

3.5.2 Number of functional MoUs with institutions, other universities, industries, corporate houses etc

Sl. No.	Name of the Institution/ Industry/ Corporate house with whom MoU is signed	Year	Page No.
1.	Binghamton University, New York	2016	1-2
2.	Kumamoto University, Japan	2018	3-5
3.	Institute of Technical Education (ITE)- College West, Singapore	2010	6
4.	Management Development Institute of Singapore	2011	7-8
5.	BOSCH Rexroth India Ltd, Gujarath	2010	9-11
6.	Siemens Industry Software India Private Limited, Gurgaon	2014	12-18
7.	Karnataka Innovation & Technology Society	2017, 2020	19-34
8.	Infosys Campus Connect, Infosys Ltd, Bangalore	2011, 2013, 2015, 2017, 2019	35-38
9.	UiPath, Bangalore	2019	50-54
10.	KPIT Technologies Ltd, Maharashtra	2018	55-56
11.	National Highways Authority of India, Mangalore	2020	57-61
12.	Silverpeak Centre of Excellence on Japanese Language and Culture, Japan	2019	62-64
13.	CAFET-INNOVA Technical Society, Hyderabad	2016	65
14.	Dakshina Kannada Nirmithi Kendra, Mangalore	2017	66-69
15.	Carl zeiss India Pvt. Ltd, Bangalore	2017	70-73
16.	Master Plannery, Puttur	2014	74-77
17.	SAI CADD, Bangalore	2014, 2019	78-83
18.	Dlithe, Bengaluru	2018	84-86
19.	Heraizen Technologies, Bangalore	2018	87-88
20.	Servify, Mumbai	2017	89-90
21.	Mobizey, Bengaluru	2019	91-93
22.	Numentrix Consulting Llp, Bangalore	2020	94-97
23.	Diagnostic Engineers, Bengaluru	2020	98-101

MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING

(An ISO 9001: 2015 Certified Institution)

(Affiliated to Visvesvaraya Technological University Belagavi)

Badaga Mijar, Moodabidri-574225, Karnataka

Sl. No.	Name of the Institution/Industry/Corporatehouse withwhom MoU is signed	Year	Page No.
24	Karnataka Science and Technology Academy, Bengaluru	2020	102-105
25.	Paradigm Environmental Strategies (P) Ltd, Bangalore	2020	106-109
26.	Ministry of Micro,Small & Medium Enterprises, Government of India	2018	110-116
27.	Pace Wisdom Solutions, Bengaluru	2016	117-118
28.	Juego Studio Pvt. Ltd, Mangalore	2016	119-120
29.	Sri Bhuvanendra College, Karkala	2019	121-124
30.	Government First Grade College, Punjalkatte, Belthangady	2018	125-127
31.	Sri Mahaveera College, Moodbidri	2018	128-130
32.	Government First Grade College, Kavoov, Mangalore	2018	131-133
33.	Government First Grade College, Hebri, Udupi	2018	134-136
34.	Mulki Sundar Ram Shetty College, Shirva, Udupi	2018	137-139
35.	ST. Mary's College, Shirva, Udupi	2018	140-142
36.	Sri Dhavala College, Moodbidri	2018	143-145
37.	Shri Durgaparameshwari First Grade College, Kateel, Mangalore	2018	146-148
38.	Manjunath Pai Memorial Goverment First Grade College, Karkala, Udupi	2018	149-151

MoU with International Institutions

MITE
MANGALORE

BINGHAMTON
UNIVERSITY
STATE UNIVERSITY OF NEW YORK

**MEMORANDUM OF AGREEMENT
BETWEEN
MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING
MANGALORE, INDIA
AND
THE STATE UNIVERSITY OF NEW YORK AT BINGHAMTON
BINGHAMTON, NEW YORK**

This Memorandum of Agreement (the "MoA") establishes a formal mutually rewarding collaborative relationship and academic partnership between Mangalore Institute of Technology and Engineering (MITE) and the State University of New York at Binghamton (Binghamton University). The collaboration aims to foster advancement in teaching, research, academic collaboration and cultural understanding and to create avenues for enhancing learner experience at both entities, as well as strengthen both entities by finding ways of combining their complementary resources and strengths.

**ARTICLE 1
SCOPE OF COOPERATION**

For Binghamton University, the Watson School of Engineering and Applied Science shall be the school that leads the collaboration between the two universities.

Both parties agree that the intention of this partnership is to create a specific foundation to encourage exchange and sharing of academic, scientific and cultural experiences amongst their professors, students and administrative personnel. As part of this collaboration, MITE and Binghamton University will broadly explore the following avenues for cooperation:

- i. Short courses, seminars, workshops, and courses provided by Binghamton University to MITE
- ii. Discussions on industry/university collaboration
- iii. Faculty and/or administrator visits
- iv. Support of conferences and workshops, the mode of support will be determined depending on topic, timing, and other considerations
- v. Discussions and sharing of information on incubation of start-up companies
- vi. Discussions regarding Binghamton University's Center for Learning and Teaching

The specific terms of collaboration for each initiative implemented under this MoA shall be mutually discussed and agreed upon in writing by both partners prior to the initiation of the particular activity or program. Each party will designate a Liaison Officer to develop specific activities or initiatives under this MoA for approval of both parties.

ARTICLE 2
DURATION, TERMINATION, AND AMENDMENT

This MoA will be effective from the date of signing by both parties up to a period of five years and may be subject to extensions by mutual consent. Either party may terminate this MoA by giving six months advance notice in writing.

The provisions of this MoA may be amended at any time with the mutual consent of the Parties in writing. The amendment, termination and expiration of this MoA will not affect the terms of activities ongoing at the time of notification of amendment, termination and expiration unless otherwise agreed between the parties.


This MoA is construed under the laws of the state of New York.

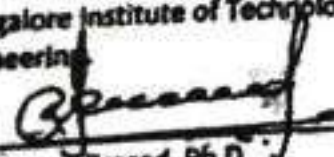
ARTICLE 3
USE OF NAME

Any use of either party's name, including any of its programs or logos in advertisements, publications or notices, relating in any way to the activities described in this MoA shall be subject to prior written approval of the other party.

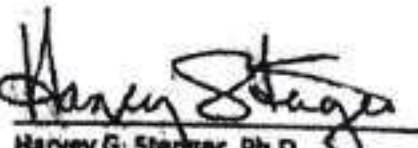
This MoA is prepared in two identical copies; each partner will hold one original copy duly signed by authorized representatives of each entity.

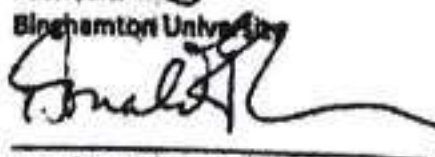
IN WITNESS WHEREOF, the parties have hereunto set their hands and affixed their signatures.


Rajesh Chouda
Chairman
Mangalore Institute of Technology and
Engineering


G.L. Eswara Prasad, Ph.D.
Principal
Mangalore Institute of Technology and
Engineering

May 4, 2016
Date


Harvey G. Stenger, Ph.D.
President
Binghamton University


Donald Nieman, Ph.D.
Executive Vice President for Academic Affairs
and Provost
Binghamton University

May 4, 2016
Date

Student Exchange Agreement
between
Mangalore Institute of Technology and Engineering, INDIA
and
Faculty of Engineering, Graduate School of Science and Technology, and
Faculty of Advanced Science and Technology,
Kumamoto University, JAPAN

Following the signing of a Basic Agreement on Academic Exchange Program between Mangalore Institute of Technology and Engineering, India, and, Graduate School of Science and Technology, and Faculty of Advanced Science and Technology, Kumamoto University, Japan, both parties conclude an Agreement on Student Exchange.

1. **Duration of Stay**
Duration of stay for students of both parties shall not exceed one academic year, and will normally start in July or January for Mangalore Institute of Technology and Engineering and in April or October for Kumamoto University.
2. **Number of Exchange Students**
Number of exchange students will be decided based on the discussion between Mangalore Institute of Technology and Engineering and Kumamoto University.
3. **Selection of Exchange Students**
Each university will normally select the most suitable students to study in each other's institution.
4. **Enrollment of Exchange Students**
 - a) Students of Kumamoto University will register as Mangalore Institute of Technology and Engineering exchange students and can attend lectures, seminars, and tutorials. Graduate students can also attend research projects.
 - b) Undergraduate students of Mangalore Institute of Technology and Engineering will be registered as Kumamoto University exchange students, and can attend lectures, seminars and tutorials. Graduate students will be registered as Kumamoto University exchange students, and can conduct research projects in addition to attending lectures, seminars and tutorials.
 - c) Participating students will be subjected to the regulations of the host university.
5. **Study Program and Evaluation**
Each student will determine their study program at the host university in consultation with academic advisors of both host and home universities. Academic performance shall be evaluated according to the rules of the host university.
6. **Academic Record and Accreditation**
Each student will submit to the home university the academic record obtained at the host university and it will be accredited according to the rules of the home university.
7. **Tuition**
Each student shall be exempted from the payment of any entrance examination fees, admission fees and tuition fees of the host university.
8. **Accommodation**
The host university will assist students in finding accommodation at a reasonable cost.

9. Financial Responsibility

Exchange students will be responsible for their own expenses, including travel expenses, accommodation costs and health care fees.

10. Intellectual Property Rights

This agreement shall not be construed as any transfer, assignment or infringement of any intellectual property rights between the two parties.

11. Duration

This agreement will remain effective for five years from the date of signing, and is renewable thereafter for a five-year term subject to mutual consent. The period of validity of this agreement may be terminated within this period by either party by giving at least six months notice in writing to the other party.

Mangalore Institute of Technology and Engineering
INDIA



Chairman: Sri. Rajesh Chouta

Date: SEP 17, 2018

Faculty of Engineering
Faculty of Advanced Science and Technology
Kumamoto University, JAPAN



Dean: Tsuyoshi Usagawa

Date: Aug. 17, 2018

Graduate School of Science and Technology
Kumamoto University, JAPAN



Dean: Fusao Ichikawa

Date: Aug. 16, 2018

Agreement on Academic Exchange
between
Mangalore Institute of Technology and Engineering, INDIA
and
Faculty of Engineering, Graduate School of Science and Technology, and
Faculty of Advanced Science and Technology,
Kumamoto University, JAPAN

Mangalore Institute of Technology and Engineering, India, and Faculty of Engineering, Graduate School of Science and Technology, and Faculty of Advanced Science and Technology, Kumamoto University, Japan, are signing this agreement in order to promote friendship and academic exchanges.

- 1) Both parties agree to an academic exchange in various areas of education and research.
- 2) Both parties will make an effort to exchange professors, researchers and students, and also exchange research materials and publications.
- 3) Both parties will make an effort to promote the exchange but will respect the independence of opinion to their mutual benefits. Specific details on the implementation of particular exchanges noted above and results from the agreement shall be negotiated between the two institutions subject to approval by each institution.
- 4) This agreement shall not be construed as any transfer, assignment or infringement of any intellectual property rights between the two institutions.
- 5) This agreement will remain effective for five years from the date of signing, and is renewable thereafter for a five-year term subject to mutual consent. The period of validity of this agreement may be terminated within this period by either party by giving at least six months notice in writing to the other party.

Mangalore Institute of Technology and Engineering
INDIA



Chairman: Sri. Rajesh Chouta

Date: SEP 17, 2018

Faculty of Engineering
Faculty of Advanced Science and Technology
Kumamoto University, JAPAN



Dean: Tsuyoshi Usagawa

Date: Aug 17, 2018

Graduate School of Science and Technology
Kumamoto University, JAPAN



Dean: Fusao Ichikawa

Date: Aug. 16, 2018

PRINCIPAL

Mangalore Institute Of Technology & Engineering (MITE)

Moodbidri, Karnataka State
India - 574225

Our Ref : ITECW 17/11.03
DID : 64111365
Email :
Fax :
Date : 23 Nov 2017

Dear Dr G L Easwara Prasad,

COLLABORATION BETWEEN INSTITUTE OF TECHNICAL EDUCATION (ITE) - COLLEGE WEST AND MANGALORE INSTITUTE OF TECHNOLOGY & ENGINEERING

We are writing to acknowledge the collaboration that we have with your Institute.

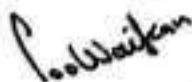
2. With this collaboration, our students were able to learn in a different environment. They were given opportunities to develop in the areas of leadership, self-confidence, independence, cross-cultural interaction skills which are beneficial in preparing them for their future careers.

3. Given this partnership, the following number of staff and students were able to participate in this Overseas Student Exchange Programme.

Year	Number of Students	Number of Staff
2011	10	1
2012	20	2
2013	20	2
2014	16	1
2016	10	1

4. We are truly appreciative of your commitment and we look forward to your continual support that you have given to our Institute.

Yours sincerely



MR LOO WAI KAN
SECTION HEAD
CYBER & NETWORK SECURITY
ITE COLLEGE WEST



MEMORANDUM OF UNDERSTANDING

between

Management Development & Consultancy, Singapore

and

Mangalore Institute of Technology and Engineering, India

Management Development & Consultancy, Singapore (hereinafter referred to as "MDC"), a wholly owned subsidiary of Management Development Institute of Singapore and the **Mangalore Institute of Technology and Engineering, India**, (hereinafter referred to as "MITE") are linked by common interests and wish to enable cooperation in the areas of mutual interest.

ARTICLE I

The purpose of this MOU includes but is not limited to, the following:

- 1) Development of International Management Development Programmes for MITE students;
- 2) Develop collaborative training activities, consultancy and advisory for MITE clients;
- 3) The organization of corporate training and educational Programmes such as short courses, workshops, talks and symposiums in Singapore or Overseas;
- 4) Other directions of cooperation in professional development, soft skills and academic disciplines.

Cooperative projects under this MOU may include any discipline to be mutually agreed upon by each organization.

ARTICLE II

In order to carry out and fulfill the aim of this MOU, MDC and MITE will appoint an appropriate person at each of their offices to coordinate the development and conduct of joint activities. Through these contact persons, either part may initiate proposals for activities under this agreement. Specific details of any activity will be set forth in a Letter of Agreement which, upon signing by appropriate authorities at both organizations, and approved pursuant to Article III, will become an integral part of this general agreement. Letters of Agreement will include such items as:

1. Elaboration of the responsibilities for the agreed-upon activity;
2. Schedules for the specific activities;



RAJALAXMI EDUCATION TRUST (Regd.)

3. Budgets and sources of financing of each activity;
4. Any other item necessary for the smooth and efficient conduct of the activity.

Acceptance of Proposals will be approved at each organization according to the normal procedures, monitoring and controlling the types of activities proposed herein.

ARTICLE III

This MOU shall be identified as the parent document of any program agreement executed between the parties. Further proposals concerning any program shall provide details concerning the specific commitments made by each party and shall not become effective until they have been submitted in writing, signed by the duly authorized representatives of the parties, and approved in writing by **MDC** and **MITE** authorized bodies.

ARTICLE IV

This MOU shall not be construed in any way as imposing any financial obligations on either Party nor as impending nor as either Party from establishing or participating in similar arrangements with other organizations.

ARTICLE V

This MOU shall be effective upon signing by the representatives of both Parties and shall remain in effect unless terminated by either Party upon one month's prior written notice to either Party.


IN WITNESS WHEREOF, the parties hereto, each act through its authorized representatives have signed this Memorandum of Understanding (MOU), in two originals in English.

**Management Development &
Consultancy**
20 Orchard Road,
Singapore, 238830


Jason Law
Senior Manager, MDC



**Mangalore Instituet of
Technology and Engineering**
Badaga Mijar, Moodabidri, D.K
Dist., Karnataka, India, 574225


Rajesh Chouta
Chairman, MITE

Date: May 26, 2011

Date:

MoU with Industry/ Corporate house

Memorandum of Understanding (MOU)

Between

Mangalore Institute of Technology and Engineering, Moodbidri Mangalore

And

Bosch Rexroth India Ltd

Mangalore Institute of Technology and Engineering having their registered office at "Mijar, Moodbidri, Mangalore, 574225", and

Bosch Rexroth India Ltd (BRIN) having their registered office at "Near Vatva Railway station Vatva.Ahmedabad-384225 Gujarat"

Wish to enter into Memorandum of Understanding (MOU) in presence of DTE, Karnataka, for establishing,

"Regional centre of Competency in Automation Technologies"
at the campus of **Mangalore Institute of Technology and Engineering , Mangalore (MITE).**

The concept of "Regional centre of competency for Automation technologies will be as follows,

1. The proposed Regional centre will be established as per the Bosch Rexroth (BR) Didactic concept, in technical and financial participation by Bosch Rexroth, covering the region of South Canara and Udupi District as detailed in the confirmation letter sent. The primary objective is to bridge the technological gap and focus on the rural/coastal segment students.
2. Bosch Rexroth didactic concept is the efficient combination of Hardware, Teach wares and Course wares offered by BR for industry oriented training in the field of Automation Technology. This includes Hydraulics, Pneumatics, Mechatronics, electric Drives and controls.
3. MITE, with assistance of BRIN will establish and maintain the Regional centre, for conducting training courses, according to BR Didactic concept.

4. Bosch Rexroth shall provide know how, technology support, supply didactic kits for different technologies with licensed copies of teach wares and course wares, train the faculty as Train the trainer (TTT) in our training centre in India and other locations as necessary, provide training methodologies in line with Didactic concept. The scheme is detailed in the Annexure 2.
5. The Regional centre will impart training to undergraduate, post graduate, Polytechnic, vocational schools students to meet industry requirements, bridging the industry academic gap and enhancing the competency levels of student's better employability. The centre will also train faculty members of all near by engineering colleges in Region. The centre will also provide industrial training to near by industry personnel. Successful students will be awarded a joint certificate of Bosch Rexroth and the Regional centre.
6. For efficient running of the centre and to cover the recurring cost it is recommended to charge nominal fees for the courses and create a business model, BR will provide assistance in creating the model and training in the region approached by the near by industries.
7. Bosch Rexroth will have this agreement and the collaboration valid for the next 2 years from the date of signing of the MoU. The equipments supplied will have a warranty of 2 years.
8. The Next steps are detailed as below.
 - BRIN has submitted a detailed offer to Centre as per annexure 1.
 - Centre will issue formal PO with a confirmatory advance of 20% for the project execution by end April/Start of May 2010. The payment and supply conditions are as per the offer already sent.
 - Each centre will nominate 8 members 4 from Mechanical/automobile/Industrial production, 2 from Electronics and 2 Instrumentation area for the faculty training in the Bosch Rexroth Centers.
 - Train the trainer for 1 member per region at Germany.
 - Designing layout for the centre and providing utilities for the centre
 - Supply of equipment installation and commissioning
 - Designing courses for students to meet curriculum requirements
 - Organizing training for students through trained faculty

9. Target date for completion will be mid may 2010.

10. BRIN will be provided access to the centre for conducting training program to their customers in the centre. The revenue generated would be with the centre and will be utilized for the upgradation.

For Bosch Rexroth India Ltd



Mr. Martin Voglsanger
Managing Director

For Mangalore Institute of Engg and
Technology



Rajesh Chowta
President

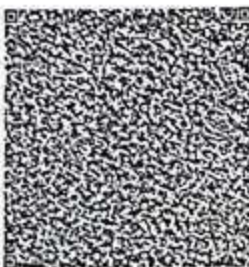


सत्यमेव जयते

INDIA NON JUDICIAL Government of Karnataka

e-Stamp

Certificate No.	: IN-KA42432496557023M
Certificate Issued Date	: 19-Mar-2014 03:20 PM
Account Reference	: NONACC (FI)/kacrsf108/ MANGALORE/ KA-DK
Unique Doc. Reference	: SUBIN-KAKACRSFL0841130311675542M
Purchased by	: MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING
Description of Document	: Article 12 Bond
Description	: MEMORANDUM OF UNDERSTANDING
Consideration Price (Rs.)	: 0 (Zero)
First Party	: MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING
Second Party	: SIEMENS
Stamp Duty Paid By	: MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



Please write or type below this line
Memorandum of Understanding

This MEMORANDUM OF UNDERSTANDING ("MOU") is entered into this day 20th March, 2014 ("Effective Date") BETWEEN

Mangalore Institute of Technology & Engineering, an academic institute located at Moodabidre, Mangalore, Karnataka, established under Universities Act of India (hereinafter referred to as Institute);

AND

SIEMENS INDUSTRY SOFTWARE INDIA PRIVATE LIMITED, a company incorporated under the Indian Companies Act, 1956 having its corporate office at Tower D, 16th Floor, Global Business Park, Mehrauli-Gurgaon Road, Gurgaon-122002, India (hereinafter referred to as "SISW").

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at "www.shredstamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. Please do not check the validity of this stamp on the basis of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

WHEREAS:

- A. Institute is a leading technical university providing undergraduate and postgraduate education in a variety of engineering disciplines;
- B. SISW is a leader in the segment of CAD, CAM, CAE and PLM software products. SISW has academic versions of the hereinabove mentioned softwares (hereinafter "PLM Software");
- C. Institute desires to set up a laboratory at its campus located in the city of Moodabidre, Mangalore to educate students on Siemens industry software applications and Product Lifecycle Management (PLM) software which is widely used in the industry;
- D. Institute agrees to buy the PLM Software licenses for academic purposes from SISW and/or through its channel sales partner to educate students in the Institute; and
- E. The parties agree to enter into this MOU on the terms and conditions set hereinbelow.

NOW, THE PARTIES HEREBY AGREE AS FOLLOWS:

1. TERM

The MOU shall commence on the Effective Date or from the date the MOU is signed by all the parties, whichever is later.

2. ROLE OF SISW

- i. To promote education, SISW shall sell PLM Software licenses to the Institute under the Go PLM program. The PLM Software academic license bundles shall contain all modules required for education purposes.
- ii. SISW shall endeavour to facilitate Institute in designing the content on PLM Software for the students enrolled with management course of Institute as per the industry standards.
- iii. SISW shall endeavour to provide required training on PLM Software academic modules to Institute either directly or through its authorized training partner in the region.
- iv. SISW shall endeavour to provide all required assistance through its authorized channel sales partner with respect to installation, maintenance and up-gradation of PLM Software licenses.
- v. SISW shall endeavour to organize guest lectures and seminars on PLM Software at Institute by industry experts for sharing of knowledge.
- vi. SISW shall endeavour to circulate information on its products, latest releases, maintenance packs, case studies etc. to improve the product awareness at Institute.

- vii. SISW shall endeavour to effectuate product improvement on the basis of suggestions that may be provided by Institute from time-to-time.

3. RESPONSIBILITY OF INSTITUTE

- i. Institute shall buy PLM Software licenses for academic use only through SISW's channel partner at the rates as agreed in Commercial Proposal document as specified in Annexure "A".
- ii. Institute shall sign Go-PLM Grant application and Software License and Services Agreement ("SLSA") of SISW. The PLM Software shall be used exclusively for academic purposes in accordance with the terms specified in the SLSA.
- iii. Institute agrees to arrange hardware with required configuration to use the PLM Software in its laboratory.
- iv. Institute agrees to keep the PLM Software licenses reasonably up-to-date to ensure that students are familiar with latest technologies and shall buy PLM Software maintenance from time-to-time.
- v. Institute agrees to have the faculty in the laboratory trained and certified by SISW and/or SISW's authorized training partner to ensure that students get training as per prevailing industry standards.
- vi. Institute agrees to follow SISW's training methodology while imparting training to students on PLM Software.
- vii. Institute agrees to provide inputs to SISW on improving PLM Software from time-to-time.

4. COMPLIANCE WITH LAWS

Each party hereto agrees that it shall comply with all applicable local laws, ordinances and codes in performing its obligations hereunder, including the procurement of licenses, permits, certificates and any other requirements with regard to the MOU. If at any time during the term of this MOU, a party is informed or information comes to its attention that it is or may be in violation of any law, ordinance, regulation, or code (or if it is so decreed or adjudged by any court, tribunal or other authority having competent jurisdiction), that party shall immediately take all appropriate steps to remedy such violation and comply with such law, regulation, ordinance or code in all respects. Further, each party shall establish and maintain all proper records (particularly, but without limitation, accounting records) required by any law, code of practice or corporate policy applicable to it from time to time.

5. CONFIDENTIALITY

The parties recognize that in the course of providing the PLM Software and performing the services pursuant to this MOU, both parties may have access to confidential information and trade secrets belonging to the other and each desire that such confidential information and trade secrets remain confidential. Each party agrees that all confidential information and trade secrets communicated to one party by the other in any manner (the "Confidential Information"), will be used by the recipient party only for the purposes allowed by this MOU. The other party's Confidential Information will not be disclosed

by the recipient party, other than to its employees and, in the case of SISW, to its consultants, agents, and contractors, without the prior written consent of the other party. Each party will advise its employees and, in the case of SISW, its consultants, agents, and contractors, who receive any of the other party's Confidential Information of its confidential nature. The confidentiality provisions of this Section will not apply to any Confidential Information that (i) was or becomes generally available to the public other than as a result of disclosure by the recipient party in violation of this MOU; (ii) becomes available to the recipient party from a source other than the other party, provided that the recipient party has no reason to believe that such source is itself bound by a confidentiality or nondisclosure agreement with the other party or otherwise prohibited from disclosing such Confidential Information by a legal, contractual or fiduciary obligation; (iii) was in the recipient party's possession prior to receipt from the other party; (iv) is independently developed by the recipient party without the use of the other party's Confidential Information; or (v) is required to be disclosed by the recipient party by a governmental agency or law, so long as the recipient party provides the other party with written notice of the required disclosure promptly upon receipt of notice of the required disclosure. Upon any actual or threatened violation of this Section by either party, the other party will have the right, in addition to such other remedies which may be available to it, to seek injunctive relief enjoining such acts or attempts, it being acknowledged and agreed that monetary damages are inadequate to protect the other party.

This Section will survive the expiration or termination of this MOU for any reason.

6. LIMITATION OF LIABILITY

In no event will the measure of damages payable by SISW include, nor will SISW be liable for, any amounts for loss of income, profit or savings or indirect, incidental, consequential, exemplary, punitive or special damages of any party, including third parties, even if SISW has been advised of the possibility of such damages in advance, and all such damages are expressly disclaimed.

7. FORCE MAJEURE

Either party will not be liable to the other party for any delay or failure to fulfill its obligations in connection with the MOU where any such delay or failure is caused in whole or in part by any act, or failure arises from causes beyond the party's control, including, without limitation, fire, floods, acts of God, acts or regulations of any governmental authority, war, riots, strikes or labour shortages.

The parties shall use all reasonable endeavors to minimize any such delay caused due to Force Majeure event and provide written notice to the affected party. Upon cessation of the event, giving rise to delay, the other party shall insofar, as may be practicable under the circumstances, complete performance of their obligations hereunder.

8. NOTICES

All notices, requests, demands and other communications under this MOU or in connection herewith shall be written in English and shall be delivered in person, or sent by courier or by certified or registered mail, postage prepaid or transmitted by facsimile.

If to Institute

Rajalaxmi Education Trust, 1st Floor, Souza Archade,
Mangalore, Dk District, Karnataka - 575001

9. TERMINATION

- (i) Either party shall have a right, and in addition to any other remedies to which it may be entitled, to terminate this MOU, upon written notice to other party if any of the following events occur:
 - (a) If a party breaches any of the provisions of this MOU and fails to cure such breach within thirty (30) days of receipt of written notice of such breach from the other party;
 - (b) Any substantial change in ownership, or control of a party, any merger or consolidation, or any engagement by a party of any interest in any company, firm or organization, which other party reasonably believes could have an adverse effect upon the overall relationship.
- (ii) SISW will have the right to immediately terminate this MOU, if SISW, in its reasonable judgment believes that Institute has breached its obligations with respect to any PLM Software license provided under this MOU. In such a case SISW reserves a right to initiate necessary action in accordance with the terms of the SLSA.

10. CORPORATE AUTHORITY

Each party represents it has taken all necessary corporate action to authorize the execution and consummation of this MOU and will furnish the other party with satisfactory evidence of same upon request. Each party agrees to negotiate in good faith the execution of such other documents or agreements as may be necessary or desirable for the implementation of this MOU and the effective execution of the transactions contemplated hereby, and shall continue to do so during the term of this MOU.

11. DISPUTE RESOLUTION

In the event of any dispute or disagreement between the parties hereto either with respect to the interpretation of any provision of this MOU or with respect to the performance by either party of its duties hereunder, each of the parties shall appoint a designated officer to meet for the purpose of endeavoring to resolve such dispute or to negotiate for an adjustment to such provision. No formal proceedings for the judicial resolution of such dispute may be commenced until the date on which either of the designated officers notifies the other in writing that he/she has concluded that an amicable resolution of the matter in issue does not appear likely.

12. MISCELLANEOUS

- a. This MOU may be executed by facsimile signature and may be executed in any number of counterparts, each of which shall be deemed an original, but all of which taken together will constitute one and the same instrument.

- b. Except as otherwise provided in this MOU, neither this MOU nor any rights under it may be assigned by any party to a third party without prior written consent of the other party.
- c. The parties agree to make any public disclosure after mutual discussion or if required by an applicable law. Neither party nor any of its employees shall have the authority to enter into or conclude any agreements on behalf of the other party nor otherwise bind nor obligate the other party, except as provided in terms of this MOU. For additional clarity, it is acknowledged and agreed that neither party may or will make any statement, amendment to the MOU or engage in any activity or make any representation which would have effect on the other party, without the written consent of the other party.
- d. Neither party shall use or nor let its employees and agents from using the name, trademark or logo of other party in any sale, marketing publication, advertisement, or other publication and shall not make, or let its employees, and agents make, any public statement relating to the MOU without prior written consent of both the parties.
- e. Either party will not make or offer to make any payments to, or confer, or offer to confer any benefit upon any employee, agent or fiduciary of any third party, with the intent to influence the conduct of such employee, agent or fiduciary in relation to the business of such third party, in connection with this MOU or the provision of services hereunder. The parties represent and warrant that none of other party's officers, directors, employees (collectively, "Personnel") has received anything of value of any kind, in connection with this MOU; and that no Personnel has a business relationship of any kind with other party's officers, directors, employees or agents.
- f. Nothing in this MOU shall be construed to constitute or appoint either Institute or SISW as the agent, partner, joint venture, or representative of the other party for any purpose whatsoever, or to grant to either party any right or authority to assume or create any obligation or responsibility, express or implied, for, or on behalf of, or in the name of any other party designated herein, or to bind any such other party in any way or manner whatsoever.
- g. No delay or failure by either party to exercise any right or remedy under this MOU will impair or be construed as a waiver of such rights or remedy. A waiver by any party of any breach or covenant will not be construed to be a waiver of any succeeding breach or any covenant. The right of either party to terminate hereunder shall not be affected in any way by its waiver of or failure to take action with respect to any previous default.
- h. Unless otherwise provided in this MOU, each party shall bear all fees and expenses incurred in performing its obligations under this MOU.
- i. Nothing in this MOU shall preclude SISW or any of its affiliates from cooperating or entering into any agreement with any other person or entity or otherwise developing, licensing, selling, deploying or otherwise making available any information, services, products or materials to any other person or entity. Nothing in this MOU shall preclude SISW or any of its affiliates from entering into an agreement or cooperating with any other person or entity

or from licensing or otherwise acquiring any information, services, products or materials from any other person or entity.

- j. Titles or captions of articles and paragraphs contained in this MOU are inserted only as a matter of convenience and for reference, and in no way define, limit, extend, or describe the scope of this MOU or the intent of any provision hereof.
- k. This MOU together with all exhibits hereto contains the entire understanding of the parties with respect to the subject matter contained herein and supersedes any prior discussions, proposals or agreements on this topic. There are no promises, covenants or understandings other than those expressly set forth herein. This MOU shall not be deemed or construed to be modified, amended or waived, in whole or in part, except by written agreement of all parties to this MOU. The parties herein shall be responsible severally for obtaining all statutory and non-statutory approvals, clearances and permits to be obtained for discharging their respective responsibilities pursuant to MOU.
- l. If any one provision of this MOU or part thereof is rendered void, illegal, or unenforceable by any legislation to which it is subject, it shall be rendered void, illegal or unenforceable to that extent only and it shall not affect the entire MOU. Provided that if the commercial basis of this MOU is thereby substantially affected or altered then the parties shall negotiate in good faith to amend and modify the provisions and terms of this MOU as may be necessary or desirable in the circumstances.
- m. This MOU shall be governed and construed in accordance with the laws of India and the courts of New Delhi shall have the exclusive jurisdiction to entertain any dispute or suit arising out of or in relation to this MOU.

IN WITNESS WHEREOF, the parties-hereto have executed this MOU as of the date first above written.

**Mangalore Institute Of
Technology & Engineering**

Signature

Name: Mr. Rajesh Chowta

Designation: Chairman



**Siemens Industry Software India Private
Limited**

Signature

Name: _____

Designation: _____

Signature

Name: _____

Designation: _____

**SANTOSH SAWANT
Chief Financial Officer**



सत्यमेव जयते

INDIA NON JUDICIAL Government of Karnataka

e-Stamp

Certificate No.	: IN-KA08011174418475P
Certificate Issued Date	: 22-Sep-2017 02:43 PM
Account Reference	: NONACC (FI)/ kaksfcl08/ MOODUBIDRI1/ KA-DK
Unique Doc. Reference	: SUBIN-KAKAKSFCL0865447323559659P
Purchased by	: THE PRINCIPAL MITE COLLEGE BADAGAMIJAR MOODBIDRI
Description of Document	: Article 12 Bond
Description	: MEMORANDUM OF UNDERSTANDING
Consideration Price (Rs.)	: 0 (Zero)
First Party	: KARNATAKA BIOTECHNOLOGY AND I T SERVICES
Second Party	: THE PRINCIPAL MITE COLLEGE BADAGAMIJAR MOODBIDRI
Stamp Duty Paid By	: THE PRINCIPAL MITE COLLEGE BADAGAMIJAR MOODBIDRI
Stamp Duty Amount(Rs.)	: 200 (Two Hundred only)



Authorized Signatory
For: Bharath Souharda
Co-Operative Ltd
Moodbidri - 574227

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MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING is executed on this **28th** day of September Two Thousand Seventeen at Bangalore.

Between:

M/s. Karnataka Biotechnology & Information Technology Services (KBITS), a Society registered under the Karnataka Societies Registration Act 1960, and having its Registered Office at 4th Floor, BMTC Building, Shanthi Nagar, Bangalore- 560 027 and representing Department of

Managing Director
Karnataka Biotechnology &
Information Technology Services
Bangalore

Information Technology, Bio-Technology and Science and Technology (IT, BT and S&T), Government of Karnataka represented by its Managing Director, Smt. Salma K. Fahim (Here in after referred to as the **FIRST PARTY** (which expression shall wherever the context so requires or admits, mean and include its successors in title, representatives, nominee/s, administrators, agents and assigns) of the **One Part**;

And:

Mangalore Institute of Technology and Engineering, Moodabidri (MITE).
run by Rajalaxmi Education Trust, Mangalore (RET).

and Represented by its Chairman Mr. Rajesh Chouta.

(Hereinafter referred to as the **SECOND PARTY** (which expression shall wherever the context so requires or admits, mean and include its successors in title, representatives, nominee/s, administrators, agents and assigns) of the **OTHER PART**;

WITNESSETH AS FOLLOWS:

WHEREAS the First party is an autonomous organization established under the Department of Information Technology & Biotechnology, Govt. of Karnataka in the year of 2001 under the Chairmanship of Principal Secretary to Govt. of Karnataka, Department of Information Technology, Biotechnology and Science & Technology.

The First Party assists the Department of Information Technology and Biotechnology of Government of Karnataka in facilitating and promoting the Information Technology and Biotech sectors in the State by implementing the various schemes, programmes, action plans, reports etc., for furthering the IT and related sectors in the State. In this connection, the Department has brought out Startup Policy highlighting various steps to be taken for improving the employment generation and entrepreneurship Development as well as exports from the IT and related sectors in State.


In the Startup Policy 2015-2020 **Entrepreneurship Development and Mentoring** is one of the **Initiatives** for creating new opportunities and jobs. One of the **proposal** under this Policy is to build **New Age Incubation Network Scheme** to be located in selected colleges that are in tier 2 cities.

WHEREAS the Department of Information Technology, Biotechnology and Sciences & Technology in order to implement the Budget announcement of Government of Karnataka, has decided to implement the above proposal through the First Party.

The Committee under the Chairmanship of Principal Secretary, Department of IT, BT and S&T, after taking inputs from various sources has finalized 10 colleges among which 5 Engineering Colleges, 3 Government First Grade Colleges and 2 other Colleges across the State.

WHEREAS the Second Party is one of the Ten (10) Engineering/ Government First Grade/ other colleges selected

WHEREAS the first party has agreed to implement the scheme with the Second Party. The Scheme will be called **IT Incubation Center Programme** (NAIN initiative of KBITS, Department of IT, BT,


Managing Director
Karnataka Biotechnology &
Information Technology Services
Bangalore.

Government of Karnataka) to be called as **Programme** for this MOU. Both the Parties are desirous of recording their terms and conditions as under.

This MOU is being entered into for implementing the Programme by the Second Party in its college in the State with the funding support from Department of Information Technology, Biotechnology and Sciences & Technology, Government of Karnataka through the First Party;

Now this Memorandum of Understanding witnesseth as follows:

- 1) For all intents and purpose Year or Annual for this MOU shall mean an academic year as prescribed by the Visveswaraya Technological University and other Universities.
- 2) A physical Incubation center will be set up in the premises of Second Party to manage this Programme.
- 3) Each Center will incubate up to a maximum of **10 projects per year**. Each project will be executed by a team of entrepreneurs.
- 4) The program should select entrepreneurs by giving first preference to students, research scholars and alumni of the chosen colleges and next preference to those from colleges in the respective districts. It should not include faculty members as entrepreneurs but the faculty members can become mentors if they have the right skills and experience.
- 5) The program will cater to the projects that solve local problems and find solutions to local needs (district and state) rather than global problems and needs.
- 6) Funding assistance will be provided by the first Party only for the management of the programme and the execution of the projects.
- 7) The focus will be more on building an ecosystem fostering entrepreneurship rather than building physical space and purchasing expensive equipment.
- 8) All incubation centers will be networked to exchange experiences and learn from one another.
- 9) They will also be connected with proposed Mobile Applications Center, Center of Excellence (COE) for ESDM located in Bangalore for accessing certain resources avoiding any duplication.
- 10) The most important resource of **the Programme** will be local and remote mentors and the incubation centers will have tie-ups with local industry leaders and to those who are outside (In Bangalore/abroad) who may be hailing from the districts as mentors.
- 11) A **Steering Committee** comprising of representatives from the IT/BT Department, Academia and Industry will be constituted by the Dept. and the Committee will offer governance / Management of this Programme.
- 12) The Department will also nominate a **Central Coordinator (CC)**. The CC will be operationally responsible for the Programme.
- 13) The second Party at its own cost will be providing the necessary infrastructure and other facilities such as basic computing facilities, internet connectivity etc to the incubation center.
- 14) That the Second Party shall ensure that all the infrastructure /equipment are provided as its contribution to the Programme and shall not be transferred in favour of any other third parties and it shall be continued to be in the name of the Second Party till the end of this agreement or termination of the MOU whichever is earlier.
- 15) That the Second Party shall submit the list of equipment provided for the purpose of this programme to the First Party;

- 16) Each college / university shall have a full time **Regional Coordinator(RC)** who shall be responsible for Coordinating incubation center level activities such as
- Drive project plan submission, evaluation and selection
 - Get approval for the **project budget** from CC (up to Rs.3lacs per project) and monitor spend/usage on a timely basis.
 - Recruiting mentors from academia, industry towards project execution in their college/University
 - Reporting to the CC on progress on periodic basis on various parameters
 - Maintaining relationship with the projects team/entrepreneurs in the ecosystem
- 17) A **Project plan / Ideas Competition** shall be held across the district and winners will be selected for incubation. The RC will be responsible for this process.
- 18) Each of the selected entrepreneur / Project team will be given funds based on the Business plan/ Project Plan presented by them and will be allocated one or more of mentors from the panel.
- 19) Each project will be given funds up-to **3 lakh approved** by the Steering Committee. The Rs. 3 Lakhs of project budget shall be used for project related expenses a outlined in the project plan document. The project will leverage existing College / University infrastructure including working space, furniture, utilities and power, internet etc.
- 20) Each selected college shall have **Monitoring Committee comprising** of Members from colleges, Mentors, Successful Entrepreneur, who will select Business plan / Project Plan / ideas and recommend funding for the same.
- 21) The RC will work with monitoring committee to monitor & report progress of projects to the Steering Committee.
- 22) That the Government of Karnataka through the First Party will pay the Second Party a sum **Rs.10,00,000/- per year towards** management and operational expenses to the second party. This will be called OPEX.
- 23) This amount will be paid in installments.
- 24) For the current year 2017-18, since the program commences during the academic year, Rs. **10.00 Lakh will be provided** to the Colleges in the current year. The amounts for the next year academic year will be released as decided by Steering Committee on the submission of Utilization Certificate for all the amounts released to the Second Party and on verification and satisfaction.
- 25) A **Standard Operating Guidelines (SOPG's) for the Startup policy** will be developed on the role of project team, mentors, incubation centre in a fair manner. The process of selection and induction of projects will also be prescribed and the same is binding on the second party. Guidelines for all the expenses (Opex and projects fund) will also be provided.
- 26) A Mechanism to **measure performance of incubation centers** with right metrics shall be devised.

- 27) All the students / project team members shall be introduced to the **process of innovation and entrepreneurship through formal classes.**
- 28) Innovation and entrepreneur classes to be run for one semester. It should be an elective subject, for students of all streams, with credits being given to students.
- 29) The College / institute shall ensure that Compensation and recognition of RC / managing staff should be fair.
- 30) This MOU shall commence on the date of signing of these documents and be in force until 31st March 2020 subject to the terms and conditions of this understanding.
- 31) This the First party/Department on its own can arrange for external evaluation of the programme in measurable areas, to assess the ongoing programme, keeping Second party informed of the nature, and schedule of the assessments.
- 32) That within 30 days from the date of this MOU, the 2nd party has agreed that it shall commence the programme implementing the terms and conditions of this Agreement.
- 33) That the second party shall monitor the progress of the all projects and report the same to the first party, and submit quarterly reports as on 31st March, 30th June, 30th September and 31st December of each year.
- 34) That the Second party shall make reasonable efforts to ensure that it provides the state of art resources, faculty, technology and all other relevant parameters to implement the programme successfully.
- 35) That the Second party shall ensure that RC/faculty and other personnel including the Trainees are selected in accordance with law without there being any favoritism and strictly on merit of each of them without any discrimination and shall submit the list of the staff involved in the programme and the faculty to the First Party.
- 36) That the release of funds for the Second and Third year would be subject to the satisfaction of the First Party that the Second Party has utilized the first installment judiciously and in consonance with the terms and conditions of the policy/Government orders etc. and in terms of this MOU to the satisfaction of the First Party and further the Second Party furnishing the utilization certificate of earlier installment paid.
- 37) That it is made clear that any initialized but yet unutilized amount owing to non-functioning/closure of Programme/project etc will be refunded by the Second Party to the First Party within a period of three months.
- 38) That the Second Party shall execute an Indemnity Bond on a stamp paper of Rs. 200/- for the financial assistance received from the Government and in the event of the Second Party violating any of the terms and conditions of either this MOU or by directions issued by the State Government or by the First Party, the First Party shall have a right to immediately without giving any notice to the Second Party shall invoke the indemnity bond in case the assets are not available however subject to the condition that the First Party should deduct such amounts as in expended by the Second Party towards the implementation of the Programme/project.

39) That the Second Party shall submit audited annual accounts at the end of each financial year, of the entire financial assistance the Government of Karnataka has granted towards implementation of the Programme disclosing the manner in which the same is utilized.

40) That the Second Party shall maintain all the documents that are required to be maintained and should cooperate with the officials of the First Party as and when they visit to supervise the proper implementation of the policy as envisaged by the State Government.

41) That the Second Party shall adhere to all the relevant existing laws in the matter of employment and provide all the benefits and facilities for the employees as per the existing laws in force. The Second party hereby indemnifies the First Party against any claims that may arise from the employees or staff members engaged in the programme under the policy by the Second Party, by way of salary dues/arrears, statutory dues, incentives, bonus etc.

42) That the Second Party shall not misuse the financial assistance released by the First Party/State Government in any manner whatsoever and strictly utilize the same for implementation of the policy as envisaged by the Government.

43) That the Second Party hereby agrees to indemnify and keep the First Party and everyone claiming under them indemnified and harmless at all times against all or any actions, damages, charges, litigations, costs, claims, encumbrance, losses or other consequences arising out of any contractual obligations entered by the second party.

44) The First Party is no way responsible for any of the grievance concerned to the Second Party, its employees, students or anyone attached to it and the entire responsibility is solely on the Second Party and the Second Party shall keep the First Party indemnified in all respects against any claims made by any persons or persons concerned to the implementation of this Programme in any manner whatsoever.

45) That the Second Party shall in no way claim or represent it is undertaking of either the Government of Karnataka or the first party in any of the promotional materials or in any of its business transactions and in the event the Second Party does so, the same would be treated as breach of condition of this agreement and also would be treated as misrepresentation to the public or any financial institution or any company.

46) That in the event of the Second Party being unable to perform any of the terms and conditions of this agreement or any of the guidelines or terms and conditions of the Government or the Second Party being unable to implement the Programme, the First Party will initiate legal process to recover the financial assistance given.

47) That the details of payments made by Government of Karnataka through the First party to Second Party and the manner in which the same would be expended towards the implementation including the time line for implementation of the Programme will be issued separately and the same will be binding on the Second Party.

48) That in the event of the implementation of the Programme is not as per mutually agreed term or in accordance with the policy, the First Party will issue a notice to the Second Party providing a period of 30 days to explain and correct the situation and to meet the defined and mutually agreed terms of the Programme and in the event if the same is not satisfactory or the Second Party fails to do so, then the First Party reserves its right to terminate the financial support being

extended to the Second Party for the Programme without any notice and initiate legal action to recover the funds released.

49) That, it is agreed by both the parties that in the event of the Second Party failing to implement the said directives or any of the conditions made in the Policy, that First party shall terminate this MOU with three months notice to the Second Party and also cancel the financial assistance extended to the Second Party thereafter and also forfeit the entire infrastructure.

50) Neither party shall be liable for any failure or delay in performance of any obligation under this MOU to the extent such failure or delay is due to force majeure event. The party having any such cause shall promptly notify the other party, in writing, of the nature of such cause and the expected delay.


51) In the event of any dispute or difference or question arising between the parties out of or in relation to or in connection with this Agreement, both parties shall first attempt to amicably resolve their differences or disputes on the questions arising by mutual discussion within a period of one month. Upon failure of the parties to reach an amicable settlement, such dispute or differences or questions shall be referred to arbitration or conciliation in accordance with provisions of the Arbitration & Conciliation Act, 1996. The venue of arbitration shall be Bangalore. The Arbitration proceedings shall be conducted in the English language. The Arbitration Award shall be final and binding on the parties.

52) This MOU shall be governed by and construed in accordance with the laws of India and the Courts at Bangalore, Karnataka shall have exclusive jurisdiction.

53) This MOU constitutes the entire Agreement between the parties on this subject and supersedes all prior agreements, arrangements or understandings, whether verbal, written, or implied. Any amendment hereto will be in writing and signed by both the parties.

54) That First Party shall not be liable in damages, costs, expenses, or any other similar or other liability arising out of or relating to any aspects of this Programme implementation. Second Party understands and agrees that the obligations of First Party are limited to providing financial support in a timely manner as defined in this Agreement and support promotion of the Programme.

55) No failure or delay on the part of any of the parties to this Agreement relating to the exercise of any right, power, privilege or remedy provided under this Agreement shall operate as waiver of such right, power, privilege or remedy or as a waiver of any preceding or succeeding breach by the other party to this Agreement nor shall any single or partial exercise of any right, privilege or remedy preclude any other or further exercise of such or any other right, power, privilege or remedy provided in this in this Agreement all of which as a waiver of any preceding or succeeding breach by the other party to this Agreement nor shall any single or partial exercise of such or any other right, power, privilege or remedy provided in this agreement all of which are several and cumulative and are not exclusive of each other or any of other rights or remedies otherwise available to a party at law or in equity.


Managing Director
Karnataka Biotechnology &
Information Technology Services
Bangalore.

IN WITNESS WHEREOF, the parties hereto have signed and executed this Memorandum of Understanding on the day, month and year first above written in the presence of the following witnesses:



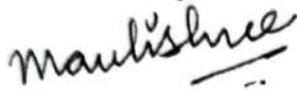
Name: Salma K. Fahim

Designation : Managing Director, KBITS

Managing Director
Karnataka Biotechnology &
Information Technology Services
Bangalore.

WITNESSES:

Signature:



Name:

Dr. A. MAULISHREE

Chief Executive Officer

Address:

ICT SOCIETY



Name: Rajesh Chouta

Designation: Chairman, RET Mangalore
Mangalore Institute of Technology
& Engineering

Badaga Mijar, Moodbidri - 574 225

WITNESSES:

Signature:



Name: Dr. G. L. E. S. W. A. PRASAD

Address: Principal, MITE
Moodbidri

Principal

Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODBIDRI - 574 225



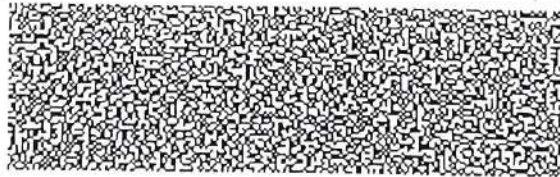
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INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA42879663211847T
 Certificate Issued Date : 09-Jul-2021 01:01 PM
 Account Reference : NONACC (FI)/ kaksfcl08/ MOODUBIDRI10/ KA-DK
 Unique Doc. Reference : SUBIN-KAKAKSFCL0851892463880095T
 Purchased by : PRINCIPAL MITE MANGALORE
 Description of Document : Article 12 Bond
 Description : MOU
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : KARNATAKA INNOVATION AND TECHNOLOGY SOCIETY
 Second Party : PRINCIPAL MITE MANGALORE
 Stamp Duty Paid By : PRINCIPAL MITE MANGALORE
 Stamp Duty Amount(Rs.) : 200
 (Two Hundred only)



Authorized Signatory
 F. K. Kulkarni V.S.S. Ltd.
 574227

Please write or type below (13/11)

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING is executed on this 28th day of September, 2020 at Bengaluru.

Between:

M/s. Karnataka Innovation & Technology Society (KITS), is registered under the Karnataka Societies Registration Act 1960, and having its Registered Office at 4th Floor, BMTC Building, Shanthi Nagar, Bengaluru- 560 027 and representing Department of Electronics, Information Technology, Biotechnology and Science & Technology, Government of Karnataka, represented by

Managing Director, Smt. Meena Nagaraj C N, IAS (Here in after referred to as the **FIRST PARTY** (which expression shall wherever the context so requires or admits, mean and include its successors in title, representatives, nominee/s, administrators, agents and assigns) of the **One Part**;

And:

Mangalore Institute of Technology and Engineering, Moodbidri,
run by Rajalaxmi Education Trust.

And Represented by its Principal Dr. G L Easwara Prasad. (Hereinafter referred to as the **SECOND PARTY** (which expression shall wherever the context so requires or admits, mean and include its successors in title, representatives, nominee/s, administrators, agents and assigns) of the **OTHER PART**;

WITNESSETH AS FOLLOWS:

WHEREAS the First party is an autonomous organization established under the Department of Electronics, Information Technology, Biotechnology and Science & Technology, Government of Karnataka in the year of 2001 under the Chairmanship of Principal Secretary to Government of Karnataka, Department of Electronics, Information Technology, Biotechnology and Science & Technology, Government of Karnataka.

The First Party assists the Department of Electronics, Information Technology and Biotechnology of Government of Karnataka in facilitating and promoting the Information Technology and Biotech sectors in the State by implementing the various schemes, programmes, action plans, reports etc., for furthering the IT and related sectors in the State. In this connection, the Department has brought out Startup Policy highlighting various steps to be taken for improving the employment generation and entrepreneurship Development as well as exports from the IT and related sectors in State.

In the Startup Policy 2015-2020 Entrepreneurship Development and Mentoring is one of the Initiatives for creating new opportunities and jobs. One of the proposals under this Policy is to build New Age Innovation Network Scheme to be located in selected colleges that are in tier 2 & 3 cities.


WHEREAS the Department of Electronics, Information Technology, Biotechnology and Science & Technology, Government of Karnataka in order to implement the Budget announcement of Government of Karnataka, has decided to implement the above proposal through the First Party.

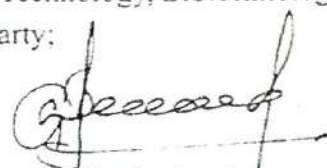
The Committee under the Chairmanship of Principal Secretary, Department of Electronics, IT, BT and S&T, after taking inputs from various sources has finalized 9 colleges across the State.

WHEREAS the Second Party is one of the Nine (9) Engineering / Government / Other colleges selected

WHEREAS the first party has agreed to implement the scheme with the Second Party, the Scheme will be called as IT Incubation Center Programme to be called as K-Tech District Innovation Hub [DIH] for this MOU. Both the Parties are desirous of recording their terms and conditions as under.

This MOU is being entered into for implementing the Programme by the Second Party in its college in the State with the funding support from Department of Information Technology, Biotechnology and Sciences & Technology, Government of Karnataka through the First Party;

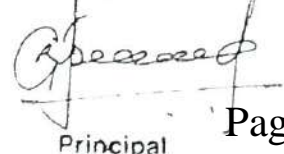



Principal
Mangalore Institute of Technology and Engineering

The MOU is being extended for one more i.e. till March 2022 for implementing the scheme by the Second Party in their District Innovation Hubs with the funding support from Department of Electronics, Information Technology, Biotechnology and Sciences & Technology, Government of Karnataka through the First Party;

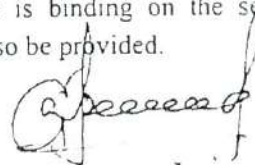
Now this Memorandum of Understanding witnesseth as follows:

- 1) For all intents and purpose Year or Annual for this MOU shall mean an academic year as prescribed by the University the second party [College / Institution] is affiliated to.
- 2) A physical Innovation center will be set up in the premises of Second Party to manage this Programme.
- 3) Based on technical strength of party, the second party shall identify up to 3 focus technology domain areas which the incubation center will be operational in. The facilities available at incubation center and associated to the incubatees of the NAIN Center.
- 4) First party shall facilitate association of a mentor industry expert for each NAIN Center.
- 5) Each Center will incubate up to a maximum of 10 projects per year. Each project will be executed by a team of entrepreneurs.
- 6) The program should select entrepreneurs by giving first preference to students, research scholars and alumni of the chosen colleges and next preference to those from colleges in the respective districts. It should not include faculty members as entrepreneurs but the faculty members can become mentors if they have the right skills and experience.
- 7) The program will cater to the projects that solve local problems and find solutions to local needs (district and state) rather than global problems and needs.
- 8) Funding assistance will be provided by the first Party only for the management of the programme and the execution of the projects.
- 9) Funding from first party shall be used for establishing an ecosystem fostering entrepreneurship.
- 10) The project does not have provision for first party to fund building physical space and purchasing expensive equipment. These expenses shall be done by the second party.
- 11) Funding from first party is towards operational expenses – including salary of incubation center called District Innovation Associate [DIA] – details in operational guidelines.
- 12) Funding from first party is also towards building prototypes and proof of concept of projects / proposals selected by the Central Steering Committee.
- 13) All incubation centers will be networked to exchange experiences and learn from one another.
- 14) The most important resource of the Programme will be local and remote mentors and the Innovation Centers will have tie-ups with local industry leaders and to those who are outside (In Bengaluru/abroad) who may be hailing from the districts as mentors.
- 15) A Steering Committee comprising of representatives from Electronics/IT/BT Department, Academia and Industry will be constituted by the Dept. and the Committee will offer governance / Management of this Programme.
- 16) The Second Party will also nominate a College Coordinator (CC). The CC along with DIA will be operationally responsible for the Programme.
- 17) The second Party at its own cost will be providing the necessary infrastructure and other facilities such as basic computing facilities, internet connectivity etc to the incubation center.
- 18) That the Second Party shall ensure that all the infrastructure /equipment are provided as its contribution to the Programme and shall not be transferred in favour of any other third parties


Principal

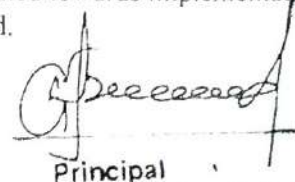
And it shall be continued to be in the name of the Second Party till the end of this agreement or termination of the MOU whichever is earlier.

- 19) That the Second Party shall submit the list of equipment provided for the purpose of this programme to the First Party;
- 20) Each college / university shall have a full time **District Innovation Associate[DIA]** who shall be responsible for Coordinating incubation center level activities such as
 - Drive project plan submission, evaluation and selection
 - Get approval for the **project budget** from CC (up to Rs.3lacs per project) and monitor spend/usage on a timely basis.
 - Recruiting mentors from academia, industry towards project execution in their college/University
 - Reporting to the CC on progress on periodic basis on various parameters
 - Maintaining relationship with the projects team/entrepreneurs in the ecosystem.
- 21) A **Project plan / Ideas Competition** shall be held across the district and winners will be selected for incubation. The DIA will be responsible for this process.
- 22) Each of the selected entrepreneur / Project team will be given funds based on the Business plan/ Project Plan presented by them and will be allocated one or more of mentors from the panel.
- 23) Each project will be given funds up-to **Rs. 3 lakh** approved by the Steering Committee. The Rs. 3 Lakhs of project budget shall be used for project related expenses as outlined in the project plan document. The project will leverage existing College / University infrastructure including working space, furniture, utilities and power, internet etc.
- 24) Each selected college shall have **Monitoring Committee** comprising of Members from colleges, Mentors, Successful Entrepreneur, who will select Business plan / Project Plan / ideas and recommend funding for the same.
- 25) The DIA will work with monitoring committee to monitor & report progress of projects to the Steering Committee.
- 26) That the Government of Karnataka through the First Party will pay the Second Party a sum Rs.10, 00, 000/- per year towards management and operational expenses to the second party. This will be called OPEX.
- 27) This amount will be paid in installments.
- 28) For the current year 2020-21, since the program commences during the academic year, Rs. 10.00 Lakh will be provided to the Colleges in the current year. The amounts for the next year academic year will be released as decided by Steering Committee on the submission of Utilization Certificate for all the amounts released to the Second Party and on verification and satisfaction.
- 29) A **Standard Operating Guideline (SOP's)** for the Startup policy will be developed on the role of project team, mentors, Incubation Center in a fair manner. The process of selection and induction of projects will also be prescribed and the same is binding on the second party. Guidelines for all the expenses (Opex and projects fund) will also be provided.

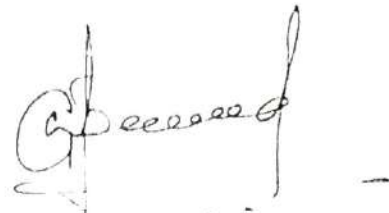


Principal

- 30) A Mechanism to measure performance of incubation centers with right metrics shall be devised.
- 31) All the students / project team members shall be introduced to the **process of innovation and entrepreneurship through formal classes.**
- 32) Innovation and entrepreneur classes to be run for one semester. It should be an elective subject, for students of all streams, with credits being given to students.
- 33) The College / Institute shall ensure that Compensation and recognition of DIA / managing staff should be fair.
- 34) This MOU shall commence on the date of signing of these documents and be in force until 31st March 2022 subject to the terms and conditions of this understanding.
- 35) This the First party/Department on its own can arrange for external evaluation of the programme in measurable areas, to assess the ongoing programme, keeping Second party informed of the nature, and schedule of the assessments.
- 36) That within 30 days from the date of this MOU, the 2nd party has agreed that it shall commence the programme implementing the terms and conditions of this Agreement.
- 37) That the second party shall monitor the progress of the all projects and report the same to the first party, and submit quarterly reports as on 31st March, 30th June, 30th September and 31st December of each year.
- 38) That the Second party shall make reasonable efforts to ensure that it provides the state of art resources, faculty, technology and all other relevant parameters to implement the programme successfully.
- 39) That the Second party shall ensure that RC/faculty and other personnel including the Trainees are selected in accordance with law without there being any favoritism and strictly on merit of each of them without any discrimination and shall submit the list of the staff involved in the programme and the faculty to the First Party.
- 40) That the release of funds for the Second and Third year would be subject to the satisfaction of the First Party that the Second Party has utilized the first installment judiciously and in consonance with the terms and conditions of the policy/Government orders etc. and in terms of this MOU to the satisfaction of the First Party and further the Second Party furnishing the utilization certificate of earlier installment paid.
- 41) That it is made clear that any initialized but yet unutilized amount owing to non-functioning/closure of Programme/project etc will be refunded by the Second Party to the First Party within a period of three months.
- 42) That the Second Party shall execute an Indemnity Bond on a stamp paper of Rs. 200/- for the financial assistance received from the Government and in the event of the Second Party violating any of the terms and conditions of either this MOU or by directions issued by the State Government or by the First Party, the First Party shall have a right to immediately without giving any notice to the Second Party shall invoke the indemnity bond in case the assets are not available however subject to the condition that the First Party should deduct such amounts as in expended by the Second Party towards the implementation of the Programme/project.
- 43) That the Second Party shall submit audited annual accounts at the end of each financial year, of the entire financial assistance the Government of Karnataka has granted towards implementation of the Programme disclosing the manner in which the same is utilized.

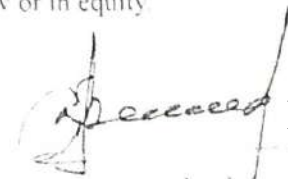
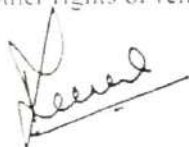


Principal
T. J. S. S. Engineering

- 44) That the Second Party shall maintain all the documents that are required to be maintained and should cooperate with the officials of the First Party as and when they visit to supervise the proper implementation of the policy as envisaged by the State Government.
- 45) That the Second Party shall adhere to all the relevant existing laws in the matter of employment and provide all the benefits and facilities for the employees as per the existing laws in force. The Second party hereby indemnifies the First Party against any claims that may arise from the employees or staff members engaged in the programme under the policy by the Second Party, by way of salary dues/arrears, statutory dues, incentives, bonus etc.
- 46) That the Second Party shall not misuse the financial assistance released by the First Party/State Government in any manner whatsoever and strictly utilize the same for implementation of the policy as envisaged by the Government.
- 47) That the Second Party hereby agrees to indemnify and keep the First Party and everyone claiming under them indemnified and harmless at all times against all or any actions, damages, charges, litigations, costs, claims, encumbrance, losses or other consequences arising out of any contractual obligations entered by the second party.
- 48) The First Party is no way responsible for any of the grievance concerned to the Second Party, its employees, students or anyone attached to it and the entire responsibility is solely on the Second Party and the Second Party shall keep the First Party indemnified in all respects against any claims made by any persons or persons concerned to the implementation of this Programme in any manner whatsoever.
- 49) That the Second Party shall in no way claim or represent it is undertaking of either the Government of Karnataka or the first party in any of the promotional materials or in any of its business transactions and in the event the Second Party does so, the same would be treated as breach of condition of this agreement and also would be treated as misrepresentation to the public or any financial institution or any company.
- 50) That in the event of the Second Party being unable to perform any of the terms and conditions of this agreement or any of the guidelines or terms and conditions of the Government or the Second Party being unable to implement the Programme, the First Party will initiate legal process to recover the financial assistance given.
- 51) That the details of payments made by Government of Karnataka through the First party to Second Party and the manner in which the same would be expended towards the implementation including the time line for implementation of the Programme will be issued separately and the same will be binding on the Second Party.



Principal
Mangalore Institute of Technology & Engineering
MOODBIURI - 574 225

- 52) That in the event of the implementation of the Programme is not as per mutually agreed term or in accordance with the policy, the First Party will issue a notice to the Second Party providing a period of 30 days to explain and correct the situation and to meet the defined and mutually agreed terms of the Programme and in the event if the same is not satisfactory or the Second Party fails to do so, then the First Party reserves its right to terminate the financial support being extended to the Second Party for the Programme without any notice and initiate legal action to recover the funds released.
- 53) That, it is agreed by both the parties that in the event of the Second Party failing to implement the said directives or any of the conditions made in the Policy, that First party shall terminate this MOU with three months notice to the Second Party and also cancel the financial assistance extended to the Second Party thereafter and also forfeit the entire infrastructure.
- 54) Neither party shall be liable for any failure or delay in performance of any obligation under this MOU to the extent such failure nor is delay due to force majeure event. The party having any such cause shall promptly notify the other party, in writing, of the nature of such cause and the expected delay.
- 55) In the event of any dispute or difference or question arising between the parties out of or in relation to or in connection with this Agreement, both parties shall first attempt to amicably resolve their differences or disputes on the questions arising by mutual discussion within a period of one month. Upon failure of the parties to reach an amicable settlement, such dispute or differences or questions shall be referred to arbitration or conciliation in accordance with provisions of the Arbitration & Conciliation Act, 1996. The venue of arbitration shall be Bengaluru. The Arbitration proceedings shall be conducted in the English language. The Arbitration Award shall be final and binding on the parties.
- 56) This MOU shall be governed by and construed in accordance with the laws of India and the Courts at Bengaluru, Karnataka shall have exclusive jurisdiction.
- 57) This MOU constitutes the entire Agreement between the parties on this subject and supersedes all prior agreements, arrangements or understandings, whether verbal, written, or implied. Any amendment hereto will be in writing and signed by both the parties.
- 58) That First Party shall not be liable in damages, costs, expenses, or any other similar or other liability arising out of or relating to any aspects of this Programme implementation. Second Party understands and agrees that the obligations of First Party are limited to providing financial support in a timely manner as defined in this Agreement and support promotion of the Programme.
- 59) No failure or delay on the part of any of the parties to this Agreement relating to the exercise of any right, power, privilege or remedy provided under this Agreement shall operate as waiver of such right, power, privilege or remedy or as a waiver of any preceding or succeeding breach by the other party to this Agreement nor shall any single or partial exercise of any right, privilege or remedy preclude any other or further exercise of such or any other right, power, privilege or remedy provided in this in this Agreement all of which as a waiver of any preceding or succeeding breach by the other party to this Agreement nor shall any single or partial exercise of such or any other right, power, privilege or remedy provided in this agreement all of which are several and cumulative and are not exclusive of each other or any of other rights or remedies otherwise available to a party at law or in equity.



IN WITNESS WHEREOF, the parties hereto have signed and executed this Memorandum of Understanding on the day, month and year first above written in the presence of the following witnesses:



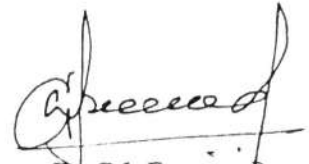
Name: Smt. Meena Nagaraj CN, IAS
Designation: Managing Director, KITS

WITNESSES:

Signature:

Name:

Address:



Name: Dr. G L Easwara Prasad

Designation: Principal

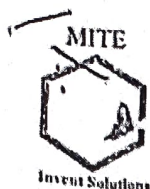
Principal

WITNESSES: Bangalore Institute of Technology & Engineering

Signature: Badaga Mijar, Moodbidri - 574 22

Name: Dr. G. PURUSHOTHAM

Address: Head. Dept. of
Aeronautical Engineering
MITE, Moodbidri



MANGALORE INSTITUTE OF TECHNOLOGY & ENGINEERING

(An ISO 9001: 2000 Certified Institution)
(A unit of Rajalaxmi Education Trust®)

Affiliated to V.T.U., Belgaum, Approved by AICTE, New Delhi.

Infosys | Campus Connect

Renewal of Memorandum of Understanding (MOU)

Of Campus Connect Program

Infosys and Mangalore Institute of Technology & Engineering had entered into a Memorandum of Understanding (MOU) on May 20, 2011 with respect to enriching the technical education process and to jointly work for enhancing the quality of education imparted to students, faculty and management of selected colleges of the University related to the field of Information Technology (IT). This MoU was subsequently renewed on May 19, 2013. The term of MOU will be expiring on May 18, 2015. The parties wish to extend this MOU for further period of Two (2) Years, and therefore agree the **term of the MOU till May 17, 2017.**

The Campus Connect MoU has undergone some modifications. The modified version is given along with this. The terms and conditions of the partnership are detailed out in the MoU.

Date:

Date: 29/04/2015

Place: Bangalore

Place: Moodabidri

Name: Satheesha B. Nanjappa

Name: Dr. G.L. Easwara Prasad

Designation: Associate Vice President & Head, Campus Connect
Education, Training & Assessment Dept., Infosys Ltd.

Designation: Principal, MITE,
Moodabidri

Signature:

Authorized Signatory:

Infosys Limited

Mangalore Institute of Technology & Engineering

Electronic City, Hosur Road,

Institute Seal:

Principal

Bangalore - 560100
ASSOCIATE VICE PRESIDENT
SENIOR LEAD PRINCIPAL
INFOSYS LIMITED
Education, Training & Assessment
44, Electronics City, Hosur Road
BANGALORE - 560 100 INDIA

Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODBIDRI - 574 225

Mijar, Moodabidri - 574 225, Mangalore Taluk, D. K. Dist., Karnataka, INDIA.
Tel : 08258 - 262695 / 96 / 97 / 98, Telefax : 08258-262698/99 E-mail : info@mite.ac.in Web : www.mite.ac.in

Date: 17-May-2017

From:
Satheesha B.Nanjappa,
Vice President, Education and Research Dept.,
Infosys Limited
No 350, Hebbal Electronics City
Hootagalli, Mysore-570018

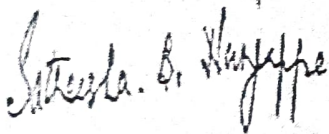
Sub: Renewal of Campus Connect Program MoU

Dear Sir,

We are pleased to inform you that your esteemed institution has met or exceeded the expectations in the Campus Connect Program partnership. In this regard, we are pleased to extend the Campus Connect Program MOU for a further period of 2 years.

Please find enclosed the Renewal of Memorandum of Understanding (RMOU) of Campus Connect Program between Infosys Limited and Mangalore Institute of Technology & Engineering.

With regards,



Satheesha B.Nanjappa,
Vice President, Education and Research Dept.,
Infosys Limited
Mysore-570018



MANGALORE INSTITUTE OF TECHNOLOGY & ENGINEERING

(An ISO 9001: 2008 Certified Institution)

(A unit of Rajalaxmi Education Trust)

Affiliated to V.T.U., Belgaum, Approved by AICTE, New Delhi.

Infosys

Campus Connect

Renewal of Memorandum of Understanding (MOU)

Of Campus Connect Program

Infosys and Mangalore Institute of Technology & Engineering had entered into a Memorandum of Understanding (MOU) on 20-May-11 with respect to enriching the technical education process and to jointly work for enhancing the quality of education imparted to students, faculty and management of selected colleges of the University related to the field of Information Technology (IT). This MoU was subsequently renewed on 19-May-13 & 18-May-15. The term of MOU will be expiring on 17-May-17. The parties wish to extend this MOU for further period of Two (2) Years, and therefore agree the **term of the MOU till 16-May-2019.**

The Campus Connect MoU has undergone some modifications. The modified version is given along with this. The terms and conditions of the partnership are detailed out in the MoU.

Date: 13.03.2017

Date: 13.03.2017

Place: Bangalore

Place: Moodabidri

Name: Satheesha B. Nanjappa

Name: Dr. G.L Easwara Prasad

Designation: Vice President & Head, Campus Connect Education, Training & Assessment Dept., Infosys Ltd.

Designation: Principal, MITE, Moodabidri

Signature:

Authorized Signatory:

Infosys Limited

MITE, Moodabidri

Electronic City, Hosur Road,

Bangalore - 560100

Institute Seal:

Principal

Mangalore Institute of Technology & Engineering
Moodabidri, 574 201

VICE PRESIDENT
INFOSYS LIMITED
Education, Training & Assessment
44, Electronics City, Hosur Road
BANGALORE - 560 100 INDIA



Head CS <hodcse@mite.ac.in>

Renewal of Campus Connect Program MoU_Mangalore Institute of Technology & Engineering

2 messages

CC_Admin <CC_Admin@infosys.com>

Mon, Mar 22, 2021 at 8:10 AM

To: "hodcse@mite.ac.in" <hodcse@mite.ac.in>

Cc: Sahana Kumaraswamy <Sahana_Kumaraswamy@infosys.com>, Roy Antony Arnold George charles <RoyAntony_G@infosys.com>

Dear Professor,

As you may be aware, Infosys Limited ("Infosys") had entered into a MoU with your esteemed institution for your institutions participation in the Campus Connect Program on 24-Feb-06, 20-May-11, 19-May-13, 18-May-15, 17-May-17 & 16-May-19. This is to bring to your notice that as per the terms of the above-mentioned MoU, the MoU is going to expire on 15-May-21.

We are pleased to inform you that your esteemed institution has met or exceeded the expectations set forth in the MoU first mentioned above. In this regard, Infosys is pleased to offer to extend the MoU for a further period of 2 years. Please let us know of your acceptance of such extension within five days of receipt of this letter by filling in the attached documents (2 copies of each). However, please note that Infosys reserves the right to extend or not to extend the MoU first mentioned above at its sole discretion.

Note: Renewal MOU document must be filled in on your college letter head.

For additional information, the following contact Sahana Kumaraswamy at Sahana_Kumaraswamy@infosys.com be reached out. Best wishes to you and your college.

Note: kindly share Action plan & CC-Info sheet in editable format, please share other documents in scanned format and wait for our confirmation before dispatch hard copies via email.

We look forward to hearing from you. Please fill and complete all the attachments and arrange them by email and by courier to Infosys.

Thanking you,

Yours sincerely,

Team – Campus Connect

Regards,

Tripti

<https://mail.google.com/mail/u/0?ik=834abd6d32&view=pt&search=all&permthid=thread-f%3A1694898171343998918&simpl=msg-f%3A16948981713...> 1/2

UiPath Academic Alliance Program Agreement

This Agreement is entered by and between the following parties for the purpose of entering into the UiPath Academic Alliance Program.

- (A) **UiPath** (as defined below), which term unless it be repugnant to the context or meaning thereof means and include its successors, affiliates, successor in interest, authorized representatives and assignees); and
- (B) the organization identified in the Academic Alliance Application (hereinafter referred to as the **"Partner"**) which term unless it be repugnant to the context or meaning thereof means and include its successors, affiliates, successor in interest, authorized representatives and assigns)

Both **UiPath** and the **Partner** shall individually be referred to as "Party" and jointly as "Parties".

1. DEFINITIONS

- 1.1. **"Academic Alliance Application"** means the online application available on UiPath's website for the Partner to fill in and submit for the purpose of becoming a member in the UiPath Academic Alliance Program;
- 1.2. **"Academic Alliance Program"** means the program developed by UiPath whereby UiPath enters into partnerships with universities, educational institutes, high schools or governmental educational authorities for the purpose of raising awareness, promoting and providing resources for enabling robotic process automation software courses, trainings and any other educational programs;
- 1.3. **"Courses"** means the courses made available by the Partner, which may include access to the UiPath Academy website and related Teaching Resources;
- 1.4. **"Effective Date"** means the date when UiPath notifies the Partner that the Partner's membership in the UiPath Academic Alliance Program has been approved;
- 1.5. **"Logo"** means the UiPath Academic Alliance Program logo and/or trademark;
- 1.6. **"Qualified Educators"** means an individual employed by, or collaborator of, the Partner who has successfully completed the qualification requirements stated in this Agreement;
- 1.7. **"Student"** means any individual enrolled in a Course, including full time or part time students and continuing education students of the Partner;
- 1.8. **"Teaching Resources"** means the teaching, training, evaluation and other materials that UiPath makes available to the Partner in electronic or hard copy formats to be used by the Partner in providing the Courses;
- 1.9. **"Term"** has the meaning specified in Section 9 of this Agreement;
- 1.10. **"UiPath"** means (a) when the Partner is located in North America (meaning United States and its territories, Canada or Mexico): UiPath Incorporated, with its headquarters at 90 Park Avenue, 20th floor, 10016 New York, New York, United States; (b) when the Partner is located outside North America: UiPath SRL, with its headquarters at 4 Vasile Alecsandri Str. and 11 Daniel Constantin Str., Building A, floors 5 and 6, District 1, 010639 Bucharest, Romania;
- 1.11. **"UiPath Academy"** means the platform available at the following web address <https://www.uipath.com/rpa/academy> and subject to the terms set out therein;
- 1.12. **"UiPath Community Edition Platform"** means the free version of the UiPath RPA Platform, that may be used by the Partner for the purpose of delivering the Courses, subject to the terms set out herein;
- 1.13. **"UiPath RPA Platform"** means the suite of software components (UiPath Studio, UiPath Orchestrator, UiPath Robot) and UiPath Activities (meaning any software templates for automation projects) and other software, made available or published by UiPath and licensed to the Partner under this Agreement, including Manuals, together with all Improvements.

All capitalized terms not otherwise defined here will have the meaning specified in the UiPath Community Terms.

2. REGISTRATION AND REPORTING

The Partner will fill in and return the completed Academic Alliance Application to UiPath as a prerequisite to becoming a member in the UiPath Academic Alliance Program. The Partner shall fill in and submit an updated Academic Alliance Application from time to time, as reasonably requested by UiPath during the Term of this Agreement.

3. LICENSE GRANTS

- 3.1. The UiPath Community Edition Platform may be used subject to the terms located at the following web address: <https://www.uipath.com/developers/community-edition/license-agreement> (or successor website) (the "UiPath Community Terms"). The UiPath Community Terms are incorporated herein by reference, provided that if there is any inconsistency between such terms and any terms of this Agreement, this Agreement shall prevail.
 - 3.2. Subject to the terms of this Agreement, UiPath hereby grants to Partner a limited, non-exclusive, non-transferable, and non-sublicensable license during the Term to: (i) deliver the Courses to Students; (ii) reproduce a reasonable number of copies of the Teaching Resources for use in providing Services subject to any restrictions in the UiPath Community Edition Terms; and (iii) display and internally distribute the UiPath Teaching Resources to Students taking the Courses, provided that such resources retain all proprietary markings of UiPath. Subject to this license, the Partner may create any outputs, including but not limited to any software programs, artifacts, charts or workflow diagrams (collectively "Development Outputs"), test and execute them in non-production environments. The Partner retains all rights, including all Intellectual Property Rights, in the Development Outputs resulting from the Partner's use of the UiPath Community Edition Platform, in accordance with this Agreement.
 - 3.3. UiPath acknowledges that each Student may individually download the UiPath Community Edition Platform subject to the UiPath Community Terms.
4. **FEES AND TAXES.** UiPath does not charge any license fees in connection to the Academic Alliance program under this Agreement

5. PUBLICITY.

- 5.1. The Partner authorizes UiPath to publicly identify the Partner as a partner in the Academic Alliances Program and include the Partner's name and logo on the UiPath's website and other promotional and marketing materials. The Partner is authorized to use UiPath's trademarks and logos as provided in the Teaching Materials for the delivery of the Courses and to identify UiPath as a partner within the Academic Alliance Program.
- 5.2. UiPath authorizes the Partner to use the Logo subject to the guidelines attached hereto in Exhibit A. The Partners is also authorized to use the UiPath Academic Alliance logo and trademark for promoting the course and its status a UiPath Academic Alliance Partner
- 5.3. The partner shall seek prior consent from UiPath before making any UiPath or Academic Alliance related statement in the media, press release, press briefing or press conference other than its status as a UiPath Academic Alliance partner
- 5.4.

6. QUALIFIED EDUCATORS.

The Partner shall ensure that the Qualified Educators meet the following qualification criteria:

- a) participate in and complete readiness curriculum provided by UiPath with exercises and projects to prepare for initial class delivery. The curriculum may include self-learning courses, study material, page-turn sessions, in-person or live workshops. The goal is for the Qualified Educators to be very familiar and confident to deliver the classes to the students.

- b) keep up-to-date with different courses or documents provided as a part of the Academic Alliance Program or Qualified Educator community from time to time, especially after UiPath releases a new update or version of the UiPath RPA Platform.

7. **COVENANTS.** The Partner agrees that:

- a) it shall assign and identify at least one, but preferably two Qualified Educators on staff who will learn, develop expertise and deliver the Courses to the Students. UiPath is not, in any event, responsible for providing personnel to the Partner in connection with the Courses;
- b) it shall run at least one full Course in a calendar year for regular, enrolled Students; and
- c) it shall be solely responsible for fulfilling the terms of any agreement between the Partner and its Qualified Educators, and UiPath shall not be obligated to perform, or be deemed liable for the Partner's nonperformance of, any of the Partner's obligations thereunder.

8. **COURSES.**

- 8.1. UiPath will make available courses and related material to the Partner relevant for technical, non-technical and business students.

- 8.2. The Partner shall be responsible for the following with respect to the Courses:

- a) The Partner shall deliver the Courses to the quality standards and in accordance with all other requirements stated in this Agreement;
- b) The Partner agrees to provide UiPath with periodic reports concerning the Partner's compliance with the terms and conditions specified in this Agreement. Such reports may include, but are not limited to, providing UiPath the name of the Partner's class(es) and the number of students enrolled in each class;
- c) The Partner agrees to actively promote the Courses. Such promotion may include course catalogues, school web site and the like or more active promotion such email notifications to students;
- d) The Partner shall have an internet connection required for downloading and maintaining the software and licenses.

- 8.3. UiPath will give the Partner's designated representative access to a restricted website and the Partner shall be responsible for downloading the Teaching Resources for the Courses which the Partner is authorized to deliver. UiPath reserves the right to modify the Teaching Resources from time to time by posting the updated versions thereof on the UiPath website.

- 9. **TERM & TERMINATION.** This Agreement shall be effective for two (2) years from the Effective Date, subject to one (1) year automatic renewals and unless earlier terminated by either Party with a 60 (sixty) days prior written notice. UiPath can terminate the UiPath Community Edition Platform access, website or any service immediately as part of a general shut down of UiPath service. All rights granted under this Agreement shall terminate immediately on the effective date of termination of this Agreement.

- 10. **EXPORT.** Notwithstanding anything from the above, each Party acknowledges that the UiPath Enterprise RPA Platform may be subject to export control regulations as set forth by (i) the U.S. Department of Commerce Export Administration Regulations (EAR), U.S. Department of State International Traffic in Arms Regulations (ITAR) or other requirements of the U.S. Government; (ii) European Commission regulations; (iii) United Nations Security Council resolutions (the "Export Control Regulations") regulating the export and reexport of the UiPath Enterprise RPA Platform. Each Party represents that it is not named on any Export Control Regulations list of restricted parties. Each Party hereby agrees and undertakes that it shall not knowingly export or reexport the UiPath Enterprise RPA Platform (or any product, process or service resulting directly therefrom), directly or indirectly, to any country or a foreign national of a country in violation of any such Export Control Regulations.

- 11. **CONSENTS.** The Partner undertakes to obtain all relevant consents required under the applicable laws in order for the Partner and UiPath to be able to monitor the progress of the Students using the UiPath Community

Edition Platform and for the Students to register on the UiPath website. For the avoidance of any doubt, the Partner will obtain the parental consent for the Students for which such consent is necessary in accordance with the local applicable laws.

EXHIBIT A



Logo Usage Guideline

UiPath authorizes the Partner to use the UiPath Academic Alliance Logo subject to the following conditions:

- not use the Logo with objectionable material (for example, material that is defamatory, scandalous, pornographic or illegal) or create derivative works based on the Logo.
- use the Logo only in the manner, for the purpose, and in the media stated in contractual agreement.
- the Logo should never be locked up with any other logo of either universities or other partner's logo.
- include the legend, "®" or "™", as appropriate next to the Logo.
- not change or alter the Logo in any way, combine it with any other trademark, or use it with any other word, design, logo or other element, unless permitted in writing by UiPath.
- not use the UiPath corporate logo with the "Academic Alliance" description unless formally approved for specific activity.
- not use the Logo in a manner that suggests your product or service is provided under the Logo of, or by, UiPath.

UiPath may revoke the rights in this section at any time either without cause in its sole discretion.



MOU WITH AUTOMOTIVE LEADER KPIT TECHNOLOGIES



The Institution has entered into a Memorandum of Understanding with the Leader of Automotive Domain, Indian based Multinational corporation KPIT Technologies Ltd. Mr. Rajesh Chouta, Chairman, MITE, and Mr. K N S Acharya, Vice President – Global Head Education and Competency Development, KPIT, signed the MoU on 5th July 2018 at the KPIT Technologies Ltd. Bangalore. As per the MoU, Final Year Engineering Students of ECE, ME will have Four months of practical Industry training at KPIT Campus on Automotive, Electronics Design, and Development. Post the training, the students will not just be certified by KPIT, but excelling students would be offered core engineering job opportunities. Also, as part of the MoU MITE Faculty will be trained on niche and latest technologies at KPIT Campus by Domain experts.

MITE in the elite 20 select Partner College

KPIT, every year conducts Annual National Design and Project competition 'SPARKLE' for the Engineering College Students, in which has teams of IIT's, NIT's and prestigious institutions participate. Students design and develop innovative solutions on the problems based on the specified themes by KPIT. Student Teams from MITE were

successively shortlisted for the final rounds in all the previous years. In 2017, A Project Team won the Platinum Award with the cash prize of INR 10 Lakhs for the best project. Considering this consistent performance from the students, KPIT has selected MITE as one of the Partner college: One amongst the only 20 Colleges across the country selected as Partner college by KPIT.

“We are extremely selective about who our partners should be in this strategic initiative. MITE has demonstrated their value by their students winning in our Annual innovation contest “SPARKLE” thus making us note this institution”. Mr. K N S Acharya, Global Head – Education and Competency Development, KPIT.

About KPIT

KPIT Technologies Limited (formerly KPIT Cummins Infosystems Ltd) is an Indian multinational corporation headquartered in Pune, India. Popularly known as KPIT, with an employee strength of 12,000. KPIT provides IT Consulting and Product Engineering solutions and services to Automotive and Transportation, Consumer and Industrial Goods, Energy and Resources, Utilities, High Tech, and Life Sciences companies. In the automotive domain, the organization has created well-known solutions including REVOLO and India’s first ARAI-certified intelligent transportation system – On-bus ITS.

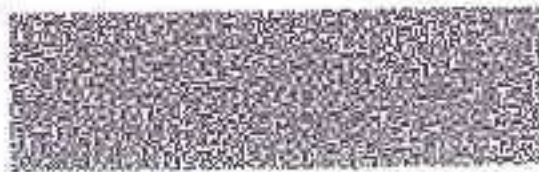


INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No.	: IN-KA79828679995821S
Certificate Issued Date	: 09-Jul-2020 02:52 PM
Account Reference	: NONACC (FI)/ kaksfd08/ MOODUBIDRI2/ KA-DK
Unique Doc. Reference	: SUBIN-KAKAKSFCL0862733590389133S
Purchased by	: THE PRINCIPAL MITE MOODBIDRI
Description of Document	: Article 12 Bond
Description	: M O U
Consideration Price (Rs.)	: 0 (Zero)
First Party	: THE CHAIRMAN NHAI NEW DELHI
Second Party	: THE PRINCIPAL MITE MOODBIDRI
Stamp Duty Paid By	: THE PRINCIPAL MITE MOODBIDRI
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MoU") entered into on this Thursday of 9th July 2020 by and between:
National Highways Authority of India (NHAI) which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its successors and permitted assigns), of the First party,
AND
Mangalore Institute of Technology and Engineering, Moodabidri, Karnataka (hereinafter called as MITE

Ramesh
S/o
Mangalore Institute of Technology & Engineering

which the expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors and permitted assigns) of the Second Party.

WHEREAS,

Both MITE and NHAI are desirous of working together with mutual cooperation for dissemination of respective expertise in Civil/Highway Engineering field through the road infrastructure development.

NOW, THEREFORE, IT IS HEREBY AGREED BY THE PARTIES AS FOLLOWS:

1. INTENT:

National Highways Authority of India (NHAI) intends to associate the Mangalore Institute of Technology and Engineering, Moodabidri, who shall voluntarily contribute its share of experience for betterment of the highway infrastructure.

2. SCOPE OF THE MoU

The primary scope of MOU inter alia includes the following:

- (i) NHAI shall facilitate the faculty, researchers and students of the Institute to familiarize with the latest trends in the highway/transportation sector with a common objective of sharing the knowledge in their respective domain. This will, in one hand, facilitate to bridge the industry-institution gap and familiarize students with the latest trends in industry and on the other hand the research output could be suitably adopted in practice by NHAI.
- (ii) The Institute shall adopt nearby stretches of NHs as specified in the **Appendix-1** as a voluntary initiative under ambit of Institutional Social Responsibility (ISR). The list of stretches may be modified by deletion/addition by mutual consent of NHAI and the Technical Institute.
- (iii) The adopted stretch may be used as a field of study for faculty, researchers and students.
- (iv) NHAI shall offer internship to 10 number of undergraduate/postgraduate students of the Institute periodically and also extend stipend
- (v) NHAI shall pay stipend @ Rs.8500/- (Rupees Six thousand five hundred only) per month for undergraduate students and @ Rs. 10000/- (Rupees Ten thousand only) per month to Postgraduate students in Transportation Engg., Structural Engg., Geotechnical Engg., Water resources Engg., Urban and Rural planning, Infrastructure systems, Earthquake Engg., Disaster mitigation and management etc. All other arrangements including stay shall be responsibility of the Institute. However, depending upon availability, NHAI may extend transportation facility to the interns within the project jurisdiction.

3. Roles and Responsibilities:

The scope of this MOU shall be carried out in a collaborative mode between NHAI and the Mangalore Institute of Technology and Engineering, Moodabidri. The Roles & Responsibilities of NHAI and Mangalore Institute of Technology and Engineering, Moodabidri in performing the defined objective shall be as follows:

Karashikumar

Jic

Mangalore Institute of Technology & Engineering

NHAI

1. NHAI shall provide the list of potential National Highway stretches for adopting by the Technical Institute;
2. NHAI shall facilitate availability of relevant data required with specific reference to the above stretches through its field office/consultant/concessionaire/contractor engaged in the project;
3. NHAI will nominate an officer as a point of contact for all correspondence in carrying out the defined objective;
4. NHAI shall facilitate the faculty, researchers and students of the Institute to give access to the site of the identified stretch being adopted by the Technical Institute, relevant documents for the purpose of activities to be carried by these intellectuals of the Institute;
5. NHAI through its field office/Consultant/Concessionaire/Contractor engaged in the project, as per reasonable requirement, will disseminate and familiarize the latest trends and know how in highway/transportation sector in general and the identified project in specific to the authorized faculty, researchers and students of the Institute;
6. NHAI may suitably adopt the research output and feedback received from the Technical Institute in practice for qualitative improvement as deemed fit at appropriate stage of implementation.
7. NHAI may support creation of Lab infrastructure in the Institute and can sponsor relevant research project that helps in using alternative resource material and improving quality of roads.
8. The NH stretch adopted can be co-branded with the associated technical institute by NHAI

Mangalore Institute of Technology and Engineering

- a. The Institute shall adopt stretch(es) of NHs as specified in the **Appendix-1** as a voluntary initiative.
- b. The Technical Institute through its authorized faculty, researchers and students will carry out periodic investigation and give suitable suggestions for improving the efficiency of existing highway asset inter alia covering the following aspects:
 - (i) Improvements in safety provision by removing existing deficiencies;
 - (ii) Improvements in continual maintenance of the stretch using new technologies;
 - (iii) Localized solutions for removal of congestion points thereby increasing the average speed of traffic flow;
 - (iv) Improvements in the riding comfort through cost effective measures based on innovative technologies on practices applicable in the area;
 - (v) Viability of new way side amenities for road user based on the existing traffic pattern and user expectations;
 - (vi) Potential solutions to old recurring problems based on local experience etc.
- c. The Institute may also associate with the Consultants/NHAI during conceptualization, design and project preparation of new projects and suggest the relevant parameters and innovations based on experience specific to the site climate, topography and resource potential for better socio economic outcome

Ramkumar

d. The Technical Institute will nominate a coordinator as a point of contact for all correspondence in carrying out the defined objective as well as inform, from time to time.

4. EFFECTIVE DATE AND PERIOD OF MOU

This MoU shall come into effect for all its intents and purposes from the immediate effect and shall remain valid for a period of 5 years from the date of signing unless terminated earlier by mutual consent by either party by giving 60 days' notice in writing to the other party.

For Mangalore Institute of Technology
And Engineering

For NHAI

Rashee

(RO Bangalore)

Principal
Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODSIDI - 574 225

Witness:

Witness

APPENDIX-1

The Institute shall adopt the following stretch(es) of NHs as a voluntary initiative under the ambit of Institutional Social Responsibility (ISR).

S.No	Details of the stretch (From Chainage to Chainage)	NH No	Length	Stage of implementation (completed/under construction/under maintenance/project preparation)	Remarks
01	4 laning of Karkala to Mangalore Stretch: Sanoor to Bikarnakatte (Chainage : 698.853 to 744.190)	NH-169	45 Km	Project preparation	

Above list of stretches may be modified by deletion/addition by mutual consent of NHAI and the Technical Institute.



[An ISO 9001: 2015 Certified Institution]
[A unit of Rajalaxmi Education Trust]

Affiliated to V.T.U., Belagavi, Approved by AICTE, New Delhi.

No: MITE/CV/2019-20/4597

Date: 09/07/2020

To,

The Chairman
National Highway Authority of India (NHAI)
New Delhi
Ministry of Road Transport and Highways-110075

Respected Sir,

Subject: Nomination of Coordinator as per the requirement of MOU between NHAI and MITE

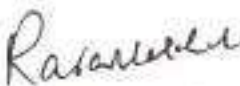
Greeting from Mangalore Institute of Technology and Engineering.

We are thankful to NHAI for having extended an opportunity to our students, researchers and faculty members of our institution through the MOU between NHAI and Mangalore Institute of Technology and Engineering (MITE) Moodabidri, Karnataka. As per requirement of MOU, we are herewith nominating the following faculty member from our institution as a coordinator

Name : Dr. Ganesha Mogaveera
Designation: Professor and Head of the Department
Contact No : 9591843955/9448983955
Email ID : hodeiv@mite.ac.in

This for your kind consideration and further action

Yours sincerely,


Principal
H/c

Copy to:
DGM(T) & Project Director,
Project Implementation Unit Mangalore.

MEMORANDUM OF UNDERSTANDING (MoU)
Between
SilverPeak Global Pvt. Ltd. (SPG)
and
Mangalore Institute of Technology & Engineering (MITE)
For Establishment of

Centre of Excellence (COE) for Japanese Language & Culture at MITE

This Memorandum of Understanding (MoU) entered into by and between SilverPeak Global Pvt. Ltd., (SPG) and Mangalore Institute of Technology & Engineering (MITE) to establish the "Centre of Excellence (COE) for Japanese Language & Culture" under the guidance of SilverPeak Global, headquartered in Japan with their Corporate head office in Bangalore, India.

based upon the understanding that the mutual cooperation between each organization is helpful in the field of education and culture and setting up of Centre of Excellence (COE) for Japanese Language & Culture and both parties agree to cooperate in developing overseas training, educational programs, and start various exchange opportunities in earnest as follows:

Purpose

The purpose of this MoU is to promote Japanese Language, Culture and Practices, to attain relevant certifications (vocational/ career enhancing/ language) to create opportunities for mutual exchange and create Job opportunities in Japan. SilverPeak Global will enable and act as a facilitator in this endeavor.

Centre of Excellence for Japanese Language & Culture

- a) SilverPeak Global shall help set-up a "Centre of Excellence for Japanese Language & Culture" at MITE
- b) The CoE shall promote Japanese Language and Culture amongst the students and staff of MITE and other Institutes from the region.
- c) The centre shall also act as the nodal point for activities involving Japan, including conducting certificate programs, hosting talks, seminars, placement related activities, cultural events, food festivals, visit of Japanese Business delegations, language course, etc...
- d) SilverPeak Global will help appoint the Japanese Language teacher for training the

students enrolled into various programs imparted at MITE.

- e) MITE will ensure that classrooms/ seminar halls are available for the activities envisaged and adequate time slots will be provided for conducting Japanese Language and Culture sessions.
- f) MITE will ensure the safety and provide hospitality for the visiting Japanese faculty or delegates.
- g) All participating students must be encouraged to take the Japanese Language exam – JLPT/ NAT.

This MoU shall be effective for a period of Five (5) years from the date of signing. It may be extended automatically if there is no objection from the other party. Any additions to the MoU may be added as an annexure.

In witness whereof, the duly authorized representatives of the parties affix their signature below to sincerely implement this MoU, and each party shall keep a copy of the original.

Date: 4th October 2019




Vinay Nanjappa
Director
SilverPeak Global Pvt. Ltd.

Date: 4th October 2019




Rajesh Chouta
Chairman
Mangalore Institute of Technology
& Engineering



MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING

An ISO 9001:2015 Certified Institution
(A Unit of Rajalaxmi Education Trust^(R), Mangalore)



Inauguration of 1st Batch

Centre of Excellence of Japanese Language & Culture



**MITE CAREER
Guidance Cell**





Memorandum of Understanding



WHEREAS, the **Mangalore Institute of Technology & Engineering (MITE)**, Moodabidre, Mangalore, Karnataka, India hereafter called as **MITE**, and the **CAFET-INNOVA TECHNICAL SOCIETY** hereafter called as **CITS** which is headquartered in Hyderabad, have come together to cooperate on the following activities:

a) Joint Research and Consultancy:

MITE faculty and students who are interested in research activities can participate in some of the collaborative projects handled by CITS in liaison with Industry Clients. MITE may have to identify potential participants with excellent track record in undertaking projects and disclose their expertise so that CITS can assign related consultancy works and vice versa.

b) Joint Events:

MITE and CITS can jointly organize the technical events like Symposiums, Conferences, Workshops, and Guest Lectures on regular basis to create a platform for discussion forums where the academic and industry experts can exchange their ideas and join hands for collaborative research.

c) Joint Publications:

The faculty and students of MITE can jointly publish research papers with engineers and scientists of CITS in Journals published by CITS and other leading publishers. MITE may have to subscribe to all the periodicals published by CITS whereas the faculty and students can avail free publication on annual basis.

WHEREAS, the partner organizations listed above have agreed to enter into a collaborative agreement in which the MITE will be the lead agency and CITS will be the partner agency in this application; and

WHEREAS, the partner organizations herein desire to enter into a Memorandum of Understanding starting the services to be provided by the collaborative for a period of five (5) years from the date of agreement.

By


Dr G L Easwara Prasad
Principal
Mangalore Institute of Technology & Engineering
(MITE)
Moodabidre - 574225, INDIA

By


Dr. D. Venkat Reddy
President
Cafet-Innova Technical Society (CITS)
1-2-18/103, Mohini Mansion, Gagan Mahal Road,
Domalguda, Hyderabad, INDIA

By


Sri. Rajesh Chouta
Founder, Rajalaxmi Education Trust, Mangalore
Chairman, Mangalore Institute of Technology &
Engineering (MITE) - 574225

Place: MITE, Mangalore, INDIA
Date: 21-March-2016



Mangalore Institute of Technology & Engineering

Badaga Mijar, Moodbidri 574225

And

D.K. Nirmithi Kendra

NITK, NH17, Srinivasnagar, Surathkal
Mangalore -575025



Memorandum of Understanding

This Memorandum of understanding (hereinafter referred to as MOU) is entered on this Eighth day of September 2017 between:

Mangalore Institute of Technology & Engineering, Moodbidri, a self financed Institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr.G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, Mangalore – 574225, herein after called as 'MITE'

and

Dakshina Kannada Nirmithi Kendra, Established as per Government Order No-G.O.No-R.D.P,ADP.47, N.K:09,Bangalore, Dated-5. 3.1990. And registered Society under the societies act 1960 bearing Registration no_DKM-S196-1988-90 dated 05.01.1990. Represented by Rajendra Kalbavi, B.E,Mtech, MIE as per Project Director. NITK, campus, NH17, Srinivasnagar, Surathkal,Mangalore -575025.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing Globally Competitive Quality Education to students and also benefit the global community through Research and Development using best practices.

The institution offers Seven Under Graduate and Seven Post Graduate programs, a Management program and has seven Research Centers. Mangalore Institute of Technology & Engineering (MITE) has received an in-kind software grant from **SIEMENS PLM**

Project Director
D.K. Nirmithi Kendra

Software, a Center of Excellence (COE) for Digital Design, Validation and Digital Manufacturing has been established. The value of the software granted to the institute is around **USD 79 million**. BOSCH-REXORTH has instituted a regional center of competence for automation technologies. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the second decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with research projects sponsored by reputed organizations in progress.

Dakshina Kannada district administration has established centre called "**DAKSHINA KANNADA NIRMITHI KENDRA**" on 1989, which is located at Surathkal and it is functioning under the Chairmanship of Deputy Commissioner, D.K. district. **DK Nirmithi Kendra** is established to promote cost effective, Eco friendly and alternative building technologies in D.K. District. Engineers from various fields, students from different colleges and public from different places visit Nirmithi kendra to study and learn about various alternative technologies. This organization is known for implementing cost effective projects. The Kendra is recognized by HUDCO & Government of Karnataka and is run under the guidance of Karnataka Rajya Nirmana Kendra(KARNIK) AND Administratively guided by Rajiv Gandhi Rural Co-operation, Government of Karnataka. It is a self sustaining organisation identified as One of the best center in the country and being recognized by HUDCO for its outstanding building center activities in the year 2011-12.

This Memorandum of understanding has been arrived at skill development in the areas of Construction practice and alternative technologies and finding value creating opportunities for students, teaching faculty and industry personnel.

NOW, THEREFORE, IT IS UNDERSTOOD BETWEEN THE PARTIES THAT:

- a. The main objective of this collaboration is to focus on bringing successful opportunities that lead to skill development, training in the area of Construction practice and alternative and cost effective technologies
- b. Allow training to students and faculty
- c. To support student Internship of the institute by **DK Nirmithi Kendra**

- d. The MITE and DK Nirmithi Kendra shall explore the possibilities of mutual support in their learning and research requirements based on mutual convenience.

I. Obligations of MITE

- a. Design curriculum for training programs and industry visit in consultation with DK Nirmithi Kendra and implement the same as per agreed standards and protocol.
- b. Provide academic support through involvement of students and faculty.
- c. Provide resources such as class rooms, laboratory, and site working space
- d. Submit project proposals for funds in collaboration with DK Nirmithi Kendra
- e. Shall maintain confidentiality of Proprietary/Confidential information shared by DK Nirmithi Kendra and such confidential information shall be used only for training and education purpose and not for any commercial purpose.

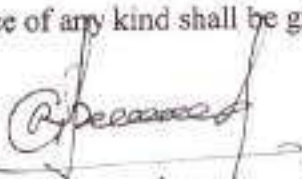
II. Obligations of DK Nirmithi Kendra

Provide full technical support in the design and development of curriculum for the training programs, which will be taught at MITE or at D.K.Nirmithi Kendra.

- a. To support for student Internship and student project work of the institute
- b. Permit industry visit for faculty and students
- c. Collaborate with MITE for the preparation of project reports to be submitted to funding agencies for research in the area of alternative technology

III. Validity of this Memorandum of Understanding

This Memorandum of understanding will take effect from the date of signature by the party and shall be valid for 5(Five) years from the date of signature by the Party. Either party can terminate the MOU by giving a sixty-day written notice to the other party. It shall not be necessary to state the reasons of termination. It is agreed between the parties that though this Understanding is arrived at to facilitate co-operation for enhancing the quality of education in the area of Alternative construction technologies, if for any reason the objective is not achieved or achievable, this Understanding shall automatically stand cancelled and no party under this Understanding shall have any kind of claim against each other. In this behalf, no notice of any kind shall be given so far as this aspect is concerned.



Director
DK Nirmithi Kendra

IV. Dispute resolution

If there is any difference of understanding in any of the clauses or if there is dispute between the parties Principal, MITE and Project Director, D.K. Nirmithi Kendra and or their designee, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

V. Miscellaneous

If Parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For MITE



Principal

Date:

For DK Nirmithi Kendra



Project Director

Dr. Nirmithi Kendra

N.I.T.K. Suratkal - 575 025

Witnesses:

1. 

Name & Address: KENDRA

N.I.T.K. SURATKAL

Shwetha

Technical assistant

D.K. Nirmithi Kendra.

N.I.T.K., Suratkal.

2. 

Name & Address:

Dr. Ganesha Megave
Professor and Head
Department of Civil
Engg. MITE



Mangalore Institute of Technology & Engineering

Badaga Mijar, Moodbidri 574225

Carl Zeiss India (Bangalore) Pvt. Ltd

Plot No 3, Jigan Link Road, Bommasandra Industrial Area
Bangalore 560099



Memorandum of Understanding

This Memorandum of understanding (hereinafter referred to as MOU/Understanding) is entered on this Friday the 1st of September 2017 between:

Mangalore Institute of Technology & Engineering, Moodbidri, a private Institution affiliated to Vivesvaraya Technological University, Belagavi, approved by AICTE, New Delhi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, Mangalore - 574225, herein called as 'MITE'

and

Carl Zeiss India (Bangalore) Pvt. Ltd., Bangalore, a Company registered in India having its registered office in Plot No. 3, Jigani Link Road, Bommasandra Industrial Area, Bangalore 560 099, represented by Vice President-Services hereinafter called as 'CZI'.

Whereas

MITE, a renowned educational institution in the Mangalore region established with a vision to attain perfection in providing Globally Competitive Quality Education to students and also benefit community through Research and Development through best practices.

The institution offers Seven Under Graduate and Post Graduate programs, a Management program and has Seven Research Centers, A Center of Excellence of Siemens and Centre of Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade perceives to be a pioneer in research and to develop as a Center of Excellence.

The Institute has already earmarked immense research activities with projects over a crore from reputed organizations in progress.

CZI is in the business of manufacturing / assembly of eye glass lenses industrial metrology equipment and dealing, trading, importing, buying, and selling of spectacle lenses, surgical, medical, microscopy, industrial metrology, electronic – microscopic systems, accessories, spares and after sales service of mainly Carl Zeiss and other products.

Industrial metrology division caters to design & manufacture of precision metrology equipment in the fields of automotive, machinery, aerospace and allied industries. CZI is a leader in CNC coordinate measuring machines and complete solutions for multi-dimensional metrology in tool rooms and production applications.

This Memorandum of understanding has been arrived at skill development in the area of industrial metrology and finding value creating opportunities for students, teaching faculty and industry personnel.

NOW, THEREFORE, IT IS UNDERSTOOD BETWEEN THE PARTIES THAT:

- a. The main objective of this collaboration is to focus on bringing successful opportunities that lead to skill development, training and consultancy in the area of industrial metrology in general and co-ordinate metrology in particular.
- b. Allow exchange of students, faculty and industry executives between MITE and CZI to enhance the overall competence in the above fields.
- c. Establish a center of excellence in co-ordinate metrology at MITE

I. Obligations of MITE

- a. Design curriculum for training programs in consultation with CZI and implement the same as per agreed standards and protocol.
- b. Provide academic support through involvement of students and faculty.
- c. Provide resources such as, class rooms, laboratory, and office space and communication facilities.
- d. Prepare project proposals for funds in collaboration with CZI.
- e. Provide building and other civil infrastructure and invest in metrology hardware & software in order to establish a Centre of Excellence in the coming years.

- f. Shall maintain confidentiality of Proprietary Confidential information shared by CZI and such confidential information shall be used only for training and education purpose and not for any commercial purpose.

II. Obligations of CZI

- a. Provide full technical support in the design and development of curriculum for the training programs, which will be taught at MITE.
- b. Train the faculty of MITE on basics of coordinate metrology and CMM software at Zeiss India campus, Bonmasandra at mutually agreed price.
- c. Provide software licenses at subsidised price for use in the laboratory at as a part of curriculum on coordinate metrology course as in (a) above.
- d. Depute experts from CZI to deliver lectures and conduct workshops at MITE as part of the courses jointly designed by MITE and CZI. Guest faculty charges or honorarium may be paid to CZI experts, as applicable.
- e. Permit one industry visit for faculty and students (max 20 students in one batch).
- f. Collaborate with MITE for the preparation of project reports to be submitted to funding agencies for research in the area of metrology.
- g. In the longer run, work towards the establishment of a Centre of Excellence in Co-ordinate metrology at MITE.

III. Validity of this Memorandum of Understanding

This Memorandum of understanding will take effect from the date of last signature by the party and shall be valid for 1 (One) year from last signature by the Party. Either party can terminate the MOU by giving a sixty-day written notice to the other party. It shall not be necessary to state the reasons of termination. It is agreed between the parties that though this Understanding is arrived at to facilitate co-operation for enhancing the quality of education in the area of Industrial Metrology, if for any reason the object is not achieved or achievable, this Understanding shall automatically stand cancelled and no party under this Understanding shall have any kind of claim against others. And in this behalf, no notice of any kind shall be given so far as this aspect is concerned.

IV. Dispute resolution

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Vice president, CZI or their designee, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

V. Miscellaneous

If Parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For CZI

S. N. Law Kumar

Vice President

Date: 1/9/2017

For MITE

[Signature]

Principal

Date: 1-9-2017

Witnesses:

1. [Signature] 01/09/17

Name & Address:

2. [Signature]

Name & Address: NARENDRA - U F

Dean (TAP)

MITE



Mangalore Institute of Technology & Engineering

Badaga Mijar, Moodbidri 574225

And

Master Plannery

Puttur

Dakshina Kannada District- 574203

MASTER *plannery*

Memorandum of Understanding

This Memorandum of understanding (hereinafter referred to as MOU) is entered on this Ninth day of June 2014 between:

Mangalore Institute of Technology & Engineering, Moodbidri, a self financed Institution approved by AICTE, New Delhi, affiliated to Vivesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr.G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, Mangalore – 574225, herein after called as '**MITE**'

And

Master Plannery, a well known precast concrete Industry, specialized in a proprietary material called 'Concood' located at Nehru Negara Puttur.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing Globally Competitive Quality Education to students and also benefit the global community through Research and Development using best practices.

The institution offers Seven Under Graduate and Post Graduate programs, a Management program and has Four Research Centers. A Centre of Competence of Bosch Rexroth, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the second decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with research projects sponsored by reputed organizations in progress.

Master Plannery is a technology, engineering, construction, manufacturing and financial company. It is the Innovation imbued with compassion to embrace all living creatures and the whole of nature and its beauty that distinguishes Master Plannery from the rest of the world. Engineers from various fields, students from different colleges and public from different places visit Master Plannery to study and learn about various technologies used to reduce the cost of construction.

This Memorandum of understanding has been arrived at skill development in the area of Construction practice and alternative technologies and finding value creating opportunities for students, teaching faculty and industry personnel.

NOW, THEREFORE, IT IS UNDERSTOOD BETWEEN THE PARTIES THAT:

- a. The main objective of this collaboration is to focus on bringing successful opportunities that lead to skill development, training in the area of Construction practice and alternative and cost effective technologies.
- b. To support student Internship of the institute by **Master Plannery**
- c. To Create Placement Opportunities for Students

I. Obligations of MITE

- a. Design curriculum for training programs and industry visit in consultation with **Master Plannery** and implement the same as per agreed standards and protocol.
- b. Provide academic support through involvement of students and faculty.
- c. Provide resources such as class rooms, laboratory, and site working space
- d. Submit project proposals for funds in collaboration with **Master Plannery**
- e. Shall maintain confidentiality of Proprietary/Confidential information shared by **Master Plannery** and such confidential information shall be used only for training and education purpose and not for any commercial purpose.

II. Obligations of Master Plannery

Provide full technical support in the design and development of curriculum for the training programs, which will be taught at MITE or at Master Plannery.

- a. To support for student Internship and student project work of the institute
- b. Permit industry visit for faculty and students.
- c. Collaborate with MITE for the preparation of project reports to be submitted to funding agencies for research in the area of alternative technology

III. Validity of this Memorandum of Understanding

This Memorandum of understanding will take effect from the date of signature by the party and shall be valid for 5(Five) years from the date of signature by the Party. Either party can terminate the MOU by giving a sixty-day written notice to the other party. It shall not be necessary to state the reasons of termination. It is agreed between the parties that though this Understanding is arrived at to facilitate co-operation for enhancing the quality of education in the area of Alternative construction technologies, if for any reason the objective is not achieved or achievable, this Understanding shall automatically stand cancelled and no party under this Understanding shall have any kind of claim against each other. In this behalf, no notice of any kind shall be given so far as this aspect is concerned.

IV. Dispute resolution

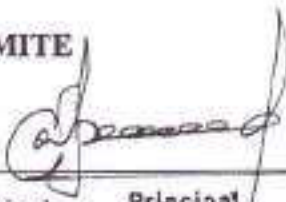
If there is any difference of understanding in any of the clauses or if there is dispute between the parties Principal, MITE and Managing Director, Master Plannery and or their designee, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

V. Miscellaneous

If Parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.


The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For MITE


Principal
Mangalore Institute of Technology & Engineering
Badaga Mier, MOODBIDRI 574 225

For Master Plannery

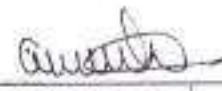
For Master Plannery


Proprietor

Managing Director

Date:

Witnesses:

1. 

Name & Address:

Prof. Ganesh Mogavve
Professor and Head
Dept. of Civil Engg.
MITE

2. 

Name & Address:

ARJUN S.K.
Hale Neranki Gatha
Puttur (D.K)



MOU with Kamataka German Technical Training Institute (KGTI) - Bangalore. (A Govt. of Karnataka Undertaking)

Cell : 99019 95109 / 93413 46619 / Email : manju@saicadd.com / Web : www.saicadd.com

Ref: SAICADD/TRA/10/08/2019/089

Date: 10/08/2019

To,

Head, Dept of Civil Engineering,

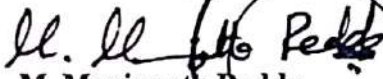
Mangalore Institute of Technology and Engineering,

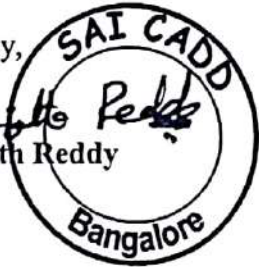
Badaga Mijar, Moodabidri – 574225.

SAI CADD is willing to continue the MOU with Mangalore Institute of Technology & Engineering, Moodabidri from 14/08/2019 to 14/08/2024 (5 years) with more activities to bridge the gap between industry and academia.

Looking forward for your extended support.

Your sincerely,

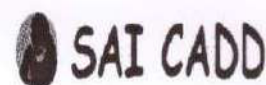

M. Manjunath Reddy
Proprietor





**Mangalore Institute of Technology
& Engineering**

Badaga Mijar, Moodbidri 574225



SAI CADD

No. 131, 2nd Floor, 1st Main Road
Kengeri Satellite Town, 2nd Stage,
Kengeri, Bangalore – 560060.

Memorandum of Understanding

This Memorandum of understanding (hereinafter referred to as MOU) is entered on this fourteenth day of August 2014 between:

Mangalore Institute of Technology & Engineering, Moodbidri, a self financed Institution approved by AICTE, New Delhi, affiliated to Vivesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr.G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, Mangalore – 574225, herein after called as '**MITE**'

and

SAI CADD , No. 131, 1st Main Road, Kengeri Satellite Town, 2nd Stage, Kengeri, Bangalore - 560060 herein after called as '**SAI CADD**'

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing Globally Competitive Quality Education to students and also benefit the global community through Research and Development using best practices.

The institution offers Seven Under Graduate and Post Graduate programs, a Management program and has Four Research Centers. A Centre of Competence of Bosch Rexroth, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the second decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with research projects sponsored by reputed organizations in progress.

SAI CADD established in 2006 at Bangalore is a CAD training institute. Their training programmes were launched with intent to create a pool of skilled software professionals to meet the ever-growing demands of the needs of tech organizations. This training centre is one of the sought after centers in Bangalore for CAD/CAM/CAE and Embedded Technologies. They are of the belief that learning about the latest advances in information technology helps one develop a successful career in the IT industry. This institution has a team of professionals and veterans from the IT industry with relevant domain expertise. A growing base of students and clients is a testimony to its impeccable services and courses. This Memorandum of understanding has been arrived at skill development in the areas of Planning, Drafting of Civil Engineering Structures and finding the value creating opportunities for students, teaching faculty and Industry personnel.

NOW, THEREFORE, IT IS UNDERSTOOD BETWEEN THE PARTIES THAT:

- a. The main objective of this collaboration is to focus on Designing Software training Programs for the Students of Civil Engineering Department.
- b. To support student Internship of the institute by SAI CADD
- c. To Create Placement Opportunities for Students

I. Obligations of MITE

- a. Design curriculum for training programs in consultation with SAI CADD and implement the same as per agreed standards and protocol.
- b. Provide academic support through involvement of students and faculty.
- c. Provide resources such as class rooms, laboratory and communication facilities.
- d. Shall maintain confidentiality of Proprietary/Confidential information shared by SAI CADD and such confidential information shall be used only for training and education purpose and not for any commercial purpose.

II. Obligations of SAI CADD Centre

Provide full technical support in the design and development of curriculum for the training programs, which will be taught at MITE and also to provide support for student Internship and student project work of the institute.

III. Validity of this Memorandum of Understanding

This Memorandum of understanding will take effect from the date of signature by the party and shall be valid for 5(Five) years from the date of signature by the Party. Either party can terminate the MOU by giving a sixty-day written notice to the other party. It shall not be necessary to state the reasons of termination. It is agreed between the parties that though this Understanding is arrived at to facilitate co-operation for enhancing the quality of education in the area of Software application in Civil Engineering, if for any reason the object is not achieved or achievable, this Understanding shall automatically stand cancelled and no party under this Understanding shall have any kind of claim against others. And in this behalf, no notice of any kind shall be given so far as this aspect is concerned.

IV. Dispute resolution

If there is any difference of understanding in any of the clauses or if there is dispute between the parties Principal, MITE and Proprietor, SAI CADD and or their designee, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

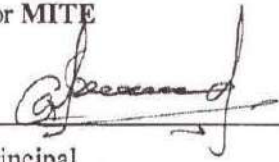
V. Miscellaneous

If Parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

Witnesses:

For MITE



Principal

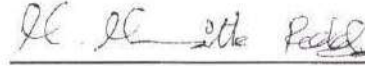
Date:

1. 

Name & Address:

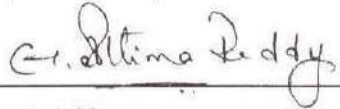
prof. Ganesh Mopavura
professor and Head
Department of Civil
Engg, MITE

For SAI CADD



Proprietor

Date: 14/08/2014

2. 

Name & Address:

C.M. PRATHIMA REDDY
SAI CADD
BANGALORE.



MANGALORE INSTITUTE OF TECHNOLOGY & ENGINEERING

(An ISO 9001: 2008 Certified Institution)

(A unit of Rajalaxmi Education Trust*)

Affiliated to V.T.U., Belgaum, Approved by AICTE, New Delhi.

To,

Date: 03/08/2014

The Proprietor,

SAI CADD,

No. 131, 2nd Floor, 1st Main, 2nd Stage,

Kengeri Satellite Town,

Bangalore - 560060

Respected Sir,

Sub: "Request for MOU between Department of Civil Engineering of our Institution and SAI CADD, Bangalore"

I wish to bring to your kind consideration that our Institution Mangalore Institute of Technology and Engineering (MITE) Moodbidri is offering the following programs.

Undergraduate:

Aeronautical Engineering, Civil Engineering, Computer Science and Engineering, Electronics and Communications Engineering, Information Science and Engineering, Mechanical Engineering and Mechatronics Engineering

Post Graduate:

Computer Network Engineering, Computer Science and Engineering, Digital Electronics and Communications, Nanotechnology, Machine Design, Mechatronics Engineering, VLSI Design and Embedded Systems, Master of Business Administration

Research Centers:

Computer Science and Engineering, Mechanical Engineering, Physics and Chemistry.

Memorandum of Understanding
Between
Mangalore Institute of Technology & Engineering (MITE)
&
Dlithe, Bengaluru

This Memorandum of Understanding (MOU) sets for the terms and understanding is entered on 01st April 2018 between Dlithe, Bengaluru and Mangalore Institute of Technology & Engineering (MITE)

Background

Mangalore Institute of Technology & Engineering, Moodbidri, a self financed Institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, 574225, herein after called as 'MITE'

Dlithe , is start up driven by industry professionals with vast experience in information technology field. Dlithe vision is "To build an agile workforce which is competent in Domain, Technology and Personality" to meet global industry needs. Considering the past experiences from Delivery experience, resource needs, their skill & competence and the gaps that exist, Dlithe makes an effort to create corporate culture to students to experience a real-time project execution using Agile development methodology. It is very important for academic institutions to adopt proactive approach of skills development related to industry needs and provide a platform for students exhibit their capabilities. MITE has taken this step for students benefits.

Purpose

This MoU will have below defined & agreed goals

- ✓ Provide quality training in Domain, Technology
- ✓ Provide continuous follow up and mentoring
- ✓ Provide platform to students to showcase the project outcome

The above goals will be accomplished by undertaking the following activities

- ✓ Conduct aptitude trainings
- ✓ Conduct technology trainings
- ✓ Conduct regular practice tests
- ✓ Provide internship, develop applications using agile development
- ✓ Conduct technical festival for students to showcase the project outcome

Reporting

The effectiveness and adherence to the agreement will be evaluated by following people

MITE:

1. The Principal
2. Placement Department

Dlithe:

1. Arun Rajpurohit
2. Sridhar Murthy

The evaluation criteria are defined below based on Dlithe's submission on

1. Training completion report – upon completion of training
2. Training feedback report – upon completion of training
3. Case study execution status report – based on the project schedule agreed during each execution

Duration


This MOU is at-will and may be modified by mutual consent of authorized officials from Dlithe & MITE. This MOU shall become effective upon signature by the authorized officials from MITE & Dlithe and will remain in effect until modified or terminated by any one of the parties by mutual consent. MITE approves the MoU for a minimum of three-year period from the sign. Both parties agree to revise or renew the MoU every year.

for Mangalore Institute of Technology & Engineering



(Authorized Signatory)

For Dlithe



(Authorized Signatory)

MEMORANDUM OF UNDERSTANDING (MoU)
Between
Heraizen Technologies Pvt Ltd
and
Mangalore Institute of Technology & Engineering (MITE)

This Memorandum of understanding (MOU) is entered on 8th June 2018 between:

Heraizen Technologies Pvt Ltd, a IT Services Company, represented by Name, Director, having its office at 4011 -12, Ayyappa Arcade, 80 feet Road, Hosakerehally Cross, BSK III Stage, Bengaluru-560085, Karnataka, hereinafter called as 'Heraizen'.

AND

Mangalore Institute of Technology & Engineering, Moodbidri, a self-financed Institution approved by AIKTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, 574225, herein after called as 'MITE'

based upon the understanding that the cooperation between each organization is helpful in the skill upgradation and product development in the field of Information Technology.

Description of the participating department:

HERAIZEN is the trusted, digital transformation partner of choice for education campuses, universities, institutes of higher learning, schools and educational institutes of all kinds. It is involved in Software publishing, consultancy and supply. Software publishing includes production, supply, and documentation of ready-made (non-customized) software, operating systems software, business & other applications software, computer games software for all platforms. Consultancy includes providing the best solution in the form of custom software after analyzing the user's needs and problems. Custom software also includes made-to-order software based on orders from specific users.

MITE offers 4 year B. E program in Computer Science Engineering, Information Science Engineering, Electronics & Communication Engineering, Aeronautical Engineering, Civil Engineering, Mechanical Engineering, Mechatronics Engineering; 2-year M.Tech program in Six specialized streams of Engineering; and 2 Year Post-Graduate Program in Business Administration.

Area of cooperation under the agreement:

1. The main objective of this collaboration is to collaborate and work on activities of skill development, software development and technology enrichment in the area of IT Products.
2. Heraizen will support student Internship to Students as per availability.
3. Collaborate and conduct Technology related Workshops in the areas of latest Technological advancements in the relevant domain expertise of Heraizen to students and faculty
4. MITE shall provide consultancy services on specialized fields of IT to Heraizen
5. Heraizen will provide Mentor support to the aspiring Entrepreneurs at MITE Incubation Center
6. Heraizen shall support MITE for setting up Industry Based Labs in their areas of expertise at MITE Campus.

Intellectual Property Rights:

The ownership of any product, proprietary information, processes, and utilities including any Heraizen proprietary products shall always remain with Heraizen and vice-versa.

Confidentiality: Each party shall maintain complete confidentiality of any information of the other, disclosed during the term of this Agreement either directly or indirectly in any form whatsoever.

Validity of this MoU

This Memorandum of understanding will take effect from the date of signature by the party and shall be valid for 5(Five) years from the date of signature by the Party. It may be extended automatically if there is no objection from the other party. Any additions to the MoU may be added as an annexure. Either party can terminate the MOU by giving a sixty-day written notice to the other party, It shall not be necessary to state the reasons of termination. It is agreed between the parties that though this Understanding is arrived at to facilitate co-operation for enhancing the quality of education and Product development in the area of Information Technology, if for any reason the objective is not achieved or achievable, this Understanding shall automatically stand cancelled and no party under this Understanding shall have any kind of claim against each other. In this behalf, no notice of any kind shall be given so far as this aspect is concerned

Dispute resolution

If there is any difference of understanding in any of the clauses or if there is dispute between the parties, Principal, MITE and Director, Heraizen and or their designee, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

Miscellaneous

If Parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing. The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For Heraizen Technologies Pvt Ltd

C S Mahesh

Mahesh C S
CEO



Date:

For MITE

Dr. G L Easwara Prasad

Dr. G L Easwara Prasad
Principal

Date:

MEMORANDUM OF UNDERSTANDING (MoU)

Between

Service Lee Technologies Private Limited ("Servify")

and

Mangalore Institute of Technology & Engineering ("MITE")

This Memorandum of Understanding (MOU) is entered as on 3rd November 2017 between:

Servify, a Mumbai headquartered, global product life cycle management company, represented by Mr. Sreevathsa Prabhakar, Director, having its office at 1022, Building 10, Second Floor, Solitaire Corporate Park, Andheri East, Mumbai - 400 093, Maharashtra.

AND

Mangalore Institute of Technology & Engineering, Moodbidri, a self-financed Institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, 574225, herein after called as 'MITE'

Based upon the understanding that the mutual cooperation between each organization is helpful in the skill upgradation and product development in the field of IT Technology.

Description of the participating Company/department:

Servify offers the world's most advanced self-learning post-purchase product life cycle platform to deliver great customer experience. Integrating multiple partners of the post sales service ecosystem on a tech-driven unified intelligent platform, Servify provides Device Lifecycle Management Services for all devices that consumer use today.

MITE offers 4 year B. E program in Computer Science Engineering, Information Science Engineering, Electronics & Communication Engineering, Aeronautical Engineering, Civil Engineering, Mechanical Engineering, Mechatronics Engineering; 2-year M.Tech program in Seven specialized streams of Engineering; and 2 Year Post-Graduate Program in Business Administration.



MANGALORE INSTITUTE OF TECHNOLOGY & ENGINEERING

An ISO 9001: 2015 Certified Institution, Accredited by NAAC
(A unit of Rajalaxmi Education Trust*)

Affiliated to VTU., Belagavi, Approved by AICTE, New Delhi.

- Area of cooperation under the agreement:**
1. The main objective of this collaboration is to work on activities of skill development, product development in the area of Technology Products.
 2. Servify will support with Internship programs to Students of MITE as mutually agreed
 3. Collaborate and conduct Sessions in the areas of latest Technological advancements in the relevant domain expertise of Servify to students and faculty of MITE
 4. MITE shall provide consultancy services on specialized fields of IT to Servify as mutually agreed.
 5. Servify will provide Mentor support to the aspiring Entrepreneurs at MITE Incubation Center
 6. Servify shall support MITE for setting up Industry Based Labs in their areas of expertise at MITE Campus

Intellectual Property Rights:

The ownership of any product, proprietary information, processes, and utilities including any Servify proprietary products shall always remain with Servify and vice-versa.

Confidentiality:

Each party shall maintain complete confidentiality of any information of the other, disclosed during the term of this Agreement either directly or indirectly in any form whatsoever.

Validity of this MoU:

This Memorandum of understanding will take effect from the date of signature by the party and shall be valid for 5 (Five) years from the date of signature by the Party. It may be extended automatically if there is no objection from the other party. Any additions to the MoU may be added as an annexure. Either party can terminate the MOU by giving a sixty-day written notice to the other party. It shall not be necessary to state the reasons of termination.

Miscellaneous

If Parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing. The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For Servify

Mr. Sreevathsa Prabhakar

Director

Date: 3 Nov 2017

For MITE

Dr. G L Easwara Prasad

Principal

Date: 6-11-2017



MobiCollector Solutions Pvt Ltd.

MEMORANDUM OF UNDERSTANDING (MoU)

Between

**Mobiezy
and**

Mangalore Institute of Technology & Engineering (MITE)

This Memorandum of understanding (MOU) is entered on 6th September 2019 between:

MobiCollector Solutions Pvt Ltd, a Private Limited Company, represented by Mr.Raghavendra Ganiga, Director, having its registered office at #17, 4th Lane, 7th Cross, Teachers Colony 1st Stage, Bangalore-560078, Karnataka, herein after called as 'Mobiezy'

AND

Mangalore Institute of Technology & Engineering, Moodbidri, a self financed Institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, 574225, herein after called as 'MITE'

based upon the understanding that the mutual cooperation between each organization is helpful in the skill upgradation and product development in the field of IT Technology.

Description of the participating department:

Mobiezy is a technology company which empowers SMBs (Small Business Owners) with products that are simple and impactful at the same time. Mobiezy create innovative products that are a result of extensive study of understanding the micro market, user behavior & psychology, gaps in the current ecosystem. As a technology company, Mobiezy employs state of art technology stack such as Cloud, Analytics, IoT, AI (Artificial Intelligence), RPA (Robotic Automation Testing) to create some of the stunning, hyper-fast loading mobile apps.

MITE offers 4 year B. E program in Computer Science Engineering, Information Science Engineering, Electronics & Communication Engineering, Aeronautical Engineering, Civil Engineering, Mechanical Engineering, Mechatronics Engineering; 2-year M.Tech program in Computer Sc & Engg, Mechatronics Engineering; and 2 Year Post-Graduate Program in Business Administration.

Dispute resolution:

If there is any difference of understanding in any of the clauses or if there is dispute between the parties, Principal, MITE and Director, Mobiezy and or their designee, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

Miscellaneous :

If Parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing. The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For Mobiezy



Mr. Raghavendra Ganiga
Director

Date: 06-Sep-2019

For MITE



Dr. G L Easwara Prasad
Principal

Date :



MobiCollector Solutions Pvt Ltd.

Area of cooperation under the agreement:

1. The main objective of this collaboration is to collaborate and work on collaborative activities of skill development, product development in the area of IT Products.
2. Mobiezy will support student Internship to Students as per the requirements, as and when applicable.
3. Collaborate and conduct Sessions in the areas of latest Technological advancements in the relevant domain expertise of Mobiezy to students and faculty
4. MITE shall provide consultancy services on specialized fields of IT to Mobiezy
5. Mobiezy will provide Mentor support to the aspiring Entrepreneurs at MITE Incubation Center
6. Mobiezy shall support MITE for setting up Industry Based Labs in their areas of expertise at MITE Campus.

Intellectual Property Rights:

The ownership of any product, proprietary information, processes, and utilities including any Mobiezy proprietary products shall always remain with Mobiezy and vice-versa.

Confidentiality: Each party shall maintain complete confidentiality of any information of the other, disclosed during the term of this Agreement either directly or indirectly in any form whatsoever.

Validity of this MoU:

This Memorandum of understanding will take effect from the date of signature by the party and shall be valid for 5(Five) years from the date of signature by the Party. It may be extended automatically if there is no objection from the other party. Any additions to the MoU may be added as an annexure. Either party can terminate the MOU by giving a sixty-day written notice to the other party, It shall not be necessary to state the reasons of termination. It is agreed between the parties that though this Understanding is arrived at to facilitate co-operation for enhancing the quality of education and Product development in the area of Information Technology, if for any reason the objective is not achieved or achievable, this Understanding shall automatically stand cancelled and no party under this Understanding shall have any kind of claim against each other. In this behalf, no notice of any kind shall be given so far as this aspect is concerned



सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

Rs. 100

e-Stamp

Certificate No. : IN-KA64972299773134S
 Certificate Issued Date : 11-Nov-2020 10:35 AM
 Account Reference : NONACC (FI)/ ka&slcl08/ MOODUBIDRI7/ KA-DK
 Unique Doc. Reference : SUBIN-KAKAKSFCL0822301070316088S
 Purchased by : PRAVEEN
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : MITE
 Second Party : PRAVEEN
 Stamp Duty Paid By : PRAVEEN
 Stamp Duty Amount(Rs) : 100
 (One Hundred only)



Please write or type below this line

This Memorandum of Understanding (MOU) drawn on this 26th November 2020 between
MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING (MITE),
 Bad: 24 Mijur, Solapur -Mangalore Highway,
 Moodabidri, DK district, Karnataka 574225
 &

NUMENTRIX CONSULTING LLP (NCL),
 #332, VI Main, 1 stage, KHB Colony, Bangalore 560079

For NUMENTRIX CONSULTING LLP

Praveen H.P.
PARTNER

[Signature]
Principal

1.0 Purpose

The purpose of this Memorandum of Understanding (MOU) is to define the frame work of engagement between the two organizations, which will facilitate exchange of knowledge and resources for mutual benefit.

2.0 Organization Profile

MANGALORE INSTITUTE OF TECHNOLOGY & ENGINEERING (MITE), a leading Engineering & Management Institution in the region is established by the Rajalaxmi Education Trust under the leadership of the Visionary Mr. Rajesh Chowra in 2007. The natural aura of the beautiful serene, green campus coupled by its passion to provide the best for students to learn, explore and has truly created a powerful atmosphere for everyone to nurture their skills and excel. MITE shapes professionals who are an optimum mix of right attitude, skill, culture and knowledge.

Mangalore Institute of Technology & Engineering (MITE) established in the year 2007 today stands tall with 3000+ students, 180+ Faculty, offering 8 Undergraduate Programs in Engineering, 2 Post Graduate Programs in Engineering, Master of Business Administration (MBA) and 7 Research Programs. The institution is recognized by All India Council for Technical Education (AICTE), New Delhi and is affiliated to one of India's largest technical university, Visvesvaraya Technological University (VTU), Belagavi.

NUMENTRIX CONSULTING LLP is a Bengaluru based company involved in the development of AI based products for manufacturing. With a combined experience of over 35 years in the supply chain industry and niche focus in cutting edge AI, the company has developed a wide array of expertise in delivering state-of-the-art solutions in the field of supply chain analytics.

NUMENTRIX build's intelligent systems that iteratively learn and adapt to make business processes faster. The solutions offered by the industries include manufacturing, education, pharmaceutical, telecom and retail.

For NUMENTRIX CONSULTING LLP

PARTNER


Principal
Mangalore Institute of Technology & Engineering
Badaga Majar, MOCUBIDRI - 574 225

3.0 Articles

3.1 Article 1

SCOPE OF COOPERATION

Both the parties agree that intention of this partnership is to create a specific foundation to encourage, exchange sharing of academic and scientific experiences among their professors, students and expertise. As a part of this collaboration, MITE and NCI will broadly explore the following avenues for cooperation

1. Short term courses, seminars, workshop, internship at MITE & NCI.
2. Discussion on industry institute collaboration
3. Faculty and experts visit
4. Support for conferences and workshops depending on the topic, timing and other considerations
5. Discussion and sharing of information on incubation and start-up companies
6. Discussion regarding center of excellence for learning and teaching

Specific terms of collaboration for each initiative implemented under this MOU shall be mutually discussed and agreed upon in writing by both parties prior to the initiation of particular activity or program. Each party will designate a liaison officer to develop specific activities or initiative under this MOU for approval of both parties

3.2 Article 2

DURATION, TERMINATION AND AMENDMENT

This MOU will be effective from the date of signing by both parties up to a period of 3 years and maybe subjected to extension by mutual consent. Either party may terminate this MOU by giving 30 days' advance notice in writing.

The provision of this MOU may be amended at any time with mutual consent of the parties in writing. The amendment termination and expiration of this MOU will not affect the terms of activities ongoing at the time of notification of amendment, termination and expiration, unless otherwise agreed by both parties.

3.3 Article 3

USE OF NAME

Any use of either parties' name including any of its program or logos in advertisement, publication or notices relating in any way to the activities, described in this MOU, shall be subject to prior written approval of other party.

FOR NUMENTRIX CONSULTING LLP
College of
Praveen T.P.
PARTNER

[Signature]

This MOU is prepared in two identical copies. Each partner will hold one original copy duly signed by authorized representative of each entity.

In witness, whereof the parties have hereunto set their hands and affix their signatures.



Managing Partner

Numentrix Consulting LLP
For NUMENTRIX CONSULTING LLP
Mangalore



Principal

MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING

Mangalore

Principal

Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODBIDRI - 574 225

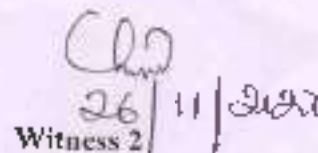
Witness **PARTNER**



Witness 1

Dr M Lokesha ,
Professor & Head
Department of Mechatronics Engineering
MITE Moodabidri

Head of the Dept. of Mechatronics Engg
Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODBIDRI - 574 225



Witness 2

Dr Divakara Shetty
Dean(Academics)
Department of Mechatronics Engineering
MITE Moodabidri

Dean (A) and Professor
Mechatronics Engg.
Mangalore Institute of Technology & Engineering
Badaga Mijar, Moodabidri - 574225



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Government of Karnataka

Rs. 100

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Certificate No. : IN-KA84984523534957S
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 Description : M O U
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 (Zero)
 First Party : MADHUSUDHAN
 Second Party : MITE
 Stamp Duty Paid By : MADHUSUDHAN
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)



Please write or type below this line

This Memorandum of Understanding (MOU) drawn on this 26th November 2020 between

MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING (MITE),

Badaga Nijar, Solapur -Mangalore Highway,
 Moodabidri, DK district, Karnataka 574225

&

DIAGNOSTIC ENGINEERS (DE),

18,14th Main Road, Nandakrupa LIC Colony, MC Layout, Vijayanagar, Bengaluru-560040

For Diagnostic Engineers

[Signature]

Proprietor

[Signature]
 Principal

1.0 Purpose

The purpose of this Memorandum of Understanding (MOU) is to define the frame work of engagement between the two organizations, which will facilitate exchange of knowledge and resources for mutual benefit.

2.0 Organization Profile

MANGALORE INSTITUTE OF TECHNOLOGY & ENGINEERING (MITE), a leading Engineering & Management Institution in the region is established by the Rajalaxmi Education Trust under the leadership of the Visionary Mr. Rajesh Chowta in 2007. The natural aura of the beautiful serene, green campus coupled by its passion to provide the best for students to learn, explore and has truly created a powerful atmosphere for everyone to nurture their skills and excel. MITE shapes professionals who are an optimum mix of right attitude, skill, culture and knowledge.

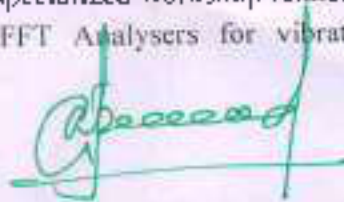
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DIAGNOSTIC ENGINEERS is a Bengaluru based company involved in Vibration Data collection & data interpretation, Diagnosis and trending of rotating machinery and bearing health condition. Diagnostic engineers also having rich experience in on-site Balancing of high speed spindles, industrial fans, motors, turbines and generators at site condition. Trouble shooting and failure investigation of rotating machines. Natural frequency measurements of turbine blades, Seismic spectrum analysis.

DIAGNOSTIC ENGINEERS also has expertise in conducting several in-house and corporate training programs for industrial participants and students on vibration basics and advanced vibration analysis detecting various machinery faults. It conducts specialized workshop related to hands on experience on usage of vibration data collectors/FFT Analysers for vibration Monitoring of rotating equipments.

For Diagnostic Engineers


Proprietor


Principal
Mangalore Institute of Technology & Engineering
Bodasa Road, MCCOBSIGRI - 574 225

3.0 Articles

3.1 Article 1

SCOPE OF COOPERATION

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1. Short term courses, seminars, workshop, internship at MITE& DE
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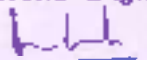
The provision of this MOU may be amended at any time with mutual consent of the parties in writing. The amendment termination and expiration of this MOU will not affect the terms of activities ongoing at the time of notification of amendment, termination and expiration, unless otherwise agreed by both parties.

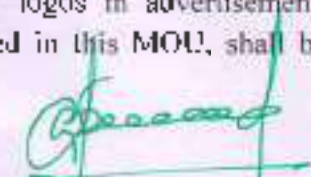
3.3 Article 3

USE OF NAME

Any use of either parties' name including any of its program or logos in advertisement, publication or notices relating in any way to the activities, described in this MOU, shall be subject to prior written approval of other party.

For Diagnostic Engineers


Proprietor


Principal
Mangalore Institute of Technology
Badaga Nagar, MCOOBIORI - 574 220

This MOU is prepared in two identical copies. Each partner will hold one original copy duly signed by authorized representative of each entity.

In witness, whereof the parties have hereunto set their hands and affix their signatures.

For Diagnostic Engineers


Proprietor

Managing Partner

DIAGNOSTIC ENGINEERS

Bangalore


Principal

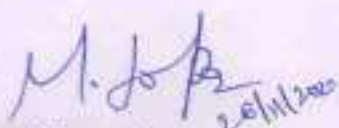
MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING

Principal Mangalore

Mangalore Institute of Technology & Engineering

Badaga Mijar, MOODABIDRI - 574 225

Witnessed by

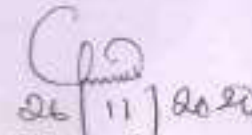

Witness 1

Dr M Lokesh

Professor & Head

Department of Mechatronics Engineering

MITE Moodabidri


Witness 2

Dr Divakara Shetty

Dean (Academics)

Department of Mechatronics Engineering

MITE Moodabidri

Head of the Dept. of Mechatronics Engg
Mangalore Institute of Technology & Engineering
Badaga Mijar MOODABIDRI 574225

Dean (A) and Professor
Mechatronics Engg.
Mangalore Institute of Technology & Engineering
Badaga Mijar, Moodabidri - 574225



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Certificate No.	: IN-KA44563090205823S
Certificate Issued Date	: 14-Oct-2020 11:11 AM
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Purchased by	: PRINCIPAL MITE MOODABIDRI
Description of Document	: Article 4 Affidavit
Description	: M O U
Consideration Price (Rs.)	: 0 (Zero)
First Party	: CEO KSTA BANGALORE
Second Party	: PRINCIPAL MITE MOODABIDRI
Stamp Duty Paid By	: PRINCIPAL MITE MOODABIDRI
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING BETWEEN KARNATAKA SCIENCE AND TECHNOLOGY ACADEMY, BENGALURU AND MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING, MOODABIDRI

This Memorandum of Understanding (the "MOU") is entered into on 17.10.2020 (the Effective date), by and between

Statutory Alert:

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2. The responsibility of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Computer Authority.

Karnataka Science and Technology Academy (KSTA), Bengaluru with and address of Karnataka Science and Technology academy, Prof. U R Rao Vijnana Bhavana, College of Horticulture Entrance, GKVK Campus, Major Unnikrishnan Road, Doddabettahalli layout, Vidyaranyapura, Bengaluru 560097 and represented by its Chief Executive Officer;

And

Mangalore Institute of Technology and Engineering, Moodabidri with an address of Badaga mijar, Moodabidri, D.K 574225 and represented by its Principal

collectively "the **Parties.**"

WHEREAS, the Parties desire to enter into an agreement to collaborate and partner to promote Science, Technology and Innovation for Social welfare; and

WHEREAS, the Parties desire to memorialize certain terms and conditions of their anticipated endeavor;

NOW THEREFORE, in consideration of the mutual promises and covenants contained herein, the Parties agree as follows:

- 1. Purpose and Scope.** The Parties intend for this MOU to provide the foundation and structure for any and all possibly anticipated binding agreement related to:
 - (i) Inculcating scientific temper across civil society through science communication
 - (ii) Facilitating technology dissemination through Academia-Farm-Industry interface, with a focus on rural areas
 - (iii) Fostering innovations and entrepreneurship for societal benefits
 - (iv) Organising conferences & outreach programmes
 - (v) Capacity building in frontier areas of Science & Technology
 - (vi) Any other aspects with mutual consent
- 2. Objectives.** The Parties agree as follows:
 - a. The Parties shall work together in a cooperative and coordinated effort so as to bring about the achievement and fulfilment of the purpose of the MOU
 - b. It is not the intent of this MOU to restrict the Parties to this Agreement from their involvement or participation with any other public or private individuals, agencies or organizations

- c. This MOU is not intended to create any rights, benefits and/or trust responsibilities by or between the Parties
- d. The MOU shall in no way obligate either Party to supply funds to maintain and/or sustain the mutual activities
3. **Term.** This Agreement shall commence upon the Effective Date, as stated above, and will continue until 5 years
4. **Termination.** This Agreement may be terminated at any time by either Party upon 30 days written notice to the other party.
5. **Representations and Warranties.** Both Parties represent that they are fully authorized to enter into this Agreement. The performance and obligations of either Party will not violate or infringe upon the rights of any third-party or violate any other agreement between the Parties, individually, and any other person, organization, or business or any law or governmental regulation.
6. **Entire Agreement.** The Parties acknowledge and agree that this Agreement represents the entire agreement between the Parties. In the event that the Parties desire to change, add, or otherwise modify any terms, they shall do so in writing to be signed by both parties.

The Parties agree to the terms and conditions set forth above as demonstrated by their signatures as follows:

Signed for and on behalf of KSTA, Bengaluru



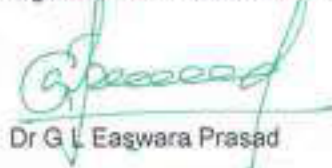
Dr. A M Ramesh

Dr. A.M. RAMESH
Chief Executive Officer
Kamataka Science & Technology Academy
Bangalore

Chief Executive Officer, KSTA

Date: 17.10.2020

Signed for and on behalf of MITE, Moodabidri



Dr G L Easwara Prasad

Principal, MITE

Date: 17.10.2020

Principal
Mangalore Institute of Technology & Engineering
Budge: MITE, MOODABIDRI - 574 225



Karnataka Science and Technology Academy (KSTA)
Dept. of Science & Technology
Govt. of Karnataka



Dr A M Ramesh
Chief Executive Officer

D.O. No. KSTA/Chairman/2020/ 551

Date: October 22, 2020

Dear Sir,

Thank you very much for your kind letter No. **Dated: 17-10-2020** regarding MoU for collaborative activities between KSTA and Mangalore Institute of Technology & Engineering.

As desired, I am herewith enclosing the signed MoU from KSTA with one retention copy at our office for records. The certificate no.: **IN-KA44563090205823S (MITE Copy sending by post)** and Certificate no.: **IN-KA44565413902059S (Academy Retention Copy)**.

I look forward to activate collaboration between the two organisations.

With best regards,

Yours sincerely


(A M Ramesh)

To,

Prof. Jayadeva Prasad,
HoD MBA, Mangalore Institute of Technology & Engineering
Mijar, Moodbidari
Mangalore-574225
Dist: Karnataka, INDIA



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Government of Karnataka

Rs. 100

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Certificate No. : IN-KA55866204872863S
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 Purchased by : THE PRINCIPAL MITE MOODBIDRI
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : THE PRINCIPAL MITE MOODBIDRI
 Second Party : THE MANAGING DIRECTOR ECOPARADIGM
 Stamp Duty Paid By : THE PRINCIPAL MITE MOODBIDRI
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Government, Business, and Civil society (GBC) memorandum of understanding is entered between the Mangalore Institute of Technology & Engineering (MITE) Moodabidri represented by the Principal and Paradigm Environmental Strategies (P) Ltd. (Ecoparadigm), Bangalore and has set out the following mission and objectives.


Principal


For Paradigm Environmental Strategies (P) Ltd.

Mangalore Institute of Technology & Engineering
 Badaga Mijar, MOODBIDRI - 574 225

Managing Director

Statutory Agent

1. The authenticity of this Stamp certificate should be verified at 'www.shrestamp.com' or using e-Stamp Mobile App of Stock Holding
 Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
 The onus of checking the legitimacy is on the users of the certificate.
 In case of any discrepancy please inform the Competent Authority.

Mission

To create a collaborative platform encompassing Government, Business, and Civil society and working together for mutual benefit culminating in providing sustainable solutions for societal change.

Objectives

1. **ECOPARADIGM** has agreed to work with **Mangalore Institute of Technology & Engineering (MITE) Moodabidri** in providing project training comprising laboratory / field experience to the students and faculty of **Mangalore Institute of Technology & Engineering (MITE)** in the area of their expertise. The expenditure incurred for boarding and lodging during training by **ECOPARADIGM** shall be borne by the students of **Mangalore Institute of Technology & Engineering (MITE) Moodabidri**.
2. The Key objective is to increase student knowledge, engage in research and improve their employability and ability to work in inter disciplinary environment. The keystone of this cooperation is about involving the students in live projects which have large societal impacts.
3. Er. Pravinjith K P has agreed to be on the Research Advisory Council of **Mangalore Institute of Technology & Engineering (MITE) Moodabidri** and will be actively involved in research programs at **Mangalore Institute of Technology & Engineering (MITE) Moodabidri**.
4. **Mangalore Institute of Technology & Engineering (MITE) Moodabidri** agrees to make available their laboratory infrastructure to researchers as and when necessary. All the costs of consumables shall be borne by the concerned research group.
5. Both the parties have agreed to jointly undertake research projects from any funding agencies for mutual benefit.



Principal
Mangalore Institute of Technology & Engineering
Radaga Mijar, MOODABIDRI - 574 225



ECOPARADIGM Environmental Strategies (P) Ltd.
Managing Director

- The part of the research to be carried out by each party should be clearly indicated before undertaking the project.
- The budget of the project work to be carried out by each party should be clearly envisaged before undertaking the project.
- The financial assistance received from the funding agencies should be utilised for the project work only as per the guidelines of funding agency.
- The research benefits should be shared equally by the investigators of both the parties including publication authorships.
- The IP benefits of joint research activities shall be protected and shared equally by the investigators of both the parties.
- If the IP obtained from joint research is utilised for product development, both the cost incurred for the product development and the subsequent financial benefits should be shared by both the parties.

6. Both the parties have also agreed to undertake research activities independently from various funding agencies, for which the other party shall have no objections.
7. The accounting, auditing and reporting of the joint projects shall include both the parties.
8. The memorandum of understanding will become effective on the day of signing this MoU.
9. The MOU can be renewed from time to time to ensure it is in step with good faith and mutual benefit.
10. The party terminating the MOU has to notify in writing to the other party of the reason for termination, which is effective immediately upon receipt of the notification by the other party.


 Principal
 Mangalore Institute of Technology & Engineering
 Badaga Mijar, MOODIBIDRI - 574 225

for Paradigm Environmental Strategies Pvt. Ltd.

 Managing Director

The termination proceedings may be cancelled by mutual consent and may include a modification in the obligations of both the parties.

Signatures

Date: 17.08.2020



Principal

Mangalore Institute of Technology & Engineering (MITE)

Principal

Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODIBIDRI - 574 225

For Paradigm Environmental Strategies (P) Ltd.



Managing Director

Managing Director
Ecoparadigm

विकास आयुक्त का कार्यालय
(सूक्ष्म, लघु और मध्यम उद्यम)
सूक्ष्म लघु और मध्यम उद्यम मंत्रालय
(भारत सरकार)

निर्माण भवन, सातवीं मंजिल, मौलाना आजाद रोड,
नई दिल्ली-110 108



OFFICE OF THE DEVELOPMENT COMMISSIONER
(MICRO, SMALL & MEDIUM ENTERPRISES)
MINISTRY OF MICRO, SMALL & MEDIUM ENTERPRISES
GOVERNMENT OF INDIA
Nirman Bhawan, 7th Floor, Maulana Azad Road,
New Delhi - 110 108

Ph EPABX - 23063800, 23063802, 23063803 FAX - (91-11) 23062315, 23061726, 23061068, e-mail - dcmsmeHQ@nb.nic.in

No. 6(19)/NMCP/Inc/MITE/2018-19

Dated: 24.09.2018

To

Dr. G L Easwara Prasad

Mangalore Institute of Technology and Engineering
Badagamijar, Moodabidri, Mangaore Taluq, DK District,
Karnataka - 574225.

To
Prof. Narasimha
4/10/2018

Subject: Copy of the Agreement between Gol and HI.

Sir,

Kindly refer to your letter no. Nil dated- 16.07.2018 wherein you have been sent the Agreement between Gol and HI. One set (Copy) of the Agreement between Gol and HI duly signed by the Competent Authority is enclosed herewith for your records and necessary action at your end.

You are requested to submit online the proposal of new innovative ideas duly recommended by the local management committee for Gol assistance in the prescribed format as per the scheme guidelines. The details of the format and scheme guidelines are available at link <http://www.dcsmse.gov.in/scheme/incubator10pdf>.

Encl: a/a

Yours faithfully,

(B.P. Singh)

Asstt. Director (Inc.)

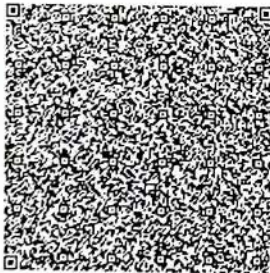


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Description of Document : Article 12 Bond
Description : AGREEMENT
Consideration Price (Rs.) : 0
(Zero)
First Party : GOVT OF INDIA
Second Party : MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING
Stamp Duty Paid By : MANGALORE INSTITUTE OF TECHNOLOGY AND ENGINEERING
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



W. S. S. S.
Authorized Signatory
For Bharath Seuharda
Co-Operative Ltd
Moodbidri - 574227

.....Please write or type below this line.....

Agreement for Utilization of Funds under the Scheme for Providing Support for Entrepreneurial and Managerial Development of SMEs through Incubators

AGREEMENT

This Agreement has made and entered into ^{August} 20 Day of , 2018 by and between the President of India represented by Shri/Smt. Winay Adlaucha, Dy. Director Ministry of Micro, Small & Medium Enterprises, Government of India (hereinafter referred to as 'The First Party' which expression shall unless repugnant to the context or meaning thereof, include its successor in interest and permitted assigns) of the one part.

Statutory Alert:

The authenticity of this Stamp Certificate should be verified at "www.shoilestamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
onus of checking the legitimacy is on the users of the certificate.

And

Dr. G L Easwara Prasad, for the Host Institution and its legal status, having its registered office at **Mangalore Institute of Technology and Engineering, Badagamijar, Moodabidri, Mangalore Taluq, DK District, Karnataka State - 574225** (hereinafter referred to as 'The Second Party' which expression shall unless repugnant to the context or meaning thereof, include its successor in interest and permitted assigns) on the other part.

WHEREAS, the Government wishes to assist the BUSINESS INCUBATOR through HOST INSTITUTION (HI) in Public Private Partnership (PPP) mode to help the entrepreneurial venture to succeed,

AND WHEREAS, the HI is willing to perform this assignment,

NOW, THEREFORE, THE PARTIES hereby agree as follows:

1.0 PREAMBLE

1.1 In order to support and promote untapped creativity of the individual innovators, Government has formulated a scheme for providing support for Entrepreneurial and Managerial Development of SMEs Through Incubators" (hereinafter referred to as the "SCHEME"). The SCHEME envisages forging linkages of innovators and entrepreneurs with important constituents of the innovation chain, viz., research/academic institutes and business incubators, so as to leverage the available know-how, expertise, facilities and infrastructure in such institutions to help the entrepreneurial ventures to succeed.

1.2 It has been agreed by the Government to support **MITE Business Incubator** (Name of the BUSINESS INCUBATOR) located at **Moodabidri, Karnataka** and hosted by **Mangalore Institute of Technology and Engineering** (name of the HOST INSTITUTE) based on a request made by the HOST INSTITUTE and after obtaining necessary approvals.

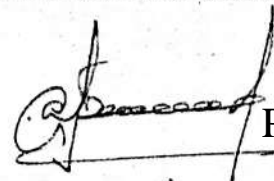
2.0 RESPONSIBILITIES OF THE HOST INSTITUTE

2.1 The HOST INSTITUTE shall undertake to create (if not already created) an entity for undertaking business incubation and entrepreneurship development activities and executing obligations under the proposed SCHEME. This entity is referred henceforth as the BUSINESS INCUBATOR.

2.2 The activities of the BUSINESS INCUBATOR shall include:

2.2.1 Nucleation of new business ideas by creating the environment and opportunities for know-how providers, entrepreneurs and financiers to meet each other and form business teams;


20/12/12



2.2.2 Nurturing businesses in their start-up phase by creating and running an efficient business incubator offering not only space but also access to technology support, business mentoring, networks, scientific and information resources, and a generally conducive and supportive environment; and

2.2.3 Promoting and running an active program for identification, creation, acceleration and translation (into practice) of business ideas suitable for new venture creation.

2.3 The HOST INSTITUTE shall provide ready-to-use, dedicated space for housing and operation of the BUSINESS INCUBATOR.

2.4 The HOST INSTITUTE shall be responsible for providing access to basic infrastructural facilities, office facilities and laboratory/ facilities for the BUSINESS INCUBATOR.

2.5 The HOST INSTITUTE shall be responsible for arranging the resources for the day-to-day operation of the BUSINESS INCUBATOR.

2.6 The operation of the BUSINESS INCUBATOR shall be governed by the Managing Committee which will be constituted with the approval of the Board of Governors (BOG) of the Host Institutions and comprise of at least the following:

2.6.1 Executive Head of the BUSINESS INCUBATOR (Ex-officio Chairperson).

2.6.2 One representative of the Government of India's promoter agency, in present case representative of Office of the DC (MSME), New Delhi (Member).

2.6.3 One representative of the industry/industry association (Member).

2.6.4 One representative of the financial institutions (Member).

2.6.5 One representative from the academic community of the HOST INSTITUTION (Member).

2.6.6 One R&D expert (Member).

2.6.7 BUSINESS INCUBATOR Manager (Member-Secretary).

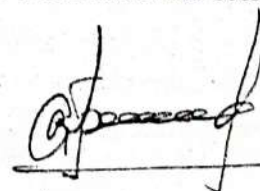
2.7 The Managing Committee shall be responsible for the overall monitoring and evaluation of the BUSINESS INCUBATOR on a periodic basis (preferably six-monthly). The reports of the periodic review shall be made available to all the promoters of the BUSINESS INCUBATOR.

2.8 The BUSINESS INCUBATOR shall be run by dedicated staff and shall also utilize the services of faculty/staff of the HOST INSTITUTE or experts from outside.

3.0 IMPLEMENTATION OF THE SCHEME AND FINANCIAL ARRANGEMENTS

3.1 The Managing Committee shall be responsible for publicizing the SCHEME and seeking proposals under the scheme in the approved format.


26/2/12



3.2 The Managing Committee or sub-committee thereof shall vet the feasibility of the proposals received and recommend proposals to the Government for support under the SCHEME through the BUSINESS INCUBATOR.

3.3 The Managing Committee shall ensure that the selection of entrepreneurs/ incubatees is fair and the disbursement/utilization of the fund is done with fairness to the entrepreneur/ incubatee.

3.4 The Managing Committee shall ensure that the fund requested for one idea in the proposal does not exceed Rs. 8 lakh. The Government shall provide **Rs. 62.5 lakh** (@ Rs. 6.25 lakh per idea) to the HOST INSTITUTION/ BUSINESS INCUBATOR towards supporting ten entrepreneur/ incubatees for costs relating to technology fee, guidance fee for mentors/ handholding persons, hiring or leasing cost of machinery/equipment/instruments or related services, office facilities (like telephone, fax, computers etc), infrastructural facilities (accommodation charges, utilities), etc. In addition, each HOST INSTITUTION/ BUSINESS INCUBATOR shall receive Rs. 37,800 per idea towards upgradation of its infrastructure and orientation/training.

3.5 Under the SCHEME, the entrepreneur/incubatee is expected to contribute a minimum of 15% (for micro enterprises) or 25% (for small enterprises) of the total project cost. The Managing Committee shall ensure that this requirement is met by the entrepreneur/ incubatee.

3.6 On receipt of recommended proposals from the Managing Committee of the BUSINESS INCUBATOR, the Government shall (after due process and approvals) initially release 30% of the approved disbursement amount with the balance being released in one or more installments once the HOST INSTITUTION/BUSINESS INCUBATOR has utilized the earlier amount and submitted the utilization certificate duly certified by the authorized signatory.

3.7 The HOST INSTITUTION/BUSINESS INCUBATOR shall maintain separate accounts of the funds received and expenditure incurred on various activities. Further, the BI would submit Annual Accounts, Audited expenditure Statement and Utilization Certificate to the Government

4.0 GENERAL

4.1 The HOST INSTITUTION/BUSINESS INCUBATORS shall submit the agreement made by them and with INCUBATEE to the Government before release of funds to the HI/BI for utilization by the incubatee. This agreement will be as per format in APPENDIX-II.

4.2 The assets created through the scheme shall not be transferred/disposed off without prior permission of the Office of the Government.

4.3 In the event it is found that the HI/BI has not utilized amount of grant, or any part of it, for the purpose agreed to in clause (2) of this agreement or has subsequently disposed off any of the assets acquired out of the grant without prior permission of the Government, the Government without prejudice to any other right, shall be entitled to terminate this agreement

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5.0 DISPUTE RESOLUTION

5.1 Any disputes shall be settled amicably between parties through the intervention and assistance of the Executive Head of the BUSINESS INCUBATOR. If the dispute is not resolved, then the matter may be escalated to the attention of the Executive Head of the Host Institute. If the dispute is still not resolved then the matter be referred to the Additional Secretary & Development Commissioner (MSME) whose decision shall be final and binding on all parties.

5.2 Any disputes, which cannot be settled amicably between the parties shall be referred for arbitration in accordance with the provision of Arbitration and Conciliation Act, 1996 to an arbitrator nominated by the Secretary, Department of Legal Affairs, M/o Law & Justice, Government of India. Provision of the Arbitration and Conciliation Act, 1996, as amended from time to time, shall be applicable. Courts in Delhi shall have jurisdiction in the matter

6.0 NOTICE

6.1 The address of the Parties for all communications is:

Government

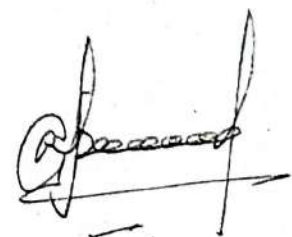
Additional Development Commissioner &
Economic Advisor (MSME),
Office of Development Commissioner
(MSME)
7th Floor, Nirman Bhawan
New Delhi – 110108

Incubator

Principal,
Mangalore Institute of Technology and
Engineering,
Badagamijar, Moodabidri
Dakshina Kananda Dist
Karnataka - 574225

6.2 All notices with the aforesaid address sent by pre-paid registered post or speed post or sent by fax with confirmation of its delivery or e-mail shall be deemed to have been served and received by the addressee within the time they should have been delivered/received at the addressee's end. Any change of address will not be valid unless acknowledged by the other party.


24/11/10



[Handwritten signature]

विनय अदलखा / VINAY ADLAKHA
उप निदेशक / Deputy Director
समस्या समाधान केंद्र, कार्यालय (रा. म. उ.)
विकास
Office of the Deputy Commissioner (MSME)
२५५, जवाहर लाल नेहरू स्मारक एंटरप्राइज
Ministry of M. & Small Enterprises, New Delhi - 100
देवी गान, नई दिल्ली-100/कि

For & on behalf of the President of India

New Delhi – 110108

Mangalore Institute of Technology & Engineering
Badaga Millar, B. JODHIGODI, 574 225



20/08/18

B.P. Singh
AD (Ine.)
DCMSMF New Delhi

NARENDRA. U. P.

Narendra U P
Dean (Placement & Training)
Mangalore Institute of Technology and Engineering
Badagamijar PO, Moodabidri DK Dist - 574225
Tel : 08258 262695 - 99 EXT: 165

Shand
20/08/2018
Subhash Chandra
A2 (INL)
D/o De (MSME)
New Delhi

Dr. Ganeeha Mopavera.
DR. GANESH MOGAVER
PROFESSOR & HEAD
DEPT. OF CIVIL ENGR.
MITS,
SADASHI NAGAR, MOODABIDRI, DIST. CH. 17.



MEMORANDUM OF UNDERSTANDING (MoU)
Between
Pace Wisdom Solutions (PWS)
and
Mangalore Institute of Technology & Engineering (MITE)

This Memorandum of understanding (MOU) is entered on 6th May 2016 between:

Pace Wisdom Solutions Pvt Ltd, an IT Services Company, represented by **Mohammed Azzan Patni**, Director, having its office at 34/2, 10th Cross Rd, 1st N Block, Rajajinagar, Bengaluru, Karnataka 560010, hereinafter called as 'PWS.'

AND

Mangalore Institute of Technology & Engineering, Moodbidri, a self-financed Institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, 574225, herein after called as 'MITE' based upon the understanding that the mutual cooperation between each organization is helpful in the skill upgradation and software development in the field of IT Technology.

Description of the participating department:

PWS is a deep-tech Product engineering and consulting firm, having offices in San Francisco, Bangalore, Frankfurt, specializing in designing and developing bespoke software solutions that cater to solving niche business problems. PWS has been working with Fortune 500 Enterprises and growth-stage startups/SMEs since 2012 and works as an extended Tech team and at times we have played the role of a Virtual CTO too.

MITE offers 4 year B. E program in Computer Science Engineering, Information Science Engineering, Electronics & Communication Engineering, Aeronautical Engineering, Civil Engineering, Mechanical Engineering, Mechatronics Engineering; 2-year M.Tech program in Seven specialized streams of Engineering; and 2 Year Post-Graduate Program in Business Administration.

Area of cooperation under the agreement:

1. The main objective of this collaboration is to focus on bringing successful opportunities that lead to skill development, product development in Information Technology.
2. PWS to support student Internship to Students without affecting the company's business.
3. Facilitate Industry expert talks & Workshops to students and faculty by PWS.
4. MITE shall provide consultancy services on IT services to PWS.
5. PWS shall assist MITE in setting up Industry Based Labs, Centre of Excellence etc. in their areas of expertise.
6. MITE and PWS shall explore the possibilities of mutual support in their learning, Research and Product Development requirements based on mutual convenience.

Intellectual Property Rights:

The ownership of any product, proprietary information, processes, and utilities including any PWS proprietary products shall always remain with PWS and vice-versa.



Confidentiality: Each party shall maintain complete confidentiality of any information of the other, disclosed during the term of this Agreement either directly or indirectly in any form whatsoever.

Neither this agreement, nor any activities described herein, shall be construed as creating a partnership, joint venture, agency, or other such relationship. Both parties agree that this Agreement represents a nonexclusive relationship between the parties, and nothing contained herein shall preclude either party from participating/initiating similar relationship with third parties.

Validity of this MoU

This Memorandum of understanding will take effect from the date of signature by the party and shall be valid for 5(Five) years from the date of signature by the Party. It may be extended automatically if there is no objection from the other party. Any additions to the MoU may be added as an annexure. Either party can terminate the MOU by giving a sixty-day written notice to the other party, it shall not be necessary to state the reasons of termination. It is agreed between the parties that though this Understanding is arrived at to facilitate co-operation for enhancing the quality of education in Information Technology, if for any reason the objective is not achieved or achievable, this Understanding shall automatically stand cancelled and no party under this Understanding shall have any kind of claim against each other. In this behalf, no notice of any kind shall be given so far as this aspect is concerned.

Dispute resolution

If there is any difference of understanding in any of the clauses or if there is dispute between the parties, Principal, MITE and Director, PWS and or their designee, will jointly resolve the difference or dispute in spirit of independence, mutual respect, and shared responsibility.

Miscellaneous

If Parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing. The parties mentioned above have entered this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For PWS

Mohammed Azzan Patni
Director

Date: 06/05/2016



For MITE

Dr. G L Easwara Prasad
Principal

Date:



MEMORANDUM OF UNDERSTANDING (MoU)

Between

Juego Studios Pvt Ltd

and

Mangalore Institute of Technology & Engineering (MITE)

This Memorandum of understanding (MOU) is entered on 3rd June 2016 between:

Juego Studios Pvt Ltd, an Technology Company, represented by Mr. Suman B K, Director, having its office at GR Grand Plaza, 2nd Floor, JP Nagar, 6th Phase, Bangalore, Karnataka 560078, hereinafter called as 'Juego Studios'

AND

Mangalore Institute of Technology & Engineering, Moodbidri, a self financed Institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodbidri, D.K District, 574225, herein after called as 'MITE'

based upon the understanding that the mutual cooperation between each organization is helpful in the skill upgradation and product development in the field of IT Technology.

Description of the participating department:

Juego Studios offers end-to-end solutions in native and cross-platform for those looking to hire App, game development companies experienced in Unity3D, Cocos2d-X, PlayCanvas, Unreal, Xamarin, hybrids app development frameworks, and specialized in AR, VR & IoT solutions..

MITE offers 4 year B. E program in Computer Science Engineering, Information Science Engineering, Electronics & Communication Engineering, Aeronautical Engineering, Civil Engineering, Mechanical Engineering, Mechatronics Engineering; 2-year M.Tech program in Seven specialized streams of Engineering; and 2 Year Post-Graduate Program in Business Administration.

Area of cooperation under the agreement:

1. The main objective of this collaboration is to focus on skill development, product development in the area of Game Development, Web Development, VR & AR Solutions and Enterprise Solutions.
2. Juego Studios will support student Internship to Students without affecting the company's business.
3. Identify & conduct Industry expert talks & Workshops in the relevant domains to students and faculty by Juego Studios
4. MITE shall provide consultancy services on specialized fields of IT to Juego Studios
5. Juego Studios shall assist MITE in setting up Industry Based Labs, Centre of Excellence etc. in their areas of expertise.



Intellectual Property Rights:

The ownership of any product, proprietary information, processes, and utilities including any Juego Studios proprietary products shall always remain with Juego Studios and vice-versa.

Confidentiality: Each party shall maintain complete confidentiality of any information of the other, disclosed during the term of this Agreement either directly or indirectly in any form whatsoever.

Neither this agreement, nor any activities described herein, shall be construed as creating a partnership, joint venture, agency or other such relationship. Both parties agree that this Agreement represents a nonexclusive relationship between the parties and nothing contained herein shall preclude either party from participating/initiating similar relationship with third parties.

Validity of this MoU

This Memorandum of understanding will take effect from the date of signature by the party and shall be valid for 5(Five) years from the date of signature by the Party. It may be extended automatically if there is no objection from the other party. Any additions to the MoU may be added as an annexure. Either party can terminate the MOU by giving a sixty-day written notice to the other party, It shall not be necessary to state the reasons of termination. It is agreed between the parties that though this Understanding is arrived at to facilitate co-operation for enhancing the quality of education and Product development in the area of Information Technology, if for any reason the objective is not achieved or achievable, this Understanding shall automatically stand cancelled and no party under this Understanding shall have any kind of claim against each other. In this behalf, no notice of any kind shall be given so far as this aspect is concerned

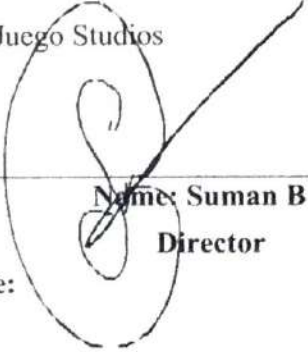
Dispute resolution

If there is any difference of understanding in any of the clauses or if there is dispute between the parties, Principal, MITE and Director, Juego Studios and or their designee, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

Miscellaneous

If Parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing. The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.


For Juego Studios



Name: Suman BK
Director

Date:

For MITE



Dr. G.L. Easwara Prasad
Principal

Date :

MoU with Institutions



Mangalore Institute of Technology & Engineering
Badaga Mijar, Moodbidri – 574225

Sri Bhuvanendra College, Karkala
574104



Memorandum of Understanding

This Memorandum of understanding (hereafter referred to as MOU/Understanding) is entered on this Twenty seventh of February, 2019 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a private institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office and campus in Moodabidri, D.K.District, Mangalore – 574225, hereafter referred to as ‘MITE’.

And

Sri Bhuvanendra College, Karkala affiliated to Mangalore University, located at Karkala in Udupi District (hereafter referred to as ‘SBC, Karkala’ duly authorized and represented by its Principal Dr. Manjunath A. Kotyan

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing globally competitive quality education to students and also benefit the global community through Research and Development using best practices.

The Institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, a centre of Excellence of Siemens and Centre of Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of

Excellence. The Institute has already earmarked immense research activities with projects over a Rs. 1 crore from organizations in progress.

SBC, Karkala, recognised as College with potential for excellence by UGC and accredited at B+ by NAAC, offering Science, arts, Commerce and Management graduate and Post graduate Courses is run by a Trust with Entrepreneurs like Dr. Veerendra Heggade, Dr. Ramdas.M.Pai, Sri Ananth G.Pai on its board of trustees. With a sprawling Campus of 46 acres of land partially granted by Paduthirupathi Venkataramana Sawamy temple. Sri Bhuvanendra College is sponsored by the Academy of General Education, Manipal and is affiliated to Mangalore University. 956 students are presently pursuing their education in this College.

It was founded in 1960 by the eminent educationist, banker and visionary Padmashree Late Dr. T.M.A.Pai and named after the Patron Saint, Sri Bhuvanendra Thirtha Swamiji of Kashi mutt. It is managed by Sri Bhuvanendra College Trust. The Academy of General Education, Manipal, is a subsidiary of Manipal Group of Companies. Dr. Veerendra Heggade, the President of the Trust, Dharmadhikari of Dharmasthala is awarded with Padmabhushana for his service to society and also his new approach to Rural Development through self-help groups. Dr. Ranjan.R.Pai, the President of the parent body Manipal Academy, is internationally acclaimed for his leading Manipal University. Banking, Security Press, Media, IT Solutions etc are other fields of business undertaken by Manipal group. The Vice President of the Trust, Sri B. Anantha. G. Pai is the Executive Director of the Bharath Group of Companies. This Trust has eminent Educationists, Professionals, Corporate members and entrepreneurs as its trustees. The day to day administration is managed by the College Governing Council with Sri Ananth G Pai, the Vice President of the Trust as the President and with other nominated members of the trust.

The College provides quality and value based education to the students in Arts, Science, Commerce and Management. Over the past 58 years, the College has grown in terms of number of courses, student strength, infrastructural facilities and students' achievements.

The college provides an opportunity for the overall development of the students by giving focus on academic and extracurricular activities. The development of the college is witnessed in the increased admission of students and the achievement of the students and the faculty.

Having recognized a mutual interest in enhancement of employability among students as well as facilitating towards their gainful employment, both the parties agreed to enter in to an MOU to facilitate and regulate such cooperation on the following terms and conditions.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of SBC, Karkala in the area of Presentation skills/communication skills etc. to B.com/ BBA , B.CA, B.Sc & B.A students at MITE, Moodabidri.
2. MITE shall spare the services of Professionally Trained Personnel on request for Skill development workshops/ training sessions on Students' Competency Enhancement organised by and at Sri Bhuvanendra College as a goodwill gesture.
3. MITE shall collaborate with Sri Bhuvanendra College in terms of technical and Human Resources in organising State/National/ International Seminars/Conferences/ Workshops on Commerce and Management subjects hosted at Sri Bhuvanendra College.
4. The above services shall be provided by MITE totally free of cost merely as a good will gesture and no fee is chargeable by MITE.
5. The above shall be imparted as per mutually agreeable schedule and time.

DURATION

This MOU is at- will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, SBC, Karkala will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS

If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For and on behalf of MITE



Dr. G. L. Easwara Prasad
Principal, MITE, Moodabidri

Principal
Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODBIDRI - 574 225

For and on behalf of SBC, Karkala



Dr. Manjunath A. Kotyan
Principal, SBC, Karkala

Principal
Sri Bhuvanendra College
KARKALA - 574 104

Witness 1:



Prof. Jayadeva Prasad Moleyar
HOD- MBA , MITE, Moodabidri

Head of the Department of
Master of Business Administration (MBA)
Mangalore Institute of Technology & Engg.
P.O. Mijar, MOOD BIDRI - 574225
MANGALORE, KARNATAKA

Witness 2:



Prof. Dattatreya Rao
Students' Welfare Officer, SBC, Karkala



Mangalore Institute of Technology & Engineering
Badaga Mijar, Moodbidri – 574225

Government First Grade College, Punjalakatte
Maladi, Belthangady - 574233



Memorandum of Understanding

This Memorandum of understanding (hereafter referred to as MOU/Understanding) is entered on this Twenty fourth day of September 2018 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a private institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office and campus in Moodabidri, D.K.District, Mangalore – 574225, herein called as ‘MITE’.

And

Government First Grade College, Punjalakatte, Belthangady affiliated to Mangalore University, located at Belthangady in Dakshina Kannada District (hereafter referred to as ‘GFGC Punjalakatte’ which expression shall, unless it is repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its Principal, K Ganapathi Bhat.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing globally competitive quality education to students and also benefit the global community through Research and Development using best practices.

The Institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, a centre of Excellence of Siemens and Centre of Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with projects over a Rs. 1 crore from organizations in progress.

The Government First Grade College, Punjalakatte was started in the year 2007 with initial enrolment of 22 students for BA degree course. The college started with the objective of promoting higher education among the young students residing in and around Punjalakatte. The college is located in a backward village touching Mangalore - Kadur highway at Punjalakatte of Belthangady Taluk in Dakshina Kannada District. At present the college has BA, B.Com and BBA courses which is catering the educational needs of more than 550 students.

The College is affiliated to the Mangalore University and is recognized under 2 (F) of the UGC. The college follows the Credit Based Semester System of the Mangalore University and all aspects related to curriculum, teaching, learning and evaluation are as per the rules and regulations of the University. The college provides an opportunity for the overall development of the students by giving focus on academic and extracurricular activities. The development of the college is witnessed in the increased admission of students and the achievement of the students and the institution. The college has the dedicated Principal, faculty and administrative staff and the members of the College Development Council work continuously for the total development of the students.

Having recognized a mutual interest in enhancement of employability among students as well as facilitating towards their gainful employment, both the parties agreed to enter in to an MOU to facilitate and regulate such cooperation on the following terms and conditions.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of **GFGC, Punjalakatte** in the area of Presentation skills/communication to B.com/ BBA & B.A students.
2. Training shall be imparted by MITE totally free of cost merely as a good will gesture and no fee is chargeable by MITE.
3. Training shall be imparted as per mutually agreeable schedule, place and time.

DURATION

This MOU is at-will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, GFGC, Punjalakatte will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS

If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For and on behalf of MITE

For and on behalf of GFGC, Punjalakatte




Principal, MITE, Moodabidri

Principal

Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODABIDRI - 574 225

Witness 1:



Prof. Jayadeva Prasad Moleyar
HOD- MITE Moodabidri

Head of the Department of
Master of Business Administration (MBA)
Mangalore Institute of Technology & Engg.
P.O.Mijar, MOODABIDRI - 574225
MANGALORE, KARNATAKA.



Prof. K. Ganapathi Bhat

Principal, GFGC, Punjalakatte

Govt. First Grade College
Punjalkatte, D. K. 574 233

Witness 2:



Dr. Lokesha
Asst Prof. DOC, GFGC, Punjalakatte



Mangalore Institute of Technology & Engineering
BadagaMijar, Moodbidri – 574225



Sri Mahaveera First Grade College
Kodangallu Post, Moodabidri - 574197

Memorandum of Understanding

This Memorandum of understanding (hereafter referred to as MOU/Understanding) is entered on this Eighteenth day of September 2018 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a private institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office and campus in Moodabidri, D.K.District, Mangalore – 574225, herein called as '**MITE**'.

And

Sri Mahaveera First Grade College, Moodabidri affiliated to Mangalore University, located at Moodabidri in Dakshina Kannada District (hereafter referred to as '**Sri Mahaveera First Grade College, Moodabidri**' which expression shall, unless it is repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its Principal, Prof. H. Chandrashekhar Dixit.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing globally competitive quality education to students and also benefit the global community through Research and Development using best practices.

The Institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, a centre of Excellence of Siemens and Centre of Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with projects over a Rs. 1 crore from organizations in progress.

Sri Mahaveera First Grade College, Moodabidri, established in the year 1965 is an institution affiliated to Mangalore University. It provides quality degree education (B,Com, BBA & BA) to the rural students from the poor and the marginalized community at affordable cost. The results at the University level and the placement of its final year students are exemplary in comparison to the other Government Colleges in the district. The institution is committed to enhance the employability of its students by way of skill development programmes apart from its core academic activities.

Having recognized a mutual interest in enhancement of employability among students as well as facilitating towards their gainful employment, both the parties agreed to enter in to an MOU to facilitate and regulate such cooperation on the following terms and conditions.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of Sri Mahaveera First Grade College, Moodabidri in the area of Presentation skills/communication to B.com, B.Sc, BCA & B.A students.
2. Training shall be imparted by MITE totally free of cost merely as a good will gesture and no fee is chargeable by MITE.
3. Training shall be imparted as per mutually agreeable schedule, place and time.

DURATION

This MOU is at- will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, Sri Mahaveera First Grade College, Moodabidri will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS

If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For and on behalf of MITE

For and on behalf of SMFG College, Moodabidri



Principal, MITE, Moodabidri
uc

Principal
Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODABIDRI - 574 225


Prof. H Chandrashekhar Dixit
Principal, SMFGC Moodabidri

Principal
SRI MAHAVEERA COLLEGE MOODABIDRI

Witness 1:

Witness 2:


Prof. Jayadeva Prasad Moleyar
HOD- MITE Moodabidri


Dr. Ajaz Ahmed
HOD of Commerce Dept, SMC, Moodabidri

Head of the Department of
Master of Business Administration (MBA)
Mangalore Institute of Technology & Engineering
P.O.Mijar, MOODABIDRI
MANGALORE, KARNATAKA



**Mangalore Institute of Technology &
Engineering**

BadagaMijar, Moodbidri – 574225

Government First Grade College
Kavoor - 575015



Memorandum of Understanding

This Memorandum of understanding (hereafter referred to as MOU/Understanding) is entered on this sixth day of September 2018 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a private institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office and campus in Moodabidri, D.K.District, Mangalore – 574225, herein called as ‘MITE’.

And

Government First Grade College, Kavoor affiliated to Mangalore University, located at Kavoor in Dakshina Kannada District (hereafter referred to as ‘GFGC Kavoor’ which expression shall, unless it is repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its Principal, Dr U Tara Rao.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing globally competitive quality education to students and also benefit the global community through Research and Development using best practices.

The Institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, a centre of Excellence of Siemens and Centre of

Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with projects over a Rs. 1 crore from organizations in progress.

Government First Grade College, Kavour, established in the year 2002 is an institution affiliated to Mangalore University. It provides quality degree education (B,Com, BBA & BA) to the rural students from the poor and the marginalized community at affordable cost. The results at the University level and the placement of its final year students are exemplary in comparison to the other Government Colleges in the district. The institution is committed to enhance the employability of its students by way of skill development programmes apart from its core academic activities.

Having recognized a mutual interest in enhancement of employability among students as well as facilitating towards their gainful employment, both the parties agreed to enter in to an MOU to facilitate and regulate such cooperation on the following terms and conditions.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of **GFGC, Kavour** in the area of Presentation skills/communication to B.com/ BBA & B.A students.
2. Training shall be imparted by MITE totally free of cost merely as a good will gesture and no fee is chargeable by MITE.
3. Training shall be imparted as per mutually agreeable schedule, place and time.

DURATION

This MOU is at- will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, GFGC, Kavoor will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS

If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For and on behalf of MITE



Dr. G. L. Easwara Prasad

Principal, MITE, Moodabidri

Principal

Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODBIDRI - 574 225

For and on behalf of GFGC, Kavoor



Dr. U. Tara Rao

Principal, GFGC, Kavoor

PRINCIPAL

GOVERNMENT COLLEGE
KAVOOR, MANGALORE-575015

Witness 1:



Prof. Jayadeva Prasad Moleyar

HOD- MITE Moodabidri

Head of the Department of
Master of Business Administration (MBA)
Mangalore Institute of Technology & Engineering
P.O. Mijar, MOOD BIDRI - 574225
MANGALORE, KARNATAKA.

Witness 2:



Prof. Louis Manoj Ambrose

Asst Prof & NAAC coordinator, GFGC Kavoor



**Mangalore Institute of Technology &
Engineering**
BadagaMijar, Moodbidri – 574225

**Government First Grade College and Post
Graduate Study Centre Hebri**
Hebri - 576112



Memorandum of Understanding

This Memorandum of understanding (hereafter referred to as MOU/Understanding) is entered on this first day of September 2018 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a private institution approved by AICTE, New Delhi, affiliated to Visvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office campus in Moodabidri, D.K.District, Mangalore – 574225, herein called as ‘**MITE**’.

And

Government First Grade College and Post Graduate Study Centre, Hebri, an Institution operating under department of collegiate education Government of Karnataka and affiliated to Mangalore University, located at Hebri, Udupi District (hereafter referred to as “College” which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its Principal, Prof. M.R Manjunatha.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing globally competitive quality education to students and also benefit the global community through Research and Development using best practices.

The Institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, a centre of Excellence of Siemens and Centre of Competence of Bosch Rexroth. MITE, has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with projects over a Rs. 1 crore from organizations in progress.

Government First Grade College and Post Graduate Study Centre Hebri is an institution affiliated to Mangalore University, committed to enhance the employability of its students by way of skill development programmes apart from its core academic activities.

Having recognized a mutual interest in enhancement of employability among students as well as facilitating towards their gainful employment, both the parties agreed to enter in to an MOU to facilitate and regulate such cooperation on the following terms and conditions.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of **Government First Grade College and Post Graduate Study Centre Hebri** in the area of Presentation skills/communication to B.com students.
2. Training shall be imparted by MITE totally free of cost merely as a good will gesture and no fees is chargeable by MITE.
3. Training shall be imparted as per mutually agreeable schedule, place and time.

DURATION

This MOU is at- will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, Government First Grade College and Post Graduate Study Centre Hebri will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS

If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For and on behalf of MITE



Dr. G. L. Easwara Prasad

Principal, MITE, Moodabidri

Principal
Mangalore Institute of Technology & Engineering
Badage Mijar, MOODABIDRI - 574 225

Witness 1:

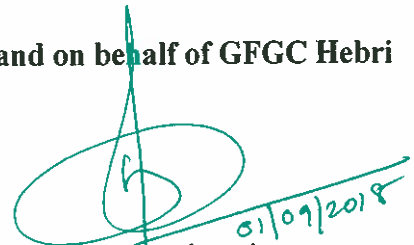


Prof. Jayadeva Prasad Moleyar

HOD- MITE Moodabidri

Head of the Department of
Master of Business Administration (MBA)
Mangalore Institute of Technology & Engg.
P.O.Mijar, MOODABIDRI - 574225
MANGALORE, KARNATAKA.

For and on behalf of GFGC Hebri



Prof. M.R. Manjunatha

Principal, G.F.G College, Hebri

Principal
Government First Grade College
Hebri - 576 112.

Witness 2:



Prof. Ashalatha B

HOD – Dept. Commerce G.F.G College, Hebri

B. ASHALATHA
Assistant Professor
Department of Commerce
Govt. First Grade College
Hebri - 576112



**Mangalore Institute of
Technology & Engineering**
Badaga Mijar, Moodbidri –
574225



**Mulki Sunder Ram Shetty
College,**
Shirva-574116

Memorandum of Understanding

This Memorandum of understanding (hereafter referred to as MOU/Understanding) is entered on this FIFTH day of APRIL 2018 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a private institution approved by AICTE, New Delhi, affiliated to Vishvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodabidri, D.K.District, Mangalore – 574225, herein called as ‘MITE’

And

Mulki Sunder Ram Shetty College, Shirva, an Institution managed by **Vidyavardhaka Sangha (R), Shirva** and affiliated to Mangalore University, located at Shirva, Udupi. District (hereafter referred to as “College” which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its Principal, Prof. Karunakara Nayak A.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing Globally Competitive Quality Education to students and also benefit the global community through Research and Development using best practices.

The institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, A centre of Excellence of Siemens and Centre OF

Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with projects over a Rs. 1 crore from organizations in progress.

Mulki Sunder Ram Shetty College, Shirva is an institution affiliated to Mangalore University, committed to enhance the employability of its students by way of skill development programmes apart from its core academic activities.

Having recognized a mutual interest in enhancement of employability among students as well as facilitating towards their gainful employment, both the parties agreed to enter in to an MOU to facilitate and regulate such cooperation on the following terms and conditions.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of **Mulki Sunder Ram Shetty College, Shirva** in the area of Presentation skills/communication to B.com/ B.A students.
2. Training shall be imparted by MITE totally free of cost merely as a good will gesture and no fees is chargeable by MITE
3. Training shall be imparted as per mutually agreeable schedule, place and time.

DURATION

This MOU is at- will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, **Mulki Sunder Ram Shetty College, Shirva** will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS

If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For and on behalf of MITE
College



Dr. G. L. Easwara Prasad
Principal, MITE, Moodabidri

Principal
Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODABIDRI - 574 225

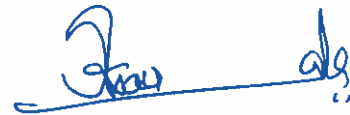
Witness 1:



Prof. Jayadeva Prasad Moleyar
HOD – MBA, MITE, Moodabidri

Head of the Department of
Master of Business Administration (MBA)
Mangalore Institute of Technology & Engineering
P.O. Mijar, MOODABIDRI - 574225
MANGALORE, KARNATAKA.

For and on behalf of MSRS College



Prof. Karunakara Nayak A
Principal, M.S.R.S., College, Shirva
Principal

MULKI SUNDER RAM SHETTY COLLEGE
SHIRVA, UDUPI DIST.

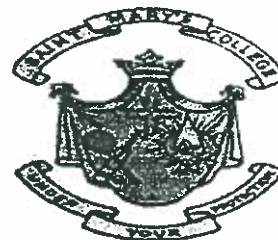
Witness 2:



Prof. Manjunath K.G.
HOD – Commerce, M.S.R.S. College, Shirva



**Mangalore Institute of
Technology & Engineering**
Badaga Mijar, Moodbidri – 574225



ST. Mary's College
Shirva, Udupi-574116

Memorandum of Understanding

This Memorandum of Understanding (hereafter referred to as MOU/Understanding) is entered on this FIFTH day of MARCH 2018 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a self-financed institution approved by AICTE, New Delhi, affiliated to Vishvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodabidri, D.K.District, Mangalore – 574225, herein called as 'MITE'

And

ST. MARY'S COLLEGE, SHIRVA, an Institution managed by Catholic Education Society of Udupi Diosys and affiliated to Mangalore University, located at Shirva, Udupi District (hereafter referred to as "College" which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its Principal, Prof. Rajan V.N.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing Globally Competitive Quality Education to students and also benefit the global community through Research and Development using best practices.

The institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, A centre of Excellence of Siemens and Centre Of

Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with projects over Rs 1 crore from organizations in progress.

St. Mary's College, Shirva is an institution affiliated to Mangalore University, committed to enhance the employability of its students by way of skill development programmes apart from its core academic activities.

Having recognized a mutual interest in enhancement of employability among students as well as facilitating towards their gainful employment, both the parties agreed to enter in to an MOU to facilitate and regulate such cooperation on the following terms and conditions.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of SMC in the area of Presentation skills/communication etc.
2. Training shall be imparted by MITE totally free of cost merely as a part of Corporate Social Responsibility gesture and no fees is chargeable by MITE
3. Training shall be imparted as per mutually agreeable schedule, place and time.

DURATION

This MOU is at-will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

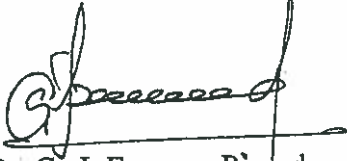
If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, St. Mary's College, Shirva, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS

If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of Understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For and on behalf of MITE



Dr. G. L. Easwara Prasad

Principal, MITE, Moodabidri

Principal

Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODBIDRI - 574 225

For and on behalf of St. Mary's College



Prof. Rajan V.N.

Principal, St. Mary's College, Shirva

Witness 1:



Prof. Jayadeva Prasad Moleyar

HOD - MBA, MITE, Moodabidri

Witness 2:



Prof. K. Praveen Kumar

HOD- BCA, St. Mary's College, Shirva



**Mangalore Institute of
Technology & Engineering**
Badaga Mijar, Moodbidri –
574225



Sri Dhavala College
Moodbidri - 574227

Memorandum of Understanding

This Memorandum of understanding (hereafter referred to as MOU/Understanding) is entered on this twentieth day of March 2018 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a private institution approved by AICTE, New Delhi, affiliated to Vishvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodabidri, D.K.District, Mangalore – 574225, herein called as 'MITE'

And

Sri Dhavala First Grade College, Moodbidri, an Institution managed by **Shree Digambar Jain Vidyavardhaka Sangha** and affiliated to Mangalore University, located at Moodbidri, D.K. District (hereafter referred to as "College" which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its Principal, Prof. M. Raveesh Kumar.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing Globally Competitive Quality Education to students and also benefit the global community through Research and Development using best practices.

The institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, A centre of Excellence of Siemens and Centre OF

Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with projects over a crore from organizations in progress.

Sri Dhavala First Grade College, Moodbidri is an institution affiliated to Mangalore University, committed to enhance the employability of its students by way of skill development programmes apart from its core academic activities. The institution offers three under graduate programmes such as B.A., B.Com. & BBM. The College accredited to NAAC with 'B' Grade.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of Sri Dhavala First Grade College, Moodabidri in the area of Presentation skills/communication to B.com students.,
2. Training shall be imparted by MITE totally free of cost merely as a good will gesture and no fees is chargeable by MITE
3. Training shall be imparted as per mutually agreeable schedule, place and time.

DURATION

This MOU is at- will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

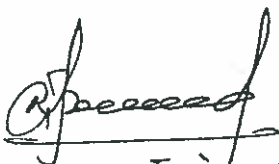
If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, Sri Dhavala College will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS

If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For and on behalf of MITE



Dr. G. L. Easwara Prasad

Principal, MITE, Moodabidri

Principal
Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODIBIDRI - 574 225

For and on behalf of Sri Dhavala College



Prof. M. Raveesh Kumar

Principal, Sri Dhavala College, Moodbidri

Principal
Sri Dhavala College
MOODIBIDRI-574227

Witness 1:



Prof. Jayadeva Prasad Moleyar

HOD – MBA, MITE, Moodabidri

Head of the Department of
Master of Business Administration (MBA)
Mangalore Institute of Technology & Engg.
P.O. Mijar, MOODIBIDRI - 574225
MANGALORE, KARNATAKA.

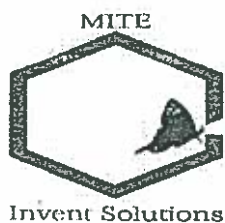
Witness 2:



Prof. Mahaveera Ajiri, S

HOD – Commerce, Sri Dhavala College, Moodbidri

H.O.D.
Department of Commerce &
Management
SRI DHAVALA COLLEGE
MOODIBIDRI-574 227, D.K.



**Mangalore Institute of
Technology & Engineering**
Badaga Mijar, Moodbidri – 574225



**Shri Durgaparameshwari Temple
First Grade College**
Kateel - 574148

Memorandum of Understanding

This Memorandum of understanding (hereafter referred to as MOU/Understanding) is entered on this twelfth day of March 2018 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a private institution approved by AICTE, New Delhi, affiliated to Vishvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodabidri, D.K.District, Mangalore – 574225, herein called as '**MITE**'

And

Shri Durgaparameshwari Temple First Grade College, Kateel, an Institution managed by **Shri Durgaparameshwari Temple Trust** and affiliated to Mangalore University, located at Kateel, D.K. District (hereafter referred to as "College" which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its Principal, Prof. M. Balakrishna Shetty.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing Globally Competitive Quality Education to students and also benefit the global community through Research and Development using best practices.

The institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, A centre of Excellence of Siemens and Centre OF Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with projects over a crore from organizations in progress.

Shri Durgaparameshwari Temple First Grade College, Kateel is an institution affiliated to Mangalore University, committed to enhance the employability of its students by way of skill development programmes apart from its core academic activities.

Having recognized a mutual interest in enhancement of employability among students as well as facilitating towards their gainful employment, both the parties agreed to enter in to an MOU to facilitate and regulate such cooperation on the following terms and conditions.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of S.D.P.T.F.G. College, Kateel in the area of Presentation skills/communication to B.com/ B.A students.
2. Training shall be imparted by MITE totally free of cost merely as a good will gesture and no fees is chargeable by MITE
3. Training shall be imparted as per mutually agreeable schedule, place and time.

DURATION

This MOU is at- will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, Shri Durgaparameshwari Temple First Grade College, Kateel will

DISPUTE RESOLUTION

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, Shri Durgaparameshwari Temple First Grade College, Kateel, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS


If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of Understanding duly endorsed by witnesses on the date, month and year mentioned herein above.


For and on behalf of SDPTFG College


Principal
Prof. M. Balakrishna
Principal, S.D.P.T.F.G. College
Kateel
KATEEL - 574 148 D. B.


Witness 1:


Dr. Krishna
HOD - Commerce
S.D.P.T.F.G. College,
Kateel

For and on behalf of MITE


Principal, MITE, Moodabidri
Principal
Mangalore Institute of Technology & Engineering
Badaga Mijar, MOODABIDRI - 574 225

Witness 2:


Prof. Jayadeva Prasad Moleyar
HOD - MBA, MITE, Moodabidri

Head of the Department of
Master of Business Administration (MBA)
Mangalore Institute of Technology & Engineering
P.O. Mijar, MOODABIDRI - 574225
MANGALORE, KARNATAKA.



**Mangalore Institute of
Technology & Engineering**
Badaga Mijar, Moodbidri – 574225

**ManjunathaPai Memorial
Government First Grade College,**
Karkala- 574104



Memorandum of Understanding

This Memorandum of understanding (hereafter referred to as MOU/Understanding) is entered on this Eleventh day of April 2018 between:

Mangalore Institute of Technology & Engineering, Moodabidri, a private institution approved by AICTE, New Delhi, affiliated to Vishvesvaraya Technological University, Belagavi, duly authorized and represented by its Principal Dr. G L Easwara Prasad, with its Administrative Office & Campus in Moodabidri, D.K.District, Mangalore – 574225, herein called as '**MITE**'

And

ManjunathaPai Memorial Government First Grade College of Professional and Business Management, a State run Institution affiliated to Mangalore University, located at Karkala, Udupi District (hereafter referred to as "**MPM GFGC**") which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its Principal, Prof. ShrivarmaAjri M.

Whereas

MITE, a renowned educational institution in the Mangalore region with a vision to attain perfection in providing Globally Competitive Quality Education to students and also benefit the global community through Research and Development using best practices.

The institution offers seven Under Graduates and Post Graduates programs, a Management Program and has several Research centers, A centre of Excellence of Siemens and Centre OF Competence of Bosch Rexroth. MITE has collaborations with Binghamton University, the State University of New York, USA, ITE West Singapore and MDIS Singapore.

MITE has witnessed growth in terms of Infrastructure, greater Industry tie ups and in the next decade the institution perceives to be a pioneer in research and to develop as a Center of Excellence. The Institute has already earmarked immense research activities with projects over Rs 1 crore from organizations in progress.

ManjunathaPai Memorial Government First Grade College, is an institution affiliated to Mangalore University, committed to enhance the employability of its students by way of skill development programmes apart from its core academic activities.

GENERAL TERMS OF THE UNDERSTANDING

1. MITE shall impart skill based training to students of M.P.M. GFGC, Karkala in the area of Presentation skills/communication to B.com/ BBM students.
2. Training shall be imparted by MITE totally free of cost merely as a good will gesture and no fees is chargeable by MITE
3. Training shall be imparted as per mutually agreeable schedule, place and time.

DURATION

This MOU is at- will and may be modified by mutual consent of both the parties. This MOU shall become effective upon signature by both the parties and will remain in effect until modified or terminated by one of the party by mutual consent.

DISPUTE RESOLUTION

If there is any difference of understanding in any of the clauses or dispute between the parties, Principal, MITE and Principal, MPM GFGC, Karkala, will jointly resolve the difference or dispute in spirit of independence, mutual respect and shared responsibility.

MISCELLANEOUS

If parties desire to extend the scope of MOU over and above what is in this Understanding, same shall be mutually agreed between the Parties and shall be in writing.

The parties mentioned above have entered into this Memorandum of understanding duly endorsed by witnesses on the date, month and year mentioned herein above.

For and on behalf of MITE



Dr. S. L. Easwara Prasad
Principal, MITE, Moodabidri

For and on behalf of MPM, GFGC College




Prof. Shrivarma Ajri M.
Principal, MPM GFGC, Karkala

Witness 1:



Prof. Jayadeva Prasad Moleyar
HOD – MBA, MITE, Moodabidri

Witness 2:



Prof. Jyothi L.J.
HOD – Commerce, MPM GFGC, Karkala
