

NAGAPATTINAM – 611 002. TAMILNADU, INDIA
Approved by AICTE, New Delhi, Affiliated to Anna University, Chennai
(Accredited by NAAC with 'A' Grade and NBA)
Email: principal@egspec.orgwebsite: www.egspec.orgPh: 04365-251112

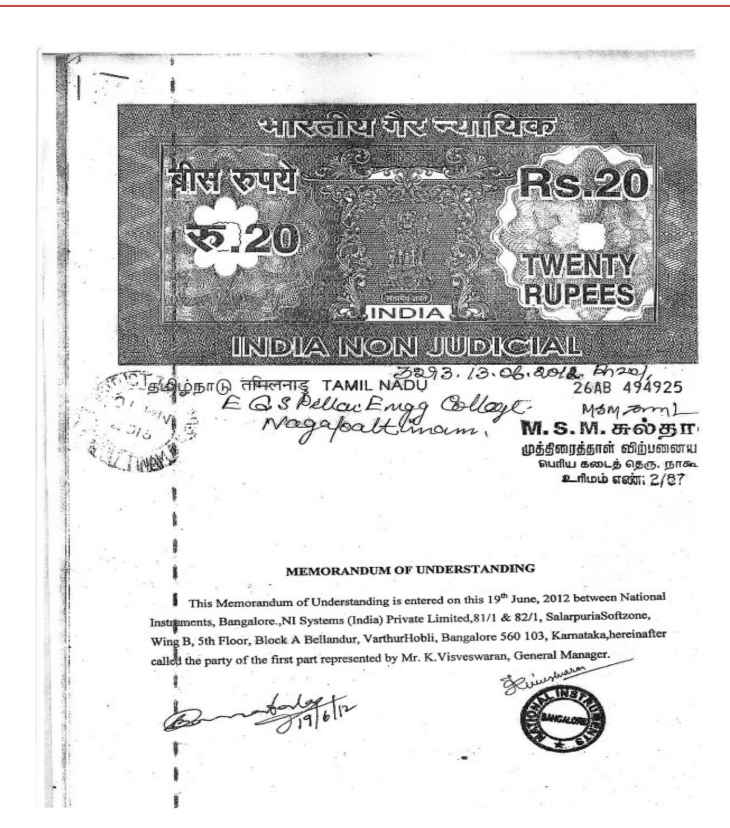
MoU's with relevant organizations E-Copies of MoU's



NAGAPATTINAM - 611 002. TAMILNADU, INDIA

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Email: principal@egspec.orgwebsite: www.egspec.orgPh: 04365-251112



Τo

30-07-2015

The Principal
E.G.S. Pillay Engineering College
Nagapattinam – 611 002

Sir

Sub: Six (6) days training on LabVIEW to students for a batch of 25 students and 5 faculties

Ref: Purchase order: EGSPEC / VI Solution / 2015, dated on 23-06-2015

Greetings from National Instruments!

Thank you for your valuable order placed to VI Solutions, Hosur towards the procurement of NI USRP Software Defined Radio Hardware platform. As per our commitment made against the purchase, we hereby assure that Six (6) days of intensive training will be provided free of cost to 25 students and 5 faculties at EGSPEC campus as mutual agreed dates. Kindly inform us atleast four weeks in advance to plan the resources accordingly.

Kindly consider this as our commitment and request you to release the payment of Rs. 4,25,508 to VI Solutions at the earliest

Thanking you and assuring you the best of our services at all the times

For NI SYSTEMS INDIA (P) LIMITED

Authorized Signatory



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AND

E.G.S Pillay Engineering College, Old Nagore Road, Nagapattinam District - 611 002, hereinafter called the party of the second part represented by Dr.S.Ramabalan, Principal, E.G.S Pillay Engineering College hereinafter called the party of the second part.

1. PREAMBLE

E.G.S Pillay Engineering College, Old Nagore Road, Nagapattinam District – 61 1 002 offers Under Graduate Programmes and Post Graduate Programmes in the Engineering stream. The Institute is promoting research activities apart from imparting quality education to students from across the nation. E.G.S Pillay Engineering College is deeply concerned with the commitment of quality education by creating and promoting interaction with industries and research organizations to provide up to date training and knowledge to the faculty and students.

NI has worked with engineers and scientists to provide answers to the most challenging questions. Through these pursuits, NI customers have brought hundreds of thousands of products to market, overcome innumerable technological roadblocks, and engineered a better life for us all NI works with the innovators of the world to develop smarter products and technologies. In this example, see how FireFly Equipment used the NI CompactRIO platform to save hundreds of thousands of dollars in development time and simplify the complexity of an extremely advanced smart machine NI provides its customers with powerful, intuitive technology to create systems that improve the world and address the engineering challenges of today, as well as those yet to come.

Bond Siglation



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2. PURPOSE

The purpose of the memorandum of understanding is to ensure Research and Development co-operation between E.G.S Pillay Engineering College and NI, Bangalore is to share the knowledge and skills available in both organizations. This Memorandum of Understanding will also take up joint Consulting and Projects to the institution.

2.1. Training

NI, Bangalore will offer Industrial Visits, Inplant training, Internships and project training for the students of Bachelors of Engineering (Electrical & Electronics Engineering) of E.G.SPillay Engineering College. The charges for the training will be mutually decided by both the parties at early once. Two staff members will be trained for every year from VI Microsystems, Chennaion the above said trainings.

Three days of free training will be provided at the site of NI, Bangalore for the outgoing students of E.G.S Pillay Engineering College on the latest technologies available in project hardwares. The students should obtain a bonafide certificate from the college for availing this offer.

2.2. Sponsored Projects

Apart from providing training to the students, NI, Bangalore shall sponsor projects like designing of electrical drives, embedded systems etc., to the Department of Electrical & Electronics Engineering, E.G.S Pillay Engineering College based on the research requirements of

Bonnatalay 19/6/12





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6. TERMINATION

Either party may terminate the present Memorandum of Understanding by giving three months written notices to the other party. The obligation on the parties under the terms of their Memorandum of Understanding shall be fulfilled within three months notice period. The final obligation between the parties will also be settled within the notice period.

7. ENTRY INTO THE FORCE

The present Memorandum of Understanding, being concluded in a spirit of friendly and increased co-operation shall come into force on it signature by Dr.S. Ramabalan, Principal, E.G.S Piliay Engineering College, Old Nagore Road, Nagapattinam District – 611 002, and by Mr. K.Visveswaran, General Manager.National Instruments, Bangalore.,75, Electronics Estate, Perungudi, Chennai-600096.

This Memorandum of Understanding shall come into effect from 6th March, 2014onwards:

ON BEHALF OF

E.G.S Pillay Engineering College

Nagapattinam

PRINCIP.

ON BEHALF OF

National Instruments, Bangalore

GENERAL MANAGER

GENERAL MANAGER
GENERAL MANAGER
NATIONAL INSTRUMENTS
BANGALORE



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BUDY BIR ATHORIS TAMIL NADU
EGS PILLEY Engineering
College, Vagapattinam
Briti. 12-7.16.

S. பெடிக்க விருக்கல். த தொக்க விருக்கல். அத்தோத்துள் விற்பகையாயர். உரிலம் எண்: 8/93. 63/ப.எ.23, கடைத் தெரு. நன்னிலம்.

Memorandum of Understanding

Party 1

The Managing Director
V; Microsystems Private Limited
75, Electronics estates , Perungudi, Chennai, Tamilnadu 600096

Party 2

The Principal
Edayathangudi G.S.Pillay Engineering College
Edayathangudi
Nagapattinam – 611 002.



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TERMS AND CONDITIONS:

 This agreement will act only as an authorization and in no way to be used for profitable business or financial commitment between the two parties.

 This agreement is limited to the departments for and may be extended to other departments on a new amendment document added to this, if agreed upon, by both the parties.

 Party 1 cannot run profitable private business inside / outside the campus of party 2 and cannot influence the students professionally or otherwise.

4. Party 2 cannot influence the operations of party 1 apart from the purpose of this MOU.

Since there is no financial commitment agreed between the parties, no payments or defamation claims can be made by either of the parties, on closure or termination of this purely gentleman's agreement.

DOCUMENTS LIABILITY LIMITATIONS:

This document valid up to the date stated above and within the district limits only. Any of the parties may use this document as a proof of association for the above stated limited purposes.

PROMISE / COMMITMENT DECLARATION:

PARTY 1

I have read and understood the complete documents. I hereby agree upon the terms and conditions stated in this document and promise to always abide by this, till the duration of the document. I also understood the disagreement of any of this above stated conditions may lead to the cancellation of this agreement. I accept all the further discussions as stated.

Signature with date

for Vi Microsystems Private Limited

PARTY 2

I have read and understood the complete documents. I hereby agree upon the terms and conditions stated in this document and promise to always abide by this, till the duration of the document. I also understood the disagreement of any of this above stated conditions may lead to the cancellation of this agreement. I accept all the further discussions as stated.

CHENNAI 600 096

Signature with date

Principal

E.G.S. Pillay Engineering College, Nagapattinam. for Edayathangudi G.S.Pillay Engg. College Edayathangudi

The Managing Director

Nagapattinam - 611 002.



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PREAMBLE

This is a service level agreement between the two parties for the welfare of the students studying in the Electronics and Communication Engineering Department of Edayathangudi G.S.Pillay Engineering College, Edayathangudi, Nagapattinam – 611 002.

VALIDITY/ DURATION OF THIS MOU

This memorandum of understanding is valid for three years from the date of its signing and is to be renewed once in 12 months, thereafter with new amendments if any, mutually agreed upon by both the parties.

PURPOSE OF THIS MOU

This MOU is a document between both the organizations to work together for the welfare of students without any financial commitment on either side as mentioned below:

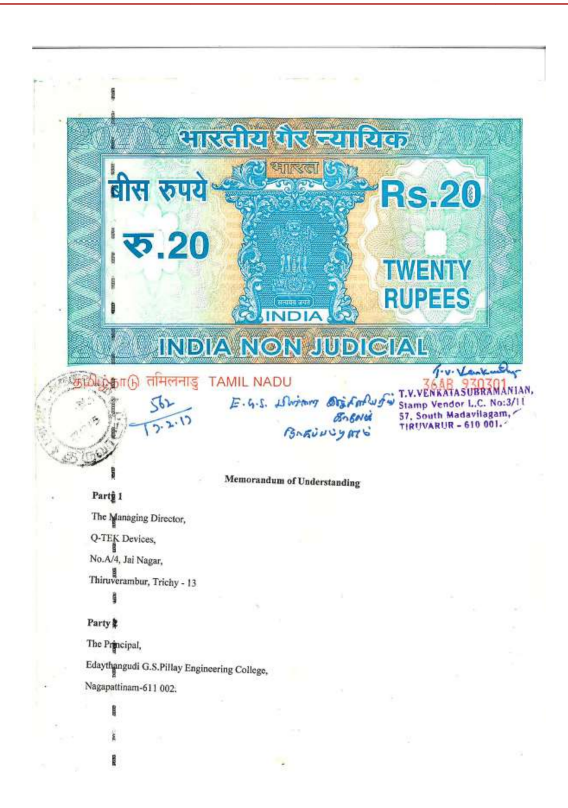
- Party 1 can make use of the laboratory and library facilities of party 2 for their R &D and testing works on mutual consultation.
- Party 1 can send their staff as delegates to attend conferences/ symposium, workshop etc. including video conferences conducted by party 2, at the college, free of any registration fee.
- Party 1 can assign hardware and software projects, relevant to their industry, suitable to
 the final year BE students to carry out the same in the industry / institution as part of the
 academic requirements of the students, on mutual consultation and guide the students as
 project guides /co guides.
- 4. Party 1 can request party 2 to impart training, including induction and orientation training to the newly recruited engineers / technical staff of party 1 to update them with the latest techniques, on mutual consultation without any financial commitment to party 2.
- 5. Party 2 can request party 1 to permit the students and staff of the college i.e. party 2 to visit the industry of party 1/ to undergo practical training in the industry of party 1 for short periods, on mutual consultation, for the growth of students without any financial commitment to party 1.
- Party 2 can request party 1 to send resource persons to give special lectures for the benefit of the students and faculty on mutual consultation depending on their availability and vice – versa.
- Party 2 can request party 1 to permit the students and staffs of the college i.e party 2 to execute any research oriented project and also consultancy work, for the growth of students and staff members.



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.2.

PREAMBLE

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VALDITY/DURATION OF THIS MOU

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.3.

TERMS AND CONDITIONS:

- This agreement will act only as an authorization and in no way to be used for profitable business or financial commitment between the two parties.
- This agreement is limited to the ECE department and may be extended to other department on a new amendment document added to this, if agreed upon, by both the parties.
- Party 1 cannot run profitable private business inside / outside the campus of party 2 and cannot influence the students professionally or otherwise.
- Party 2 cannot influence the operation of Party 1 apart from the purpose of this MOU.
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DOCUMENTS LIABILITY LIMITATIONS:

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PROMISE/COMMITEMENT DECLARATION:

PARTY 1

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Signature with date for Q-TEK Devices

The Managing Director
Q-TEX DEVICES

A/4, Jai Nagar, Thiruverumbur,

PARTY 2

I have read and understood the complete documents. I hereby agree up to the document in this document and promise to always abide by this, till the duration of the document. I also understood the disagreement of any this above stated conditions may lead to the cancellation of this agreement. I accept all the further discussions as stated.

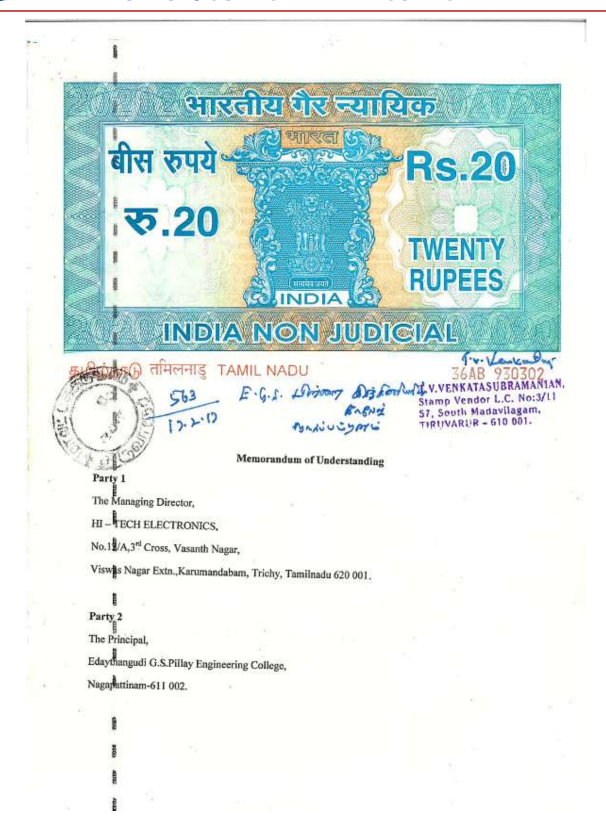
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3

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Signature with date for Historics

The Managing Director

PARTY 2

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Signature with date for Edayathangudi G.S.Pillay Engg. college



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MEMORANDUM OF UNDERSTANDING



E.G.S PILLAY ENGINEERING COLLEGE AND RAANA SEMICONDUCTORS PVT LTD



PREAMBLE

ABOUT RAANA SEMICONDUCTORS PVT LTD

Raana Semiconductors Pvt Ltd, an emerging embedded products and services organization has been established at Hosur, an industrial hub of Tamilnadu. We offer products and provide solutions in the field of electrical and electronics. We place ourselves as product oriented company providing end to end solutions in embedded system domain. Combining unparalleled experience, capabilities across all industrics and business functions, and extensive research, Raana collaborates with clients to help them become high-performance businesses. Customers rely on Raana Semiconductors Pvt Ltd for

- · Technology consulting
- · System design, development and support activities
- End to end product development services

A Raana Semiconductors Pvt Ltd provides solutions to the customers using world's latest and well proven technology. Since being a pioneer in its field and technology, Raana Semiconductors Pvt Ltd decided to have a training division to strengthen the student community by sharing the knowledge and experience. Through this we train students on all latest technologies and platforms. We have a core team of well-qualified professionals representing diverse functional areas such as design, engineering, product architecture and project management.

This MoU is between Raana Semiconductors Pvt Ltd, Salem and E.G.S Pillay Engineering College, Nagapattinam with a primary objective of creating Centre of Excellence and which will pave way for Industry — Educational Institutional Interface on continuing basis for mutual cooperation and benefit for achieving a harmonious blend of strong points from both sides.

This MoU covers the following functions paving way for the Institute-Industry Link.

ABOUT CENTRE OF EXCELLENCE

Robotics and Embedded Systems Design is an area with tremendous demand and huge career opportunities not only in India but also GLOBALLY. An Embedded System is designed to perform a specific function and is a combination of hardware and software. Each Robotic design is unique, and the hardware as well as software is highly specialized to the application domain. Embedded system has become an essential part of any product or equipment in all fields including Telecommunications, Medical, Industrial, Consumer products etc.

The objective of Centre of Excellence is to mould fresh electronics engineers into High Calibre Embedded System Designers by enhancing their knowledge and skills in various hardware and software design aspects of Embedded Systems. The courses offered by us have a range of topics of immediate



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.2.

VISION OF THE CENTRE

To be a world class institute it imparts in-depth and highly application oriented training adopting modern methodologies in embedded systems design and software development to engineering students so that they can be forged into dynamic and sharp professionals there by leading to true value addition to the organizations they join.

MISSION OF THE CENTRE

The primary focus at the centre is to bridge the gap between industry requirements and student's skills set. This is achieved by following a highly application oriented, participative style of training.

Following are the areas where we propose to work together to achieve the objectives:

PROJECT DEVELOPMENT: THE INCUBATION PROGRAMME

"Engineering is first and foremost the application of knowledge. However, the application must be carried out with *judgement*, to ensure that the resultant system is *effective* and *efficient*, and that it is of benefit."

The final year project is one of the primary mechanisms used by the College to provide students with an opportunity to gain experience in the practical, effective, efficient, and beneficial application of what students have been studying for the past several years. Naturally, students will continue to gain engineering experience after graduation but the final year project will be first exposure to the full rigour of engineering practice. Raana Semiconductors Pvt Ltd, the pioneers in conceptualizing a unique incubation program aimed at bridging the gap between Industry and Academics by building Industry Ready Engineering Workforce, would like to work in collaboration with E.G.S Pillay Engineering College to further benefit of the Final year engineering Students and act as a stepping stone for their bright careers. The Programme includes PROJECT INTERNSHIP which fulfils the academic requirement of Third Year and Final year Engineering Students.

- It is essential that students will learn from this exposure and practice all of the engineering methodologies involved.
- Knowledge transfer from RSPL.
- Practical knowledge will be improved and students will be industry ready.
- Students will be exposed to corporate culture and methodology.

Joint monitoring will be done for the regular development of the students' projects at RSPL from time to time by Internal Guide as mutually agreed by both the parties.

CERTIFICATE PROGRAMS

RSPL shall conduct "Value Added course, Workshop" in association with the E.G.S.Pillay Engineering College. The certificate programs will be a certain value addition to the students as they will be eligible for an Industry recognized Certificate.

Centre of excellence offers certification courses in core engineering areas. Each Phase takes



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.3.

PLACEMENT ASSITANCE

- To Enable Placement cell and Program coordinators to interact with Core-Industries.
- Invite companies for Campus Interviews through this Centre of Excellence.
- · Designing the course content in-tune with industry requirements.
- · Training our students with specific placement focus.
- Building continuous liaison with industry with an assurance to provide quality candidates proficient in Core - technologies.
- Students are ready for Work.
- · Facilitating quick and reliable hiring of Trained Manpower.
- To place at least 5% of the students enrolled under RSPL in the core companies.

TERMS AND CONDITIONS:

- E.G.S.P.C shall offer a lab space with minimum 60 computers or depending on students' strength.
- RSPL shall provide the required devices, kits, equipment, tools, software to make it a functional training on returnable basis
- E.G.S.P.C shall appoint one Faculty Co-ordinator to look after the CoE time-table and be a point of contact between RSPL and Students.
- All the grievance shall be addressed only through the coordinator. E.G.S.P.C shall be responsible
 for the safety and security of the CoE lab facility and equipment.
- If the circumstances warrant a discontinuance of the CoE facility by E.G.S.P.C or if RSPL decides to discontinue its service, the equipment's of CoE at E.G.S.P.C locations will be taken back by RSPL. E.G.S.P.C and RSPL will mutually decide such discontinuance of CoE facility, without any financial or administrative liabilities to each other. The decision to discontinue the services of CoE would be implemented from a date mutually agreed upon.
- The discontinuance of CoE facility by any party would terminate this MoU.
- Any party at any given time shall request the termination of this MoU by issuing a notice to the
 other two parties.
- E.G.S Pillay Engineering College will bear the running expenditure towards the electrical power, water supply, security and maintenance of the CoE.
- On all aspects where the above articles of understanding are silent, or for special cases of deviation
 from these articles, the decision mutually agreed between the parties will be final. However, in case
 of any dispute relating to or arising out of MoU, such dispute will be resolved amicably by mutual
 consultations.
- . The fee structure and syllabus are mentioned in annexure I and II
- The certification will be done jointly by RSPL and E.G.S.P.C.



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MEMORANDUM OF UNDERSTANDING

BETWEEN

E.G.S. PILLAY ENGINEERING COLLEGE

AND

PROLIFIC SYSTEMS AND TECHNOLOGIES PVT. LTD.,

THIS MEMORANDUM OF UNDERSTANDING (MOU) made and executed on this 24th day of March 2017 between:

E.G.S. Pillay Engineering College, an educational institution, situated in Old Nagore Road, Nagapattinam, Pin – 611 002 and represented by Dr. S. Ramabalan, Principal, hereinafter Called EGS (Which expression shall include its successors and assigns) of the first part;

AND

Prolific Systems and Technologies Pvt. Ltd., a company registered and having its branch office at 151/34, Sri Ranga Complex, Mambalam High Road, T.Nagar, Chennai – 600 017 and represented by, **Mr.R.Anantharaman**, **Associate Director** here in after referred to as **Prolific**, which term shall mean and include, unless repugnant to the context and meaning thereof, its Successors, legal representatives and assigns, of the other part;



Dr. S. RAMABALAN, M.E., Ph.D.,



STAMP VENDOR
Chennal Collector's Office Campus
CHENNAI-600 001.
Licence No: A2/35498/73



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Whereas, E.G.S. Pillay Engineering College is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

Whereas, Prolific is one of the reputed turnkey automation solutions provider and Asia's Number One advanced Vocational training provider having fully equipped facilities at 25 branches all over India.

And whereas, both EGS & PROLIFIC have agreed to form a 'STRATEGIC ALLIANCE' for providing industrial inputs to the Engineering students for mutual benefit.

And whereas, on the faith and strength of such representation and warranty, both EGS and PROLIFIC have agreed to enter into this Memorandum of Understanding as per the mutually agreed clauses as agreed below:

1. Provision of Supplies and Services:

EGS shall provide Prolific the facilities and qualified personnel to impart training as mutually agreed to and each personnel shall perform to the best of his/her ability during the term of the contract; Likewise PROLIFIC shall make available their facilities for special projects and also for training of EGS personnel. In addition, PROLIFIC shall depute their experts for necessary training at EGS and depending upon nature and degree / level of specialization, PROLIFIC shall train faculty and students of EGS on selected topics. All decisions under this clause will be taken between the parties hereto only after prior consultation. Training will be conducted at mutually convenient dates.

EGS shall provide infrastructure as required by the company for conducting training, lectures etc.

PROLIFIC shall conduct training on core areas such as PLC's, SCADA, DCS, Embedded systems, Drives, Field instrumentation and Advanced Mechanical Systems.

PROLIFIC shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in annexure-I.

3. Non-Exclusive Relationship:

This agreement is non-exclusive in nature and both EGS and PROLIFIC shall retain their right to perform their obligations with any other party during the term of this MOU.

4. Independent Contractors:

EGS and PROLIFIC hereby agree that each is an independent contractor and this MOU doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party.

5. Assignments:

No part of this MOU or of any obligations created herein, may be assigned or transferred by any one of the parties whether by operation of law or otherwise, to any other person without the prior permission of the other. Any such assignment or transfer shall be void and be without force and effect and would not be binding on the other.

6. Entire Agreement:

This instrument sets forth the entire agreement between the parties hereto and either party shall deem all other representations, irrelevant and unenforceable. All modifications to this agreement shall be in writing and only if mutually agreed to.



Dr. S.RAMABALAN, M.E., Ph.D., Principal







NAGAPATTINAM - 611 002. TAMILNADU, INDIA

Approved by AICTE, New Delhi, Affiliated to Anna University, Chennai (Accredited by NAAC with 'A' Grade and NBA)

Email: principal@egspec.orgwebsite: www.egspec.orgPh: 04365-251112

4

VALIDITY

The agreement is valid for a period of three year with effect from the date of signing of the agreement and may be renewed after that period, incorporating mutually agreeable modifications, if any thereafter. The agreement cannot be withdrawn in the middle of the course, currently in progress. However, either party may withdraw from the agreement by giving a written notice of three months in advance, subject to fulfil of prior obligations otherwise surviving.

FORCE MAJEURE

Neither party shall be liable for non-performance either in whole or in part of this agreement due to reasons unforeseen and beyond its control. These reasons shall include and be limited to strikes, lockouts, nationalization, acts of God, war and fire. In that event, the other party will be notified immediately in writing detailing full facts of the case and both parties will undertake to arrive at mutually satisfactory solutions to overcome the difficulties arising out of these circumstances.

NON-DISCLOSURE

Except in relation to information that is already in the public domain or required by law, or necessary for the performance of its obligations under this MoU and is accordingly disclosed to its respective officers, employees, representatives or agents each Party must not, without the written consent of the other party, directly or indirectly disclose to any other person, use or permit to be disclosed for any purpose other than that contemplated by this MoU, any information that is acquired by it about the other parties affairs under this MoU, or as a consequence of the parties collaboration and must keep all such information strictly confidential and ensure that its officers, employees, representatives and agents keep any such information confidential.

ARBITRATION

Raana Semiconductors Pvt Ltd and E.G.S Pillay Engineering College shall settle any dispute arising out of any clause of this agreement through mutual consultations between Raana Semiconductors Pvt Ltd and E.G.S Pillay Engineering College. In case of settlement is not arrived at such dispute(s) will be subjected to provisions of Arbitration and Conciliation Act, 1996. The venue of arbitration shall be in Salem.

For Roono Semiconductors Pub

Roano Semiconductors Put. Ltd. No.5, Opp. to Sai Baba Temple, Near to Surya Hospital, Tank Street, HOSUR-635 109

E.G.S. Pillay Engineering College, Nagapattinam.

For E.G.S Pillay Engineering College: PRINCIPAL

In witness thereof

In witness thereof



NAGAPATTINAM – 611 002. TAMILNADU, INDIA

Approved by AICTE, New Delhi, Affiliated to Anna University, Chennai (Accredited by NAAC with 'A' Grade and NBA)

Email: principal@egspec.orgwebsite: www.egspec.orgPh: 04365-251112

MEMORANDUM OF UNDERSTANDING (DT 24.03.2017)

Between

E.G.S. PILLAY ENGINEERING COLLEGE

AND

PROLIFIC SYSTEMS AND TECHNOLOGIES PVT. LTD.

EXURE-1

E OF ACTIVITIES:

- To impart specialized training for students of ECE department in areas such as PLC's, SCADA, DCS, Embedded systems, Drives, Field instrumentation with regard to recent trends and practical applications on cost basis.
- To give training capsule to a limited number of students / semester on industry-based projects in the above mentioned fields.
- To offer special lectures by experts on topics pertaining to the above fields on mutually convenient dates on cost free basis.
- iv) To go in for formation of expert panel by pooling in the expertise of PROLIFIC with that of LGS for conducting seminars/conferences on the emerging trends in the above mentioned fields.
- EGS To make available the infrastructure as required by PROLIFIC for conducting training, Lectures etc.
- EGS To make fair considerations of the procurement to PROLIFIC on the basis of their consistent on-time performance with respect to quality and reliability.

PROLIFIC SYSTEMS

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NOLOGIES PVT LTD.

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FOR EGS PILLAY ENGINEERING COLLEGE

DR. S. RAMABALAN PRINCIPAL

Dr. S. RAMABALAN, M.E., Ph.D.,
Principal
E.G.S. Pillan Facility Co.

E.G.S. Pillay Engineering College, Nagapattinam - £11 002.



NAGAPATTINAM - 611 002. TAMILNADU, INDIA

Approved by AICTE, New Delhi, Affiliated to Anna University, Chennai (Accredited by NAAC with 'A' Grade and NBA)

Email: principal@egspec.orgwebsite: www.egspec.orgPh: 04365-251112

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Whereas, E.G.S. Pillay Engineering College is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

Whereas, Prolific is one of the reputed turnkey automation solutions provider and Asia's Number One advanced Vocational training provider having fully equipped facilities at 25 branches all over India.

And whereas, both EGS & PROLIFIC have agreed to form a 'STRATEGIC ALLIANCE' for providing industrial inputs to the Engineering students for mutual benefit.

And whereas, on the faith and strength of such representation and warranty, both EGS and PROLIFIC have agreed to enter into this Memorandum of Understanding as per the mutually agreed clauses as agreed below:

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EGS shall provide Prolific the facilities and qualified personnel to impart training as mutually agreed to and each personnel shall perform to the best of his/her ability during the term of the contract; Likewise PROLIFIC shall make available their facilities for special projects and also for training of EGS personnel. In addition, PROLIFIC shall depute their experts for necessary training at EGS and depending upon nature and degree / level of specialization, PROLIFIC shall train faculty and students of EGS on selected topics. All decisions under this clause will be taken between the parties hereto only after prior consultation. Training will be conducted at mutually convenient dates.

EGS shall provide infrastructure as required by the company for conducting training, lectures etc.

PROLIFIC shall conduct training on core areas such as PLC's, SCADA, DCS, Embedded systems, Drives, Field instrumentation and Advanced Mechanical Systems.

PROLIFIC shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in annexure-I.

3. Non-Exclusive Relationship:

This agreement is non-exclusive in nature and both EGS and PROLIFIC shall retain their right to perform their obligations with any other party during the term of this MOU.

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EGS and PROLIFIC hereby agree that each is an independent contractor and this MOU doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party.

5. Assignments:

No part of this MOU or of any obligations created herein, may be assigned or transferred by any one of the parties whether by operation of law or otherwise, to any other person without the prior permission of the other. Any such assignment or transfer shall be void and be without force and effect and would not be binding on the other.

6. Entire Agreement:

This instrument sets forth the entire agreement between the parties hereto and either party shall deem all other representations, irrelevant and unenforceable. All modifications to this agreement shall be in writing and only if mutually agreed to.



Bornes of.





NAGAPATTINAM - 611 002. TAMILNADU, INDIA

Approved by AICTE, New Delhi, Affiliated to Anna University, Chennai (Accredited by NAAC with 'A' Grade and NBA)

Email: principal@egspec.orgwebsite: www.egspec.orgPh: 04365-251112

-3-

rm of MOU and Notice of Termination:

MOU is open ended in nature; but can be terminated with three month's notice on either side given to party in writing at their address mentioned at the top/any other address to be notified in future. Such e shall be deemed to be properly given if sent by registered post or by courier to the other persons prized to sign this MOU.

thorized Representatives:

parties hereto declare that their duly authorized respective representatives shall execute this ement.

ITNESS WHEREOF the parties hereto have affixed their respective hands to this agreement on the day, h and year above written.

PROLIFIC SYSTEMS

NOLOGIES PVT LTD.

IANTHARAMAN

CIATE DIRECTOR

FOR E.G.S. PILLAY ENGINEERING COLLEGE

DR. S. RAMABALAN

PRINCIPAL

Dr. S. RAMABALAN, M.E., Ph.D Principal E.G.S. Pillay Engineering College.

Nagapattinam - 611 002



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AGREEMENT

T. PARVATHI

L.V.S. TM. 10767 A/4/91 No. 81, MULLA \$ 19881

CHENNAI - 600 079

Agreement is entered into at Chennai on the 4th day of October 2021.

Between

Larsen & Toubro Limited, a Company organized and validly existing under the laws of India, having a registered office located at L&T House, Narottam Morarji Marg, Ballard Estate, Mumbai - 400001, India and its business vertical L&T EduTech having its office at TCTC 1st floor, Mount Poonamallee Road, Manapakkam, Chennai 600089, India hereinafter referred to as "L&T" or First Party, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns, of the FIRST PARTY.

And

E.G.S. Pillay Engineering College, Nagapattinam, estabilished under sections 2(f) and 12(B) of the UGC act 1956, approved By AlCTE, accredited By NBA and having its Registered Office at E.G.S Pillay Engineering College, Old Nagore Road, Thethi Village, Nagapattinam - 611002, hereinafter referred to as "EGSP" or "Second Party" unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns of the, SECOND PARTY.

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L&T and EGSP are hereinafter referred to as such or collectively as "the Parties" and individually as "Party".

WHEREAS

- 1. L&T is one of the leading engineering conglomerates operating at various parts of the globe providing technology, engineering, construction manufacturing and services including learning and assessment solutions and platforms through its EduTech business unit.
- 2. L&T EduTech is a new business unit from L&T, which aims to bridge the gap between Industry and Academia. The core objective would be to enhance the employability of students as well as aspiring professionals across various Engineering & Technology sectors. Keeping the focus on employability, L&T is set to launch a series of industry-led application-oriented courses under its product portfolio L&T CollegeConnect ("CollegeConnect Program").
- 3. EGSP has already been established as E.G.S. Pillay Engineering College, a higher education institution in Nagapattinam.
- 4. L&T will provide its CollegeConnect Program to the students of EGSP.
- 5. EGSP has accepted L&T's offer and agrees to enrol its students for the CollegeConnect Program.
- 6. The Parties are desirous of entering into this Agreement to set out their mutual understanding in this regard.

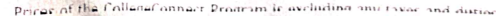
NOW THESE PRESENTS WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. Scope of the Agreement

- **1.1.** L&T is developing a solution to bridge the industry-academia gaps in present-day curricula for making it more application oriented, and in-tune with future skills.
- **1.2.** EGSP agrees to cooperate and provide the solicited inputs, infrastructure support etc. to L&T.
- 1.3. EGSP and L&T has agreed to provide the CollegeConnect Series to the students of EGSP in phases as set out in Annexure 1 of this Agreement. The list of courses, unit price etc., is set out in Annexure 1.
- **1.4.** EGSP shall facilitate the enrolment of students to the L&T CollegeConnect Program in such manner as set out in this Agreement.
- 1.5. L&T shall deliver the course content online as set out in Annexure 1.
- 1.6. The Parties shall set up a committee consisting of two members from each Party, who shall monitor the progress under this Agreement on a periodic basis.

2. Payment Terms

- a. EGSP shall pay L&T for the CollegeConnect Program offered by L&T in a manner as set out in Annexure-1.
- b. The Invoice shall be raised by L&T. EGSP shall make payment for enrolling students as indicated in the Terms & Conditions (Annexure-1). EGSP shall pay the amount due to L&T irrespective of the payment by the students enrolled for the CollegeConnect Program.





up, rights in goodwill or to sue for passing off, rights in designs, rights in computer software, database rights, rights in confidential information (including know-how and trade secrets) and any other intellectual property rights, in each case whether registered or unregistered and including all applications (or rights to apply) for, and renewals or extensions of, such rights and all similar or equivalent rights or forms of protection which may now or in the future subsist in any part of the world).

- b. EGSP agrees that all products/ such other things provided under this Agreement shall belong exclusively to L&T and no rights thereto shall accrue in any manner to EGSP.
- c. Under no circumstances will EGSP be entitled to claim the IPR (or any right of any kind) for any product, process, methodology, patent or any other thing of any nature whatsoever in relation to this Agreement. Any IPR developed during the currency of this Agreement shall be the sole property of L&T and EGSP shall not have a right to claim any right over the same merely by working on it or instrumental in developing the same.
- d. EGSP shall not along with its student(s)/faculty/client(s)/sub-contractor(s) remove or alter any of the proprietary rights notices on any Confidential Information/courses it receives from L&T and will not attempt to recreate, update, modify, create derivative works, delete, destroy or deface the courses or Intellectual Property (or any part thereof) in any manner whatsoever. In no case shall EGSP or anybody connected to EGSP either directly or indirectly, apply for, or seek registration of, or in any way use in any country the patents, know-how, trademark or any other intellectual property, designs, copyrights, trademarks, trade names or logos which are identical or confusingly similar to the patents, know-how, trademark or any other intellectual property, marks, trade names, logos, designs, etc., belonging to L&T.
- e. EGSP hereby fully confirms and commits that it shall take all necessary precautions, measures and steps to fully protect the Confidential Information of L&T, from any unauthorized disclosure, misuse or infringement in any manner. In this regard, EGSP shall execute a suitable declaration on behalf of all its employees confirming that EGSP and its employees will take such steps as may be necessary to protect such Confidential Information from unauthorized disclosure, misuse or infringement. In the event of any breach of this clause by its employees, EGSP agrees to indemnify L&T in respect of the same. In addition, if any instance of any infringement or misuse of the Confidential Information including its know-how and intellectual properties comes to the knowledge of one of the Parties, they should immediately take reasonable steps for restraining such infringement or misuse and bring the matter immediately to the knowledge of the other Party.
- f. Upon any termination of this Agreement or upon breach by EGSP of any of the terms of this Agreement, EGSP shall cease using the L&T IPR, the courses forthwith.

10.Indemnity



a. Each Party ("Indemnifying Party") hereby irrevocably and

including but not limited to any claim by third party, by Indemnified Party as a result of (i) any misrepresentation or material breach of any representation or warranty made by the Indemnifying Party in this Agreement or (ii) non-fulfilment of or failure to perform any covenant or obligation or agreement or undertaking contained in this Agreement by the Indemnifying Party or (iii) violation of confidentiality and intellectual property rights of the Indemnified Party.

b. In no event shall the maximum liability of L & T under this Agreement exceed the amount of fees paid/payable by EGSP for a period of three months immediately preceding the date of the claim.

11. Notices

a. Except as otherwise specified in this Agreement, all notices, requests, consents, approvals, agreements, authorizations, acknowledgements, waivers and other communications required or permitted under this Agreement shall be in writing and shall be deemed to be given when sent by electronic mail to the electronic mail address specified below or delivered by hand to the address specified below. A copy of any such notice shall also be sent by registered mail or courier on the date such notice is transmitted by electronic mail, to the address specified below:

In the case of L&T:

L&T EduTech, TCTC (First Floor), Larsen & Toubro Limited, Mount Poonamallee Road, Manapakkam, P.B.No.979, Chennai – 600 089. E-Mail ID: collegeconnect@Intedutech.com

In the case of EGSP:

E.G.S Pillay Engineering College, Old Nagore Road, Thethi Village, Nagapattinam - 611002
E-Mail ID: ceo@egspec.org

12. Non-Solicit

a. During the term of this agreement and for a period of thirty six(36) months thereafter, EGSP shall not directly or indirectly, knowingly recruit, hire, engage or solicit for employment any technical or professional employee of L&T, its Affiliates, sub-contractors, vendors, etc. unless otherwise agreed to in writing by the Parties.

13. Exclusivity

a. The L&T hereby agrees and acknowledges that EGSP has executed similar agreements with third party course providers. EGSP hereby agrees and states that it shall not share/disclose/use the course materials or any information pertaining to the course or otherwise made available to it by L&T with such third-party course providers under any circumstances in any manner. It is hereby agreed between the Parties hereto that any such act on the part of EGSP gives L&T the right to terminate this Agreement.

3. Obligations of EGSP

EGSP hereby agrees that it shall:

- a) maintain a complete list of students enrolled in the CollegeConnect Program and their contact information which shall be available for inspection by L&T as and when required. EGSP shall intimate the students regarding the sharing of information with L&T.
- b) promote the CollegeConnect Program to students and to the general public in the manner that EGSP generally promotes its courses. EGSP will promote the CollegeConnect Program according to course descriptions given by L&T, and usage of L&T brand and logo would always be subjected to the proprietary terms and IP rights of L&T.
- c) make payment of CollegeConnect programme (as per annexure-1) including applicable taxes and duties.

4. Obligations of L&T

L&T hereby agrees that it shall:

- a) review and ensure the quality of the course materials for the CollegeConnect Program, provide institutional and academic guidance, evaluation and oversight for the Program;
- b) set standards for student performance and the evaluation of that performance, including student progression and outcomes
- c) provide technical support to all enrolled students of EGSP regarding the online platform through which the courses are offered
- d) roll out immersion programs at L&T Facilities (as applicable) to identified students who meet specified eligibility conditions.

5. Representation and Warranties

- a. The Parties hereby represent and warrant to each other that:
 - entering into and performing of this Agreement does not and will not conflict with any law, governmental rule/regulation or cause a breach of any other agreement to which either of the Parties is a party.
 - ii. it is duly organised and validly existing entity and it has the power and authority to enter into and perform this Agreement and the signatory to this Agreement is duly authorised by it.

6. Co-branding & Advertising

- a. EGSP will be provided with the option of using co-branded materials in its marketing campaign, certificates, student acquisition programs, etc., only after the Parties mutually agree in writing the terms and conditions under which the courses offered by L&T and EGSP will be co-branded.
- b. Usage of L&T brand and logo would always be subjected to the proprietary terms and IP rights of L&T.
- c. EGSP shall be permitted to use the name, logo of L&T upon the execution of this Agreement, subject to prior written consent from L&T. EGSP shall be entitled to use the name, Logo of L&T only in a form and format agreeable to L&T.

7. Term and Termination

- c. This Agreement may be terminated by the Party if the other Party (i) breaches the terms and conditions of this Agreement, where such breach remains uncured within 7 days from the receipt of notice from the non-defaulting party (ii) violates and breaches the confidentiality and Intellectual Property terms as set out in this Agreement.
- d. In the event of any termination, the ongoing CollegeConnect Program shall be rendered to the students who had enrolled for the same prior to the termination of this Agreement. It is hereby clarified that the amounts paid by EGSP prior to termination of this Agreement for availing the courses shall not be refunded under any circumstances.
- e. It is hereby agreed by the Parties that post termination of this Agreement for any reason, EGSP shall cease to provide the College Connect Program, either under the same name or a different brand name using the materials of L&T, to the students, and return all data, information of L&T that it may have access to and communicate to the students that the CollegeConnect Program will be no longer offered through EGSP.

8. Confidentiality

- a. The Parties hereby agree that each Party may have access to Confidential Information of the other Party. Each of the Parties agrees that it shall keep confidential all the information disclosed by the other Party and will use the same only for the purposes of this agreement.
- b. Each of the Parties also agrees that it shall not disclose to any person or entity any of the terms, conditions or other facts with respect to any such possible transaction including the status, which is confidential information without the consent of the other Party.
- c. For the purposes of this Agreement, Confidential Information shall mean any information provided by a Party to another Party under this Agreement, including but not limited to, financial, marketing, technical, IPR, design, customer/learner information (sourced by the FIRST PARTY/ SECOND PARTY) or other information of the disclosing party.
- d. The Parties also affirm that there shall not be any announcement made by either Party, till both Parties have approved the content of such an announcement.
- e. Nothing in the above clause prevents a Party from disclosing any Confidential Information:
 - (a) to its employees, legal advisors and other consultants on a need-to-know basis (provided the Party uses reasonable endeavors to ensure that the relevant person is aware that the information is confidential and does not further disclose the information except in accordance with this clause);
 - (b) if required by law, or regulatory authority;
 - (c) to obtain any Regulatory or corporate approval, consent or authorization to enter into the transaction;
 - (d) if required in connection with enforcement of any right or in defence of any claim, legal proceedings or dispute resolution procedure relating to or arising out of this Agreement.



representations, conditions and all other communications relating thereto including any commercial and/or technical proposal made by EGSP to L&T.

15. Assignment Rights

a. EGSP shall not assign or transfer its rights and liabilities hereunder to any other party without the prior written permission of the L&T, which will not be unreasonably withheld.

16. Survival:

a. Any provision of this Agreement that by their content are intended to survive the performance, termination, expiration or cancellation of this Agreement shall so survive.

17. No partnership

a. Nothing in this Agreement shall constitute or be deemed to constitute a partnership, agency or any other similar relationship between any of the parties and none of them shall have any authority to bind the others in any way, whether contractually or otherwise.

18. Severability:

a. If any provision of this Agreement is held by a court of competent jurisdiction to be contrary to Law, then the remaining provisions of this Agreement, if capable of substantial performance, shall remain in full force and effect.

19. Counterparts:

a. This Agreement may be executed in any number of counterparts, each of which will be deemed an original, but all of which taken together shall constitute one single agreement between the Parties.

20. Amendment

a. This Agreement may be amended or modified in whole or in part with the mutual consent of the Parties to the Agreement in writing.

21. Costs of Enforcement

a. If either Party shall seek to enforce any provision of this Agreement, the prevailing party in any such legal action or proceeding shall be entitled to reasonable attorney's fees in addition to any other relief provided to the prevailing party.

22. Governing Law and Jurisdiction

a. This Agreement shall be governed by the laws of India. The Parties hereby agree that the courts in Chennai, India will have the exclusive jurisdiction to try any disputes by and between the Parties.

23. Arbitration

a. The Parties shall attempt in good faith, to resolve any controversy, claim, or dispute arising out of this Agreement through bilateral mutual negotiations. It is mutually agreed that in the event of any dispute of misunderstanding that might be arising between the Parties, herein, whether as to the interpretation of the terms and conditions contained because and conditions contained because and conditions.



to arrive at a consensus for the appointment or a sole arbitrator, each party. shall be entitled to appoint an arbitrator of their choice and the arbitrators so appointed in this regard shall by consensus appoint a third arbitrator, thereby forming an arbitration panel to resolve the dispute between the Parties herein. Each party shall be liable to bear the cost of their respective Arbitration, unless otherwise adjudged by the arbitration panel.

b. The award to be passed by the arbitration panel shall be final and binding on the Parties herein. The procedure as prescribed under the Arbitration of Conciliation Act 1996 shall be adopted in this regard. The law applicable shall be Indian Law and the venue of arbitration shall be Chennai, India.

24. FORCE MAJEURE

The parties shall be excused from delays in performing or from failing to perform its obligations under this Agreement or the indentures pursuant thereof to the extent the delays or failures result from causes beyond the reasonable control of the parties, including, but not limited to: acts of God; wars; Governmental actions; fire; flood; epidemic; and freight embargoes. However, there shall be an obligation on such repudiating party to give notice to the other regarding the invocation of the Force Majeure clause at the earliest possible.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals the day and year first above written.

For E.G.S. Pillay Engineering College

Shri.S.Paramesvaran

Secretary-E.G.S. Pillay Engineering College

For L&T EduTech

Mrs. M.F. Febin

Head-CollegeConnect Business

Witnesse



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26.08.2021 26.08.2021 E.G.S. pillay Engg College Nagapattinam

P. தியாகராகுன் ட.1/96 முத்திரைத்தாள் விற்பனையாளர் 44. நீரை வடக்கு வீத். நாகப்பட்டினம், தமிழ்நாடு. Ccli: 34434 67925

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

E.G.S. Pillay Engineering College,

With its registered office in Old Nagore Road, Thethi Village, Nagapattinam, Tamilnadu
- Hereinaster referred to as "Institution" -

and

Garuda Aerospace Private Limited,

With its registered office in Chennai, India

- Hereinafter referred to as "Garuda Aerospace" -

- Institution and Garuda Aerospace hereinafter referred to individually as "Party" or collectively as "Parties" - Garuda Aerospace

This MOU being signed between Garuda Aerospace Private Limited, having its registered office at Garuffa Aerospace Private Limited: Agni Business Centre, 3rd Floor, 24/46, K.B. Dasan Road, Alwarpet, Chennai 600 018 (hereinafter referred to as Garuda Aerospace) OF THE ONE PART and E.G.S. Pillay Engineering College, an educational institution situated at its

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registered office at Old Nagore Road, Thethi Village, Nagapattinam, Tamilnadu (hereinafter referred to as "Institution") OF THE OTHER PART, with a mutual desire to cooperate on bringing Industry interface by providing programs which are in line with the strengths and aspirations of both the organizations.

The expressions Garuda Aerospace and "Institution" shall, wherever the context admits, mean and include their respective successors in interest and permitted assigns. This MOU is executed at Chennai in the 22nd day of December 2021.

WHEREAS

- > Garuda Aerospace with an objective of bringing industry interface to students of E.G.S. Pillay Engineering College
- Solutions Garuda Aerospace Pvt Ltd, India's Drone Unicorn start-up is shaping the drone ecosystem in India by pioneering applications in multiple domains using drones. We are India's largest Agriculture Drone fleet owner with a thirst to provide newer solutions for multiple challenge statements with drones as a platform for the solution.
- > Garuda Aerospace is willing to participate in an arrangement with Institution for providing Industry Interface to the students of the Institution as preferred partner.
- > This MOU provides for Garuda Aerospace and Institution to come together for mutually beneficial cooperation on Industry Interface of Drones as mentioned below;

NOW THEREFORE THIS MOU WITNESSETH AS FOLLOWS:

1. Objectives:

The objective of this MOU is to combine and synergize the expertise of Garuda Aerospace and Institution. Both the parties shall commit the necessary resources in pursuance of the objectives and formulate necessary action plan to fulfill the objectives. Both the parties undertake to work with each other in a seamless and transparent manner in the spirit of mutuality and partnership.

2. Areas of Cooperation:

This MOU addresses mutual cooperation in the following areas:

- 1. To provide lecture sessions by experts, for 30 hours per academic year, for the students of two batches as per the program.
- 2. To facilitate site visit for observation. This is specific to the students who enroll in the course. The batch size shall be limited to 20 students. The travel, accommodation & miscellaneous expenses for the visit shall be the scope of the Institution. Garuda Aerospace is willing to do two batches per academic year.
- 3. To impart training in Garuda Aerospace Offices for a period of 30 hours. Note: The selection & finalization of the Garuda Aerospace office where the student undergoes pilot & Administrative training will be decided by Garuda Aerospace.
- 4. To provide inputs to enhance the curriculum and be an advisory from the capacity of an industry expert in Aeronautical field (Drones).



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- 5. To setup a Lab and Centre of Excellence where the enrolled students could practically learn about the UAV's with the original equipment's and practices their piloting with the stimulators and dummy drones. The students could excel in the UAV industry with the industrial knowledge that would be beneficial to their aeronautical career.
- 6. Once the students are completed and certified with the course, if they are eligible to be a part of Garuda Aerospace Private Limited team as an employee, he/she will be hired to the team as per their interest and capabilities.

3. Non-Exclusivity:

The cooperation/understanding contemplated herein is not exclusive and GARUDA AEROSPACE /Institution shall be free to enter into similar arrangements with any other party also.

4. Exercising Authority:

Both GARUDA AEROSPACE and Institution will nominate and inform to each other names of two specific representatives to act as the exercising authorities, for operating the various provisions of this MOU on behalf of their respective organizations. All formal communications will be exchanged only through these nominated representatives.

5. Validity of this MOU

This MOU shall be valid for a period of 3 years initially from the date of signing, after which it can be renewed by mutual agreement between the parties. Either party during its currency can also terminate this MOU by giving a notice of one month on the other. On termination, each party shall return to the other party all such documents and reference material as may have been borrowed for the purpose of fulfilling the work under this MOU. This MOU shall also stand terminated if a court of competent jurisdiction declares either of the parties as insolvent. Any termination as per this clause shall not affect the antecedent liabilities of the parties prior to the termination including completion of all assignments that have been agreed prior to such termination.

6. Confidentiality:

In the course of fulfilling the mutual responsibilities under this MOU, there will be a sharing of information of confidential nature. Both parties hereby agree to maintain such information relating to methods, trade secrets, products, services, processes, techniques and other proprietary information in strict confidence and not divulge these to any third party without the express consent of the other party except as may be necessary in the course of fulfilling mutual responsibilities in this MOU. This clause of confidentiality shall extend to the parties employees and associate / Subsidiary Companies / Concerns.

The parties each agree to refrain from distributing, disclosing or disseminating the Confidential Information of the other party and its affiliated entities which is disclosed to it and its affiliated entities in any manner to any person or entity except to the Recipient's employees, consultants and agents who have a need to know and who are obligated in a manner consistent with this MOU to maintain the confidentiality of such information.



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Each party's obligation to maintain the confidentiality of the Confidential Information of the other party shall expire two (2) years after the date of disclosure or 12 months after expiry or termination of this MOU whichever is earlier. All drawings and other documents, any copies thereof, or things or samples which embody the Confidential Information of a party shall remain the property of that party and will be promptly destroyed, upon that party's request. The parties each agree that the Recipient of Confidential Information shall not remove any copyright, confidential, proprietary rights or intellectual property notices attached to or included in any Confidential Information furnished by the other. The Recipient shall reproduce all such notices on any copies.

The restrictions and confidentiality obligations set forth in this MOU shall not apply to the Discloser's Confidential Information which:

a. is disclosed upon the advance written authorization of the Discloser;

b. is lawfully disclosed to the Recipient by a third party without any confidentiality obligation; or c. is clearly demonstrable that same was lawfully known or independently developed by the Recipient prior to such disclosure.

Neither party shall use the Confidential Information of the other for any purpose other than to carry out the purpose of this MOU.

The Receiving Party shall construe nothing contained in this MOU as granting to a party a license, either express or implied, under any patent or copyright owned or obtained, or which is or may be licensable.

Neither party shall make any press release or other public references or utterances of any kind regarding this MOU, the information received as part of this MOU or the contents of this agreement without prior written consent of the other party.

Each party upon written request from the other party shall return or destroy all drawings and other documents, including any copies or summaries thereof, or other tangible forms which embody any confidential information of the requesting party.

7. Notices:

All notices and communications concerning this MOU shall be sent to the respective addresses of the parties as below

In the case of GARUDA AEROSPACE

Garuda Aerospace Private Limited

Agni Business Centre, 3rd Floor, 24/46, K. B. Dasan Road, Alwarpet, Chennai – 600 018.

In the case of Institution
Shri.S.Paramesvaran,
Secretary
E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu-611001

8. Amendments:

Any amendments to this MOU shall be in writing and signed by both the parties.



9. Ownerships:

Intellectual property rights, titles or ownership of any products, proprietary information or technology will not be transferred from one company to another on account of use of the same as part of any work under this MOU and shall always remain with the original owner of the same.

10. Costs:

Institution shall bear their respective costs arising out of the imparted Industry Interface programs under this MOU. Garuda Acrospace

11. Detailed agreement:

The parties will enter into a detailed agreement for each module materialised under this MOU. The detailed agreement shall outline roles and responsibilities, liabilities to customers and define primary and secondary responsibilities for each business assignment to be executed. The detailed agreement shall not override the MOU, but define a commercial and contractual framework for work execution.

12. Resolution of Disputes:

12.1 If any dispute arises in connection with this Agreement, the responsible representatives of the Parties shall attempt, in fair dealing and in good faith, to settle such dispute. Each Party can request from the other Parties that on all sides a senior representative becomes involved in the negotiations. If the Parties are not able to reach an amicable settlement, each Party may initiate an arbitration proceeding.

12.2 Any dispute or difference or claim arising out of or in relation to this transaction including construction, validity performance or breach thereof shall, shall be referred to and finally resolved by arbitrator under Arbitration and Conciliation Act of 1996 and any subsequent amendments thereof for time being in force. The number of Arbitrator shall be one. If the Parties cannot mutually agree on arbitrator within 4 weeks, then Garuda Aerospace shall appoint a sole arbitrator. The seat of arbitration shall be Chennai. The language to be used in the arbitration proceedings shall be English.

12.3 Each Party may seek provisional measures from Courts at Chennai, including provisional injunctive relief, provided that the final resolution of the dispute is through the arbitral tribunal appointed in accordance with this Clause 13.

13. Commitments:

Institution / GARUDA AEROSPACE shall make commitments or bind Institution /GARUDA AEROSPACE in any manner with any customer only with prior written consent from Institution / GARUDA AEROSPACE.

This MOU does not create a joint venture, agency, partnership or other business arrangement, and any agreement between the parties as to business activities will be set forth in subsequent written agreements. Therefore this MOU cannot be used as a right to represent either party on behalf of the other, in any business promotion or sales activities, unless so authorized in writing.

14. Force Majeure:

Neither GARUDA AEROSPACE nor E.G.S. Pillay Engineering College, Nagapattinam shall be liable for non-performance of any or all their obligations under this MOU due to reasons of



"Force Majeure "and / or reasons beyond their reasonable control. If the performance as specified in this proposal is prevented, restricted, delayed or interfered by reason of:

Fire, explosion, cyclone, floods;

War, revolution acts or public enemies, locate or embargo;

Any law, order, proclamation, ordinance, demand or requirements of any Government or authority or representative of any such Government including restrictive trade practices or regulations;

Strikes, shutdowns or labour disputes which are not instigated for the purpose of avoiding

obligations herein or any other circumstances beyond control.

The same shall not constitute a breach of the agreement and the time for performance for such provision, if any, shall be deemed to be extended for a period equal to the duration of condition preventing performance.

In Case the Force - Majeure conditions prevails and / or is likely to prevail for a period beyond one month both the parties will decide the project progress & future actions mutually.

15. Governing Law:

This MOU shall be governed by the laws of Republic of India.

16. Integration:

This MOU contains the entire understanding between the parties and supersedes any prior written or oral agreements between them.

17. Waiver

No failure or delay on the part of either party in the exercise of any right or privilege hereunder shall operate as a waiver thereof or of the exercise of any other right or privilege hereunder, nor shall any single or partial exercise of any such right or privilege preclude other or further exercise thereof of any other right of privilege.

18. Severability

If any provision of the MOU is held to be ineffective, unenforceable or illegal for any reason, such decision shall not affect the validity or enforceability of any or all the remaining portions thereof.

19. Non-solicitation

During the terms of this MOU and for one year after its expiry or termination, neither party shall, without the prior written consent of the other party, canvass or solicit for direct or indirect employment of any employee (involved with work of this MOU) of each other or proceed with any application by or on behalf of that employee for direct or indirect employment. Neither party shall procure any third party to do any of the aforesaid acts.

20. Payment Terms

There is no financial commitment on the part of the E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu, to take up any program mention in MoU. If there is any financial consideration, it will be dealt separately.



IN WITNESS WHEREOF THE PARTIES HEREIN HAVE HEREUNTO SET THEIR RESPECTIVE HANDS AND SEAL, THE DAY, MONTH AND YEAR FIRST HEREINABOVE MENTIONED.

Signed for and on behalf of Garuda Aerospace Private Limited

Name: MR. KANNAN. Designation: Head of COE X TRAINING

Witnesses:

1. 2.

J. Jarang varen Signed for and on behalf of E.G.S. Pillay Engineering College

Name: Shri.S.Paramesvaran Designation: Secretary Secretary

E.G.S. Pillay Engineering College, Nagapattinam.

(Dr.M. CHENNADURAL)

PRINCIPAL, ESSPEC)

(Dr.M. CHENNADURAL)

PROPESSOR (LDE, ELLSPEC)





MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu AND NANO Technovation India Pvt Ltd, 403 GES Complex, , Coimbatore – 12,TN

E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu, the First Party represented herein by its Shri.S.Paramesvaran, Secretary, E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu, And NANO Technovation India Pvt Ltd, Coimbatore, Tamilnadu--641012. The Second party, and represented herein by its Mr.R.Mohan Kumar, Managing Director, NANO Technovation India Pvt Ltd, Coimbatore, Tamilnadu--641012

WHEREAS:

- A) First Party is a Higher Educational Institution named: E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu,
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training. Education, Placement, Industrial Visit, Expert Lecture.
- D) NANO Technovation India Pvt Ltd, Coimbatore, Tamilnadu--641012 the Second Party is engaged in Tooling and manufacturing support to Automobile Industries.

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

CLAUSE 1-CO-OPERATION

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



CLAUSE 2 -SCOPE OF THE MoU

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

CLAUSE 3-VALIDITY

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

CLAUSE 4 -RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership.

Name:-Shri.S.Paramesvaran,

Designation:-Secretary

Institution:- E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu-611001

Signature of the First Party

Secretary
E.G.S. Pillay Engineering College
Nagapattinam.

Rounder -

S. Parametreson

Name:- Mr.R.Mohan Kumar Designation:- Managing Director

Institution:- NANO Technovation India Pvt Ltd,

Coimbatore, Tamilnadu--641012

Signature of the Second Party

Dept. of Training & Placement



MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu AND PUMA Technovation India Pvt Ltd, 402 GES Complex, , Coimbatore – 12,TN

E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu, the First Party represented herein by its Shri.S.Paramesvaran, Secretary, E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu, And PUMA Technovation India Pvt Ltd, Coimbatore, Tamilnadu--641012. The Second party, and represented herein by its Mr.KRN.Manoj, Director-Operations, PUMA Technovation India Pvt Ltd, Coimbatore, Tamilnadu--641012

WHEREAS:

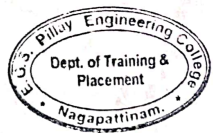
- A) First Party is a Higher Educational Institution named: E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu,
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education, Placement, Industrial Visit, Expert Lecture.
- D) PUMA Technovation India Pvt Ltd, Coimbatore, Tamilnadu--641012 the Second Party is engaged in Manufacturing Connecting rods for Automobiles sector.

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

CLAUSE 1-CO-OPERATION

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





CLAUSE 2 -SCOPE OF THE MOU

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

CLAUSE 3-VALIDITY

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

CLAUSE 4 -RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership.

Name :- Shri.S.Paramesvaran,

Designation:- Secretary

Institution:- E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu-611001

Name :- Mr.KRN.Manoj.

Designation: Director-Operations

Institution:- PUMA Technovation India Pvt Ltd,

Coimbatore, Tamilnadu--641012

Dept. of Training & Placement

Nagapattinam

S. Paramesvara

Signature of the First Party

Secretary E.G.S. Pillay Engineering College

Nagapattinam,

Signature of the Second Party

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MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu AND SS Technovation, 401 GES Complex, Gandhipuram, Coimbatore – 12,TN

E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu, the First Party represented herein by its Shri.S.Paramesvaran, Secretary, E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu, And SS Technovation, Coimbatore, Tamilnadu--641012. The Second party, and represented herein by its Ms.K.Punithavathi, Properitor, SS Technovation, Coimbatore, Tamilnadu--641012

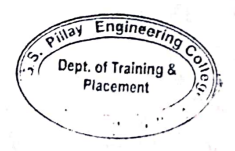
WHEREAS:

- A) First Party is a Higher Educational Institution named: E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu,
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education, Placement, Industrial Visit, Expert Lecture.
- D) SS Technovation, Coimbatore, Tamilnadu--641012 the Second Party is engaged in Technical Manpower staffing solution and skill enhancement.

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

CLAUSE 1-CO-OPERATION

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



No:401, GES Complex,
7th Street, Gandhipuram,
Coimbatore - 12.

CLAUSE 2 -SCOPE OF THE MoU

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

CLAUSE 3-VALIDITY

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

CLAUSE 4-RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership.

Name:-Shri.S.Paramesvaran,

Designation:-Secretary

Institution:- E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu-611001

Name: - Ms.K.Punithavathi Designation: - Proprietor

Institution:- SS Technovation, Coimbatore, Tamilnadu--641012

Signature of the First Party Secretary

E.G.S. Pillay Engineering College

Magapagiyanı.

Signature of the Second Party

3S TECHNOVATION

No:401, GES Complex, 7th Street, Gandhipuram, Combatore - 12,



MEMORANDUM OF UNDERSTANDING BETWEEN E.G.S. PILLAY ENGINEERING COLLEGE (AUTONOMOUS)

AND

TRIONE CADD

This memorandum of understanding executed at Nagapattinam on 15.12.2020 between E.G.S. PILLAY ENGINEERING COLLEGE (AUTONOMOUS), a college which is affiliated to Anna University, Chennai represented by its Principal Dr S.Ramabalan which term shall mean and include its successors, representatives and assigns of the First Party

AND

TRIONE CADD having its corporate office at No. 6, Second floor, V.O.C street, Bharadidasan Nagar, Mogappair West, Chennai- 600037, represented by its Managing Partner B. KOVARASAN which term shall mean and include its successors, representatives and assigns of the Second Party

Whereas First Party has been the premier technical institution in Tamilnadu offering a number of Engineering and Technology courses at undergraduate and post graduate levels, wherein a number of consultancies and software development projects are carried out.

Whereas Second Party having two divisions of expertise in imparting education and conducting Training Program in the field of CAD/CAM/CAE through its CAD/CAM/CAE division and Conducting Industrial Workshops & Training through its Workshop division.



Whereas First Party and Second Party agreed to conduct regular Workshops / Training programs in each semester in pursuance of their object of providing quality technical training.

1) Introduction

The growth of technology has been inhibited because of the lack of high end training facilities to upgrade the expertise of engineers and train them in emerging technologies. Now the age of design automation has truly begun. The Mechanical industry is growing at a tremendous speed. There is a big dearth of expert and experienced Mechanical Engineering professionals, who can rapidly develop and apply new technology, accelerating growth. Hence, skilled and experienced Engineers can demand high salaries in the sector.

Second party seeks to fill the gap by training India's next generation of Mechanical Engineering professionals at its high tech, best-in-class training facilities where the corporate office in Chennai.

2) Now this memorandum of understanding for Workshops witnessed as under:

2.1 Responsibility of First Party:

- 2.1.1 First Party will organize Mechanical Engineering and allied technical programs by joining hands with second party at on site program in their college premises on regular basis for students.
- 2.1.2 First Party will provide suitable premises for conducting the Technical programs with the entire infrastructure suitable for the same.
- 2.1.3 First Party should provide the projector, Audio & Video facility or any other devices required for conducting the training program.
- 2.1.4 First Party has to organize workshops and other technical programs for the students in each & every semester during the agreement period.



2.2 Responsibility of second Party:

- 2.2.1 The Second Party has to conduct Mechanical Engineering and allied technical programs at FREE OF COST.
- 2.2.2 The Second Party has to conduct workshops for the students of the first party in each & every semester during the agreement period.
- 2.2.3 The Second Party has to provide Participation Certificates for the students & Organizing Certificates for the Staffs of the First Party.

3) Common Terms:

Both the Parties are hereby mutually agreed to use their Institution name, logo, trademarks etc. in their own promotional and branding activities including websites, electronic and printing medium.

4) Validity of MOU:

The MOU between First Party and Second Party is valid up to 2 years from the date of agreement

5) Renewal Requisition:

The request for renewal shall be made 3 months before the expiry of the current period and both First Party and Second Party reserve the right to renew it.

6) Exit Clause:

First Party and Second Party agree that of any violation of any terms and condition; that they reserve the right to cancel the MOU upon a mutual agreement.



7) Notices:

Notices required under this agreement shall be in writing and shall be delivered in person or deposited in the Indian postal service mail, postage prepaid and addressed as follows.

If addressed to TRIONE CADD

If addressed to E.G.S Pillay Engineering College.

Managing Partner

Trione CADD, Plot no: 6, Second floor, V.O.C Street, Bharadidasan Nagar, Mogappair West, Chennai - 600037TRIONE CADD
No.6, VOC Street, Bharadidasan Nagar, Mogappair West, Chennai - 600 037.

The Principal

E.G.S Pillay Engineering College (Autonomous), Old Nagore road,
Thethi village, Nagapattinam –
611 00 Dr. S. RAMABALAN, M.E., Ph.D.,
PRINCIPAL
E.G.S. PILLAY ENGINEERING COLLEGE

IN WITNESS WHEREOF THE PARTIES HAVE SET THEIR HANDS HERE TO ON THIS 15.12.2020 AT EGSPEC, NAGAPATTINAM UNDER THEIR RESPECTIVE SEAL OF OFFICE.

For and on Behalf of

Trione CADD, Chennai – 600 037 For and on Behalf of

E.G.S Pillay Engineering College (Autonomous)

Chennai - 611 002

MEMORANDUM OF UNDERSTANDING BETWEEN E.G.S PILLAY ENGINEERING COLLEGE

AND

13 DESIGN TECHNOLOGIES

for Mechanical Engineering Students

This memorandum of understanding executed at Chennai on 10th November 2017, between E.G.S PILLAY ENGINEERING COLLEGE, Nagapattinam College which is affiliated to Anna University, Chennai represented by its Principal Dr.S.Ramabalan which term shall mean and include its successors, representatives and assigns of the First Party

AND

i3 DESIGN TECHNOLOGIES having its corporate office at No. 4, First floor, Jothi Ramalingam street, Near Bus depot, Avadi, Chennai- 600054, represented by its Managing Partner B. KOVARASAN which term shall mean and include its successors, representatives and assigns of the Second Party

Whereas First Party has been the premier technical institution in Tamilnadu offering a number of Engineering and Technology courses at undergraduate and post graduate levels, wherein a number of consultancies and software development projects are carried out.



Whereas Second Party having two divisions of expertise in imparting education and conducting Training Program in the field of CAD/CAM/CAE through its CAD/CAM/CAE division and Conducting Industrial Workshops & Training through its Workshop division.

Whereas First Party and Second Party agreed to conduct a certified course on CREO-PARAMETRIC 2.0 & ANSYS 2016 Training Program and regular Engineering Workshops in pursuance of their object of providing quality technical training.

1) Introduction

The growth of technology has been inhibited because of the lack of high end training facilities to upgrade the expertise of engineers and train them in emerging technologies. Now the age of design automation has truly begun. The Mechanical and Automobile design industry is growing at a tremendous speed. There is a big dearth of expert and experienced Mechanical / Automobile Engineering CADD professionals, who can rapidly develop and apply new technology, accelerating growth. Hence, skilled and experienced designers can demand high salaries in the sector.

Second party seeks to fill the gap by training India's next generation of Mechanical / Automobile Engineering CAD professionals at its high tech, best-in-class training facilities where the corporate office in Chennai.



2) Now this memorandum of understanding witnessed as under:

2.1 Responsibility of First Party:

For Organizing CADD Program:

- 2.1.1 First Party will organize Mechanical / Automobile Engineering CAD courses at on site program in their college premises on regular basis for students based on the professional training and course material provided by Second Party.
- 2.1.2 First Party will provide suitable premises for conducting the course with the entire infrastructure suitable for CAD training.
- 2.1.3 First Party should provide the computers, projector or any other devices required for conducting the training program.
- 2.1.4 Batch strength shall be of minimum 30 students.
- 2.1.5 First Party shall nominate one faculty member of First Party as the **PROGRAM CO-ORDINATOR** for the course.



For Organizing Workshop Program:

- 2.1.6 First Party will organize Mechanical / Automobile Engineering Workshops & Training programs at on site program in their college premises on regular basis for students.
- 2.1.7 First Party will provide suitable premises for conducting the Workshops with the entire infrastructure suitable for Workshops / Training Programs
- 2.1.8 First Party should provide the projector, Audio & Video facility or any other devices required for conducting the workshop program.
- 2.1.9 First Party has to organize workshops for the students in each & every semester during the agreement period.

2.2 Responsibility of Second Party:

For Organizing CADD Program:

- 2.2.1 Second Party will conduct the CADD course at First Party premises.
- 2.2.2 Second Party will conduct examinations and carry out assessments at the end of the course, determining the eligibility of the students to receive the course certificates.



- 2.2.3 The course curriculum is designed suitable to the current needs of CAD/CAM/CAE industries. The detailed syllabus shall be provided by Second Party on the day of inauguration of the course.
- 2.2.4 Job assurance of 10% will be given to the outstanding students who are participating in the training program conducted by Second Party.
- 2.2.5 Course shall commence only after receiving the payment as per Clause 3.2
- 2.2.6 Second Party will issue the certificates to the participants of the First Party after the successful completion of the training.

For Organizing Workshop Program:

- 2.2.7 The Second Party has to conduct regular workshops/ Training programs for the students of the first party in the field of Mechanical/ Automobile industries at FREE OF COST.
- 2.2.8 The Second party has to bear the Transportation cost.
- 2.2.9 The Second Party has to conduct workshops for the students of the first party in each & every semester during the agreement period.
- 2.2.10 The Second Party has to provide Participation Certificates for the students & Organizing Certificates for the Staffs of the First Party.



3) Financial Structure:

- 3.1 The First Party is liable to collect the fees from the student.
- 3.2 The fees can be decided mutually and agreed upon for individual courses. 50% of the due fees should be paid to the Second Party before the commencement of the Training program and the remaining should be paid at the end of the Training program.
- 3.3 Fees once paid will not be refunded or returned under any circumstances.

4) Validity of MOU:

The MOU between First Party and Second Party is valid up to 3 years from the date of agreement

5) Renewal Requisition:

The request for renewal shall be made 3 months before the expiry of the current period and both First Party and Second Party reserve the right to renew it.

6) Exit Clause:

First Party and Second Party agree that of any violation of any terms and condition; that they reserve the right to cancel the MOU upon a mutual agreement.



7) Notices:

Notices required under this agreement shall be in writing and shall be delivered in person or deposited in the Indian postal service mail, postage prepaid and addressed as follows.

If addressed to i3 DESIGN TECHNOLOGIES

15 Kounascus

Managing Partner

i3 Design Technologies, No: 4,
First floor, Jothi Ramalingam

Street Near Bus Hope Glesdi,
Chenyal Found Street Avadi,
Near Bus Depot Avadi,
Chennal - 600 054.

If addressed to E.G.S PILLAY ENGINEERING COLLEGE,

Principal

E.G.S Pillay Engineering College, Thethi – Nagapattinam, Tamil Nadu- 611002.

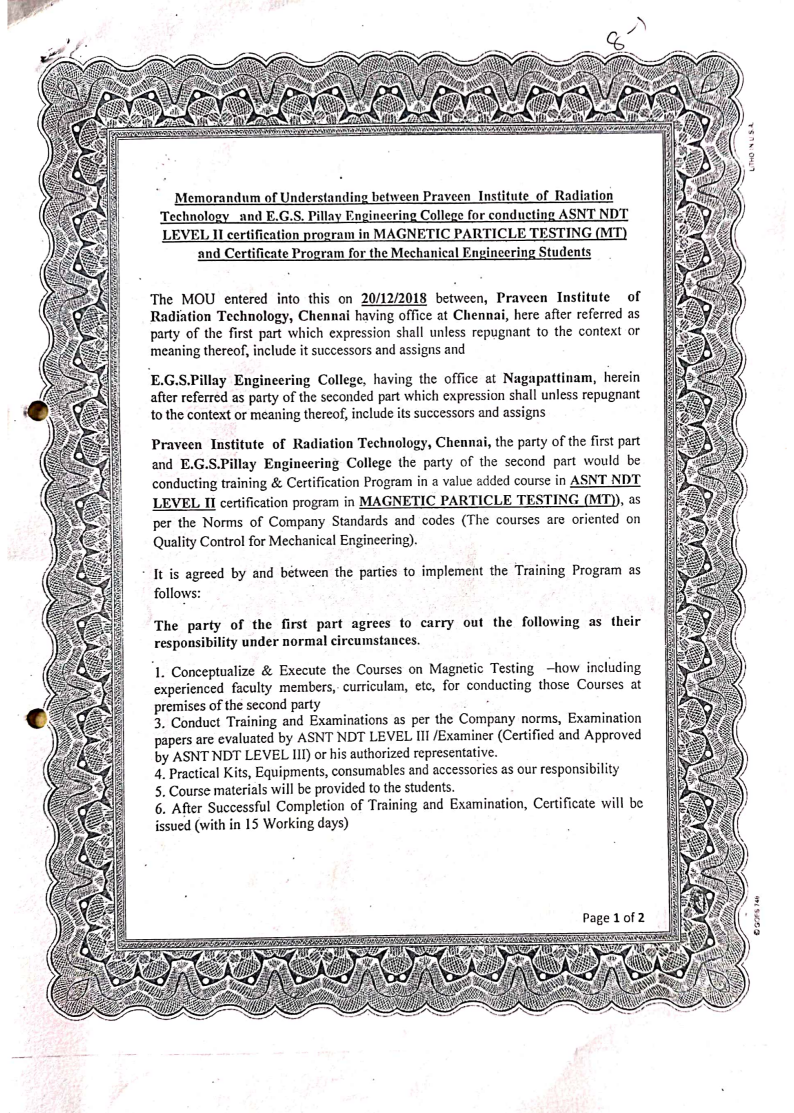
Dr. S. RAMABALAN, M.E., Ph.D.,
PRINCIPAL
E.G.S. PILLAY ENGINEERING COLLEGE
NAGAPATTINAM - 611 002.

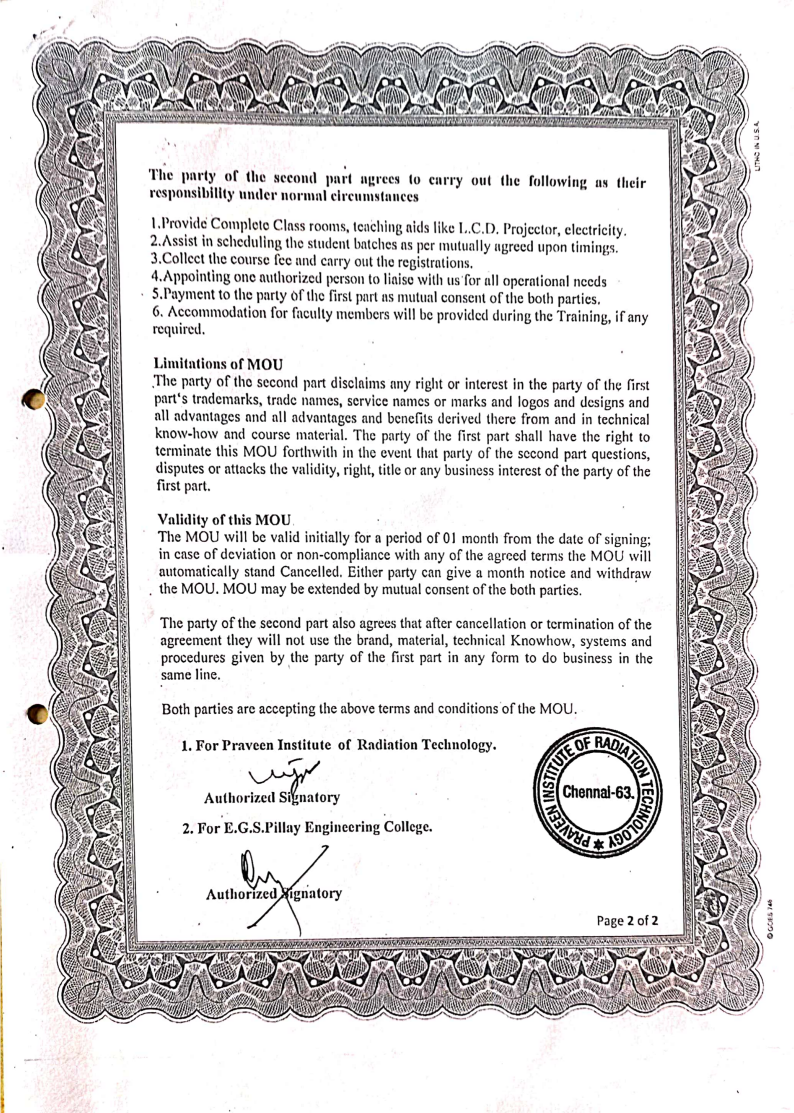
IN WITNESS WHEREOF THE PARTIES HAVE SET THEIR HANDS HERE TO ON THIS 10.11.2017 AT E.G.S P.E.C, NAGAPATTINAM UNDER THEIR RESPECTIVE SEAL OF OFFICE.

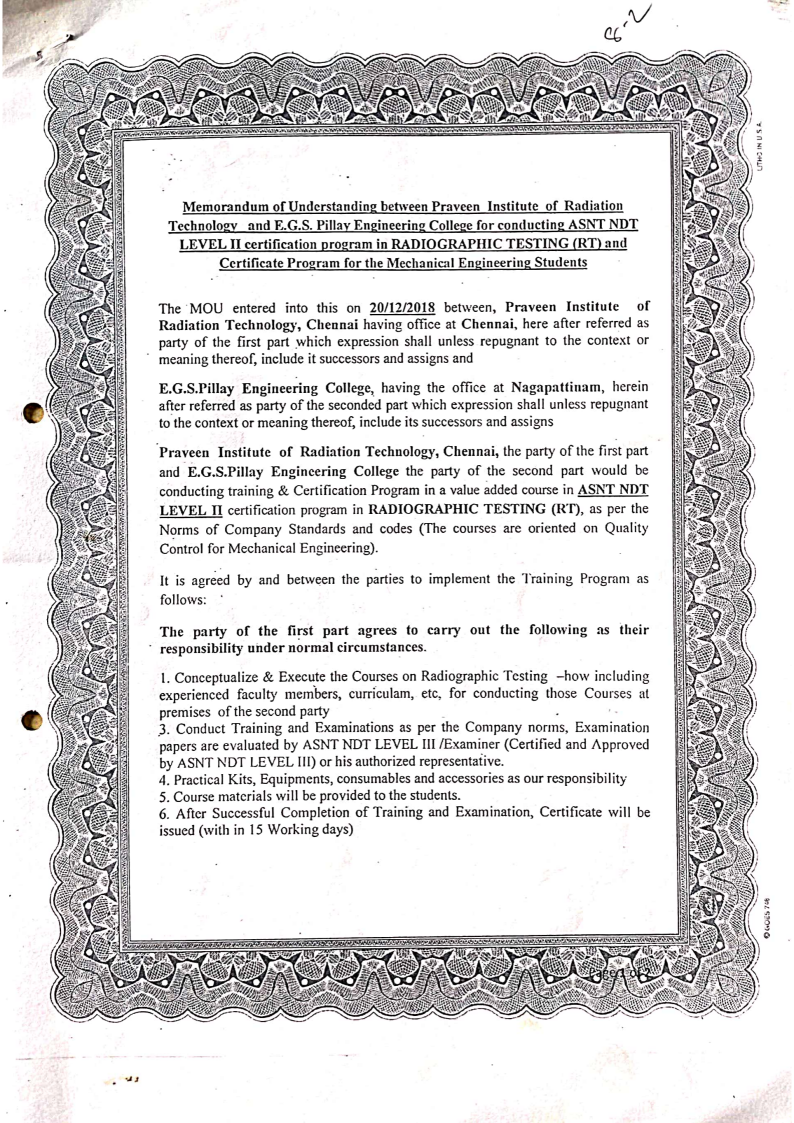
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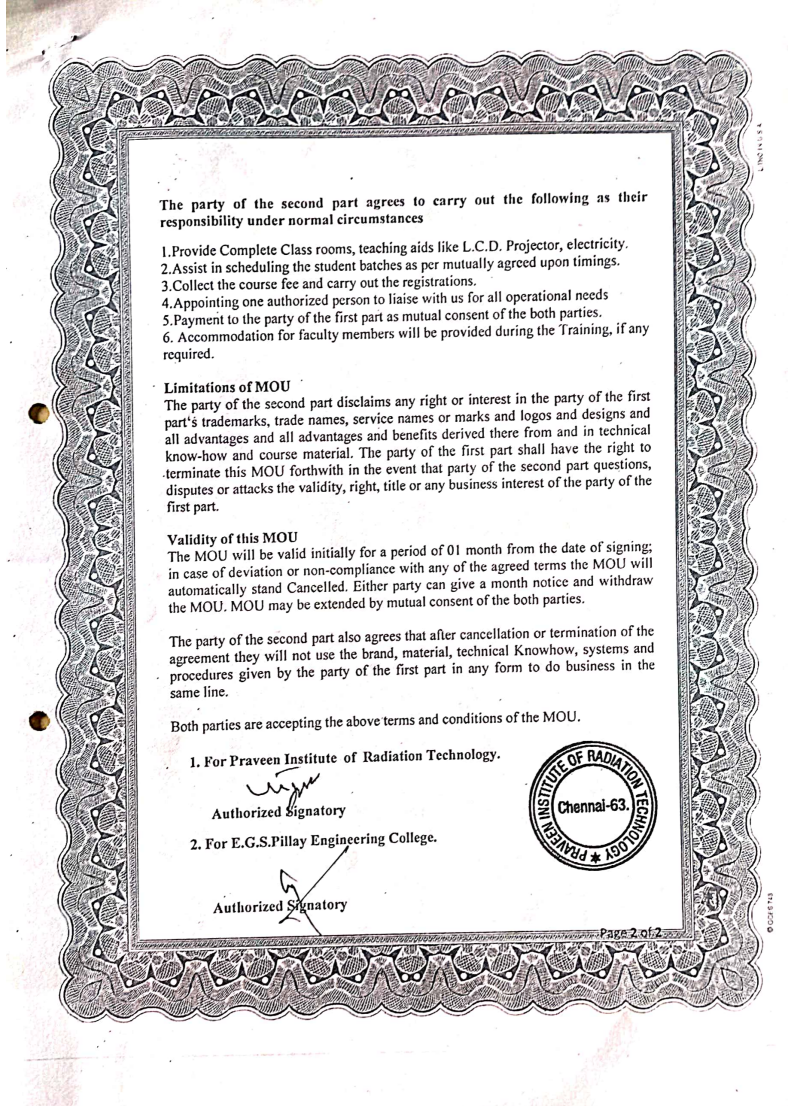
For and on Behalf of i3 design technologies, Chennai – 600 054

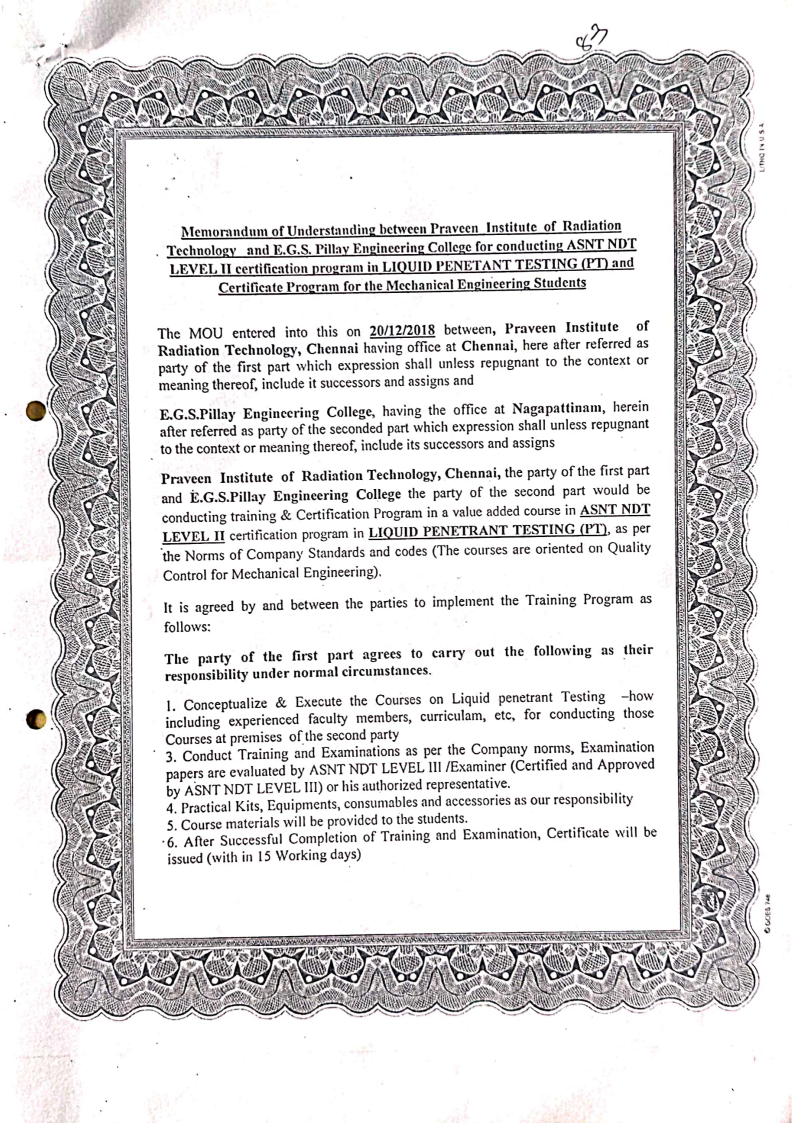
For and on Behalf of E.G.S Pillay Engineering College Nagapattinam-611002

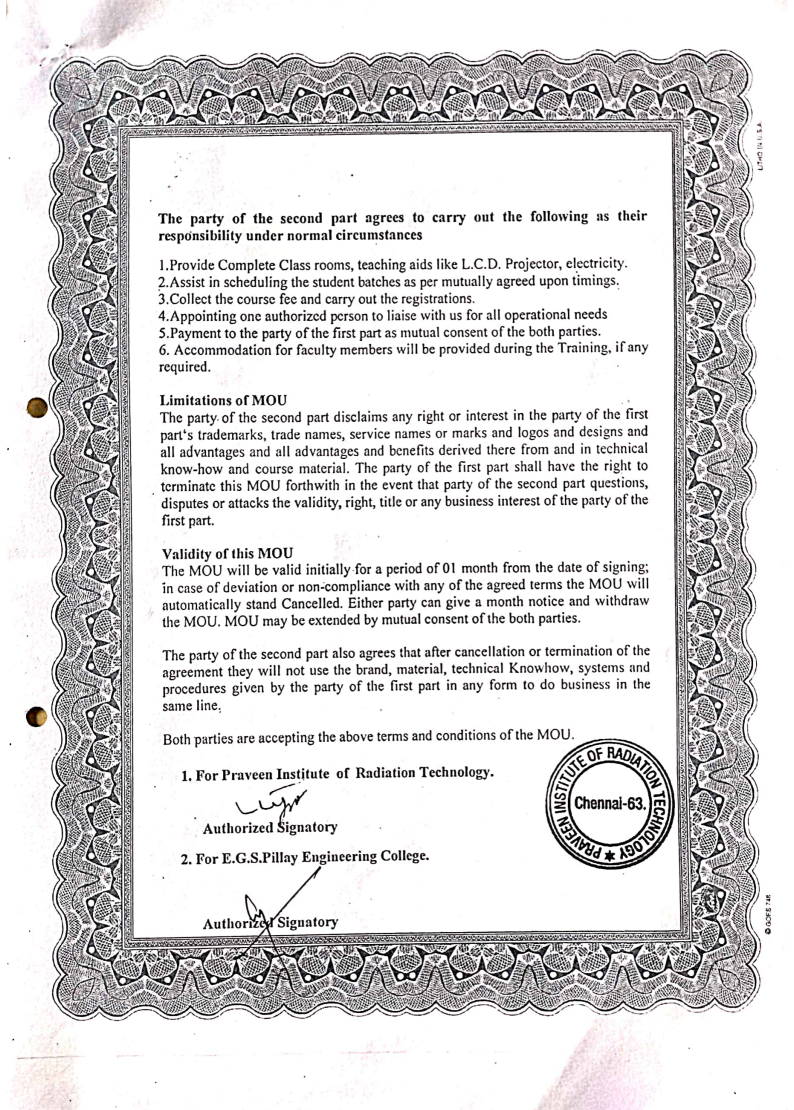


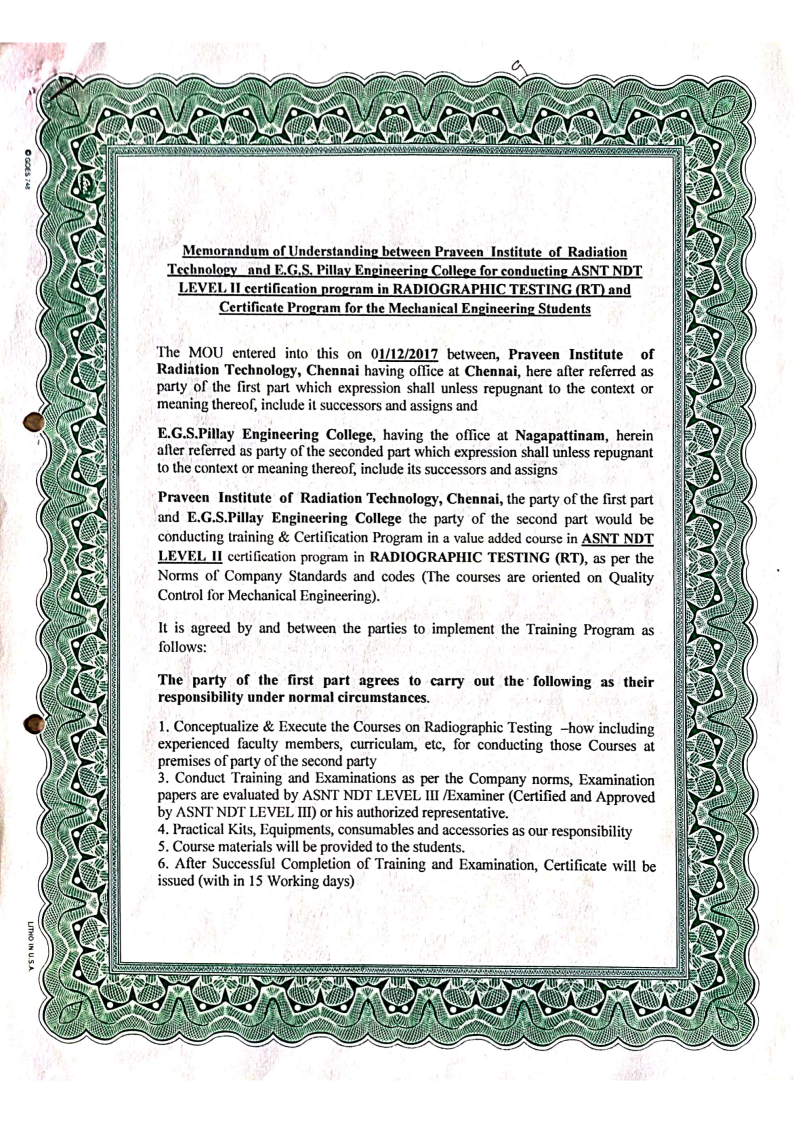


















Memorandum of Understanding

between

E.G.S. Pillay Engineering College

&

Coding Ninjas

LEARN.CODE.UPSKILL.

1. Preamble:

The Coding Ninjas Pvt. Ltd. fondly called hereafter referred as 'Coding Ninjas' with expression shall, where the contexts so admit include its successors and permitted assigns) and E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu (hereafter referred as E.G.S. Pillay Engineering College with expression shall, where the contexts so admit include its successors and permitted assigns) mutually agreed to establish an Institute-Industry collaboration for achieving organizational excellence in the field of Software Engineering. The objective of this agreement is to promote by / interaction by sharing expertise and resources in the areas of common interest for mutual benefits.

E.G.S. Pillay Engineering College has always focused on providing the best skills to Students in the field of Engineering and has successfully working on enhancing the employability skills of students in the Coastal regions of Nagapattinam and increasing their standard of living. Coding Ninjas shares the same vision and has up-skilled students from more than 900+ colleges and universities till now. A Memorandum of Understanding is signed between E.G.S. Pillay Engineering College and Coding Ninjas will ensure that both the parties arrive at a common platform to work towards their vision and increase awareness about the importance of Coding and Technical skills among the Student community.

2. Scope of collaboration:

This MoU shall stipulate the terms and conditions under which Coding Ninjas and E.G.S. Pillay Engineering College shall engage with each other to undertake the following areas/activities jointly with mutually agreed terms and conditions. The areas/activities can be further expanded and diversified with the mutual consent of both the parties.

a. A blended learning model wherein Coding Ninjas will help to enhance the learning process of E.G.S. Pillay Engineering College, students by providing a better learning management system and some industry standard content.

- b. Coding Ninjas will provide a platform & training program with the following features completely free of cost which can be used to enhance the learning environment in college and will also encourage students to practice more programming questions and develop a deep understanding of the subject.
 - Complete training for Python or Java programming languages.
 - Students will solve more than 100 programming problems.
 - Regular assignments to test learning of the students on the platform.
 - Live 1-1 mentor support for students to get their doubts cleared in real-time while learning on the platform.
 - Analytics dashboard for faculties to monitor student progress.
 - Industry recognized certificates of completion & excellence for the students.

3. Role of E.G.S. Pillay Engineering College:

 E.G.S. Pillay Engineering College will encourage the faculty handling programming courses and students to effectively use the Coding Ninjas platform to enhance problem solving skills and to inculcate a coding culture among students.

4. Role of Coding Ninjas:

- 1. Coding Ninjas will provide all facilities mentioned in clause 2.
- 2. Coding Ninjas will provide accounts and training sessions for the instructors and students of E.G.S. Pillay Engineering College to better use the platform provided who have enrolled for a programming course at E.G.S. Pillay Engineering College.

5. Coding Ninjas Academia Collaboration Committee (CACC):

1. The following will constitute the coordination committee to monitor and review the collaboration programs between E.G.S. Pillay Engineering College and Coding Ninjas.

E.G.S. Pillay Engineering College Dr.S.Chandrasekar

Coding Ninjas Mr Harsh Agarwal

- 2. All the proposals will be presented to CACC and its advice will be treated as final recommendation for implementation, supervision and subsequent evaluation and completion of an activity or a collaborative exercise.
- 3. The decision / guidance of CACC may be treated as final in all technical and financial matters.

6. Financial aspects:

- Coding Ninjas will provide all facilities mentioned under clause 2 completely free
 of cost for as many students as E.G.S. Pillay Engineering College wants to enroll.
- 2. Both E.G.S. Pillay Engineering College and Coding Ninjas agree that no legal or financial liability shall accrue in the event of force majeure conditions such as natural calamities, strikes, lockouts, civil, commotion, riot, accident or any other. Acts of God beyond the control of E.G.S. Pillay Engineering College and Coding Ninjas to the agreement.

7. Content Rights:

1. The content/platform provided by Coding Ninjas is a property of Coding Ninjas and is made available to the students and faculty of E.G.S. Pillay Engineering Collegeunder this collaboration. However, Coding Ninjas reserves the complete copyright of the Content provided. The content provided should not be distributed to other organisations or on public platforms without prior consent of Coding Ninjas.

8. Validity:

- 1. This MoU will remain valid for a period of 5 year from the date of signing of the agreement with provision for yearly review by the CACC.
- 2. During the tenure of the MoU or thereafter, E.G.S. Pillay Engineering College will be free to take similar or same type of work independently and will be free to enter into similar MoU with other parties.
- 3. The MOU tenure can be extended or cancelled on mutually consent.

9. Confidentiality Obligation:

1. During the tenure of agreement and thereafter, both E.G.S. Pillay Engineering College and Coding Ninjas undertake on their behalf to maintain strict confidentiality and prevent disclosure thereof, of all the information and data exchanged/ generated pertaining to work under this agreement for any purpose other than in accordance with this agreement.

- 2. Both E.G.S. Pillay Engineering College, Coding Ninjas shall protect the confidential information using the same degree of care it uses for its own confidential information, but in no event less than reasonable measures to prevent the disclosure and unauthorized use of confidential information of the other party.
- 3. Both the organizations cannot share any information relevant TO STUDENTS AND FACULTY MEMBERS for any business or personal purposes.

10. Resolution of Dispute:

In case of dispute or difference whatsoever arising between E.G.S. Pillay Engineering College and Coding Ninjas relating to or arising out of this agreement, the same shall be settled through mutual consultation between the authorized persons of CACC.

11. Survival of provision upon termination:

Notwithstanding other terms of this MoU, provisions regarding confidentiality, dispute resolution and governing law survive even after termination of this MoU and shall have a binding effect.

In witness where of the understanding, duly authorized, have signed this MoU in duplicate at E.G.S. Pillay Engineering College, on ... 16th August 2021

For and on behalf of E.G.S. Pillay Engineering College

Signature: S. Parametracan

Name: Shri.S.Paramesvaran

Designation: Secretary

E.G.S. Pillay Engineering College
Nayapatunam

For and on behalf of Coding Ninjas

Signature

Haush Agourwal

Name: Harsh Agarwal Designation: Strategy

Lead

Authorities Meators Fvt. Ltd.)

Juanuasela 6 Goldon Company Co



Dr. S.Manikandan, HOD/IT < hodit@egspec.org>

Your Oracle Academy membership is renewed

1 message

noreply-storeadmin@oal.oraclecloud.com <noreply-storeadmin@oal.oraclecloud.com> Reply-To: donotreply@oracle.com

Sat, Apr 23, 2022 at 12:26 AM

To: HODIT@egspec.org

Oracle Academy

Dear Manikandan S:

Your Oracle Academy membership has been renewed.

Institution Name: EGS Pillay Engineering College

Membership Start Date: 28-APR-22 **Membership End Date**: 26-APR-24

We welcome you to continue accessing your membership benefits by signing in to the Oracle Academy Member Hub.

If you have any questions, please contact us. Thank you for your membership.

Regards,
Oracle Academy

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This is a system generated message. Do not reply to this message. You are receiving this email as a result of your current relationship with Oracle.

Welcome to Oracle Support

Prof.Manikandan S profmaninvp@gmail.com EGS Pillay Engineering College Nagapattinam NAGAPATTINAM TAMIL NADU 611002

On behalf of Oracle Corporation, Oracle Support Services would like to thank you for your recent purchase of Oracle products and technical support services. Our support services team is ready and committed to assist you in protecting the investment you have made.

With your purchase, you now have access to Oracle's exclusive web support portal which provides you secure, real-time access to critical and timely information related to your investment in Oracle's technical support services. Please visit the Oracle Support website at http://www.oracle.com/us/support/index.html where you will find information about technical support service descriptions, technical support policies, technical support news and events, and internet seminars.

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To register for My Oracle Support, please use your **Customer Support Identifier ("CSI")** number below. If you are already a registered user, please add the CSI number(s) below to your existing My Oracle Support user profile. To access My Oracle Support, click here.

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Technical Contact Information

As the technical contact for EGS Pillay Engineering College, you are the individual designated within your organization who may contact Oracle Support Services to resolve technical issues.

If your order with Oracle allows international deployment of programs to your subsidiaries or includes hardware that has been relocated outside the country of delivery, please communicate the relevant CSI in this email to persons in those countries who will be technical contacts with Oracle.

Technical Support Service and Products Details

Order Number: 40268587

Service Start Date Service End Date Service Level

28-APR-2022 27-APR-2024 Software Update License & Support

Product CSI Serial Number Quantity

Oracle Academy: Institution Level License 20548847 1

Bundle - Nonstandard User

Customer Support Identifier Information:

Your Customer Support Identifier number is 20548847

Note: Please call Oracle's local country <u>Support Hotline</u> if you are not the designated technical contact or if you have any additional questions.

Oracle provides a complete and fully integrated global technical support service portfolio supported by over 50,000 development engineers and customer support specialists ready and able to support you. We hope you will take advantage of our outstanding technical support services including 24/7 technical assistance, powerful proactive support resources, and product updates.

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Sincerely, Oracle Support Services



தமிழ்நாடு तमिलनाडु TAMILNADU 25.02 · 2020 E. Gr. S. Pillay Engineering Col Neugrosettine.

மு. தா. வி. L.No 1/2011 50/69, யாதவத்தெரு, நாகப்பட்டினைம்.

6 es: 93603 57195

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ('MOU') is executed on 19,004,2000, at EGS Campus, Nagapartinam AND BETWEEN

SOLVERMINDS Solutions & Technologies Pvt. Ltd, a Company incorporated under the provisions of Companies Act, 1956 and having its registered office at Plot 2B-4, 7th Cross Street, SIPCOT IT Park, OMR, Siruseri, Chennai, 603 103 Tamil Nadu, India represented by its authorized signatory Ravishanker Kannan Head-Talent Acquisition, hereinafter referred to as 'SVM' on the ONE PART (which expression whenever used shall mean and include its successors, administrators and assigns),

AND

Private and confidential - MOU between SVM and EGS Campus

EGS Pillay Engineering College, Old, Nagore Main Rd, Thethi village, Nagore, Nagapattinam, Tamil Nadu 611002. represented by its authorized signatory Shri S. Pasamesycaen Hereinafter referred to as 'Institution' on the OTHER PART (which expression, whenever used, shall mean and include its successors, administrators and assigns).

(SVM and Institution are individually referred to as 'Party' and collectively referred to as 'Parties').

WHEREAS SVM is a global information technology services company and provides IT and business consulting, application support and maintenance, development, systems integration, and managed services to its customers.

AND WHEREAS Institution is a premier educational institute in the country and provides a high quality educational experience to students in a diverse learning environment. From classrooms and laboratories to playgrounds and campus hostels, all the facilities and amenities provided to meet the world-class standards

The Institution has evolved a comprehensive student-centric learning approach consisting of several stages, designed to add significant values to the learner's understanding in an integrated manner, covering relevant knowledge, practical skills, and positive attitudes.

AND WHEREAS Institution, to enrich practical skills and impart industry-relevant course curriculum to students of all engineering disciplines in the field of Information Technology(IT), has approached SVM for forging an industry-institute academic alliance with the intent to facilitate and train Institution's students and faculty on Development / Testing by utilizing SVM's relevant experience and by deputing SVM's representatives from time to time at the Institution with the object of providing exposure to SVM's Faculty and students to current industrial needs and requirements.

AND WHEREAS SVM, with a bona fide and non-commercial intention of serving the purpose of education and making the students more exposure to the present industrial needs and requirements thereby reducing the cost and time involved in training and making them skill-based personnel after graduation, has accepted the request of Institution.

Accordingly, the Parties have decided to reduce into writing their mutual representations and understanding as stated hereunder:

NOW THIS MOU WITNESSETH AS FOLLOWS:

According to the foregoing covenants, the Parties hereby agree and the state as follows:

- 1. That the Parties on this day have executed this MOU intending to enhance the quality of the educational experience for students and training of faculty of Institution and also for industry-institute collaboration between the Parties for mutual benefit and pursuant thereto the Parties agreed for:
 - (a) SVM may as mutually agreed from time to time, provide Institution with certain material and access to the Development / Testing library and collaterals and the Institution shall use the materials and access to the Development / Testing library under the guidance of SVM and only for this MOU.
 - (b) If requested by SVM, the Institution will nominate two or three faculty members for undergoing the Trainer program at SVM's office at Chennai for two weeks. The faculty, after completion of training, will be allowed to train a certain number of students as agreed upon in writing from time to time.
 - (c) The final year students to be trained will be pre-selected by SVM (hereinafter referred to as the 'Pre-selected Students'.
 - (d) The course will be imparted for the duration specified by SVM as an additional training program. This program will be run during the pre-final semester of the graduation course being offered by the Institution for the Pre-selected students.

- (e) The Institution is not allowed to charge the Pre-selected Students any fee for this course. If it is found that Institution has charged fees for this program from students, SVM will have the right to immediately terminate this MOU and stop all association with the Institution.
- (f) The Institution is not allowed to train any other students according to this MOU other than the Pre-selected Students by SVM.
- (g) SVM shall retain the right of first refusal for making employment offers on completion of their graduation from the pool of Pre-selected Students. This is however not applied for the students who are not pre-selected by SVM or have not been made part of the training program under this MOU.
- (h) Pre-selected students who undergo this program as part of their pre-final semester may also be given an internship opportunity by SVM either in its office or through virtual mode.
- (i) The Institution will at its own cost establish a lab with the specified infrastructure requirements of SVM and will use the lab for imparting the course/training under this MOU. This lab will be used as a first preference for the purpose stated above.
- 2. The MOU shall be valid for Two (2) years from the date of execution. The Parties shall be at full liberty to terminate the MOU at any time by issuing a prior notice of fifteen (15) days. The Parties shall make reasonable efforts for the performance of the MOU and shall in good faith cooperate with each other in duly performing the obligation agreed upon. The Parties herein have agreed to perform various obligations with a voluntary service motive and there is no monetary obligation/consideration involved herein between the Parties. Under no circumstances, SVM shall be treated as the vendor, contractor, and agent of the Institution (or vice-versa).
- 3. The Institution shall have to bear all expenses towards providing infrastructure, network and internet access, and the other facilities required for the education and training. The Institution will not use the material or access to the Development / Testing library for any other use other than the above-mentioned process. Training of the faculty members or more number of students than agreed or using licenses for any other commercial/non-commercial purposes will be a

breach of this MOU and such use may attract legal action along with immediate termination of the MOU.

- 4. The Institution shall indemnify, defend and hold SVM, its subsidiaries and affiliates thereof and their respective officers, directors, agents and employees, harmless from and against all claims, damages, liabilities, costs, losses and expenses, including reasonable attorneys' fees and expenses incurred, related to or arising from: (i) bodily injury or damage to property incurred from or in connection with the performance of Institution under this MOU; (ii) any claim by or against SVM arising out of a breach by the Institution of any obligations (including, without limitation, any warranty, confidentiality, intellectual property, assignment obligations) under this Agreement; (iii) the infringement, misappropriation or a claim of infringement or misappropriation of any patent, copyright, trademark or other proprietary or intellectual property right of a third party; (iv) the acts, omissions, negligence or misconduct of the Institution or its students, officers, directors, agents, representatives, assigns, personnel and employees; (v) any claims by the students or third parties against SVM related to this MOU.
- 5. SVM may also provide the Institution with publicity material such as handouts, information brochures, and posters, and the Institution shall return any such materials, to SVM on the termination or expiry of this MOU, or as and when requested to do so by SVM.
- 6. Except for collaboration related to Development / Testing practice, the Institution is not barred from having collaborations with other organizations. Except as expressly stated in this MOU, there shall be no obligation on any Party to compensate the other in any manner or any claim. For initiatives that are planned for the Development / Testing domain, the Institution can invite guest speakers with prior approval from SVM. Any other event in this domain will be conducted in collaboration with SVM.
- 7. The Parties shall independently meet their expenditure incurred by the respective Parties in performing their part of obligations agreed herein.
- 8. The Parties shall respect the intellectual property of the other Party and third parties and shall not use the trade name, trademark, copyright, patent, symbol, or designation belonging to the other Party without prior approval and permission. No Party shall claim itself as an agent or representative of the other Party or create any liability for the other Party.

- 9. The Parties shall maintain the confidentiality of all information, course materials, plans, discussions, strategies, data, or any material which shall be deemed to be confidential.
- 10. IN NO EVENT SHALL (A) EITHER PARTY IS LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES OF ANY NATURE WHATSOEVER, WHETHER IN CONTRACT, WARRANTY OR TORT, INCLUDING WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA, COVER, LOSS OF OR INTERRUPTION OF BUSINESS OF CUSTOMER OR ANY OTHER PARTY ARISING OUT OF OR IN CONNECTION WITH THE DELIVERY, USE OR PERFORMANCE OF THE SERVICES, THE DELIVERABLES, ANY SOFTWARE OR ANY OTHER MATERIALS OR ITEMS, EVEN IF THAT PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR EVEN IF SUCH DAMAGES ARE REASONABLY FORESEEABLE, AND (B) SVM'S AGGREGATE LIABILITY ARISING OUT OF THIS MOU FOR ANY CLAIM OR CLAIMS EXCEED INR 1000.
- 11. The Parties represent that they have the full power and authority to enter into this MOU in general and none of the objects stipulated herein are against public policy.
- 12. The Parties shall designate their respective representatives who shall be the primary point of contact on behalf of that Party.
- 13. Neither of the Parties shall use the name of the other Party in any advertisement nor make any public announcement without the prior written approval of the other Party.
- 14. SVM will be provided the dream slot during the campus placements by the Institution, which will be finalized based on mutual discussion and agreement.
- 15. SVM may or may not at its discretion to visit the campus for placements and either Party shall not make any claims on each other in this regard.
- 16. The Parties may negotiate amendments to this MOU, if necessary, to meet the evolving requirements. Any amendment and / or modifications to the MOU will require written approval from both Parties.

IN WRITTEN WHEREOF both Parties put their hard seal on the day, month and year stated hereinabove;

Date: 007 19, 2019 2020,
Place: Chennai

Ravishanker Kannan

Head-Talent Acquisition

Company: Solverminds

Signature: Tours.

Date: 19 10 2020

Place: Nagapatlinam

Name: S. PARAMESVARAN

Secretary

Company: E. a. S. Pillay Engineering Collège Signature: S. Parames varan



E.G.S. Pillay Engg College
Nagapa Hinam

73.57

TAX.

94AB 837667 P. தியாகராஜன் L.1/96 முத்திரைத்தாள் விற்பணையாளர் 44. நீரை வடக்கு வீதி.

நாகப்பட்டினம், தமிழ்நாடு. Cell: 94434 67925

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu AND

Wahmi Softwares and Solutions Private Limited, Nagore, Tamilnadu

TW: U72900TN2017

E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu, the First Party represented herein by its Secretary, Shri.S.Paramesvaran, E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu, And Wahmi Softwares and Solutions Private Limited, Nagore, Tamilnadu-611002. The Second party, and represented herein by its Mr.M.MD.Ghowdhul Arifeen, Managing Director and CEO, Wahmi Softwares and Solutions Private Limited, Nagore, Tamilnadu-611002

WHEREAS:

- A) First Party is a Higher Educational Institution named: E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu,
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill BasedTraining, Education, Placement, Industrial Visit, Expert Lecture.
- D) Wahmi Software and Solution Private Limited, Nagore, Tamilnadu, the Second Party is engaged in Ui/UX Design, Web development, Custom Software development, Mobile App Development, Block Chain Development, Web Hosting, E Commerce, OTT Platforms, Graphic Designing and Digital Marketing.

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

CLAUSE 1-CO-OPERATION

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

CLAUSE 2 -SCOPE OF THE MoU

- 2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. This will provide confidence & smooth transition for students work. Also the Second party may register on the AICTE Internship Portal for the benefit of students.
- 2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.
- 2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.
- 2.4 There is **no financial commitment** on the part of the **E.G.S. Pillay Engineering College**, **Nagapattinam**, **Tamilnadu**, the first party to take up any program mention in MoU. If there is any financial consideration, it will be dealt separately.





2.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required.

CLAUSE 3-VALIDITY

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

CLAUSE 4 -RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership.

Name :- Shri.S.Paramesvaran,

Designation :- Secretary

Institution:- E.G.S. Pillay Engineering College, Nagapattinam, Tamilnadu-611001

Dept. of Training & O Placement

Vagapattinam.

S NND SOLUTIONS DE

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Signature of the First Party
Secretary
GS. Pillay Engineering College
Nagapattinern

. Bramelveray

Name :- Mr.M.MD.Ghowdhul Arifeen

Designation: - Managing Director and CEO

Institution:- Wahmi Softwaresand Solutions Private Limited, Nagore, Tamilnadu -611002

OF WAHMI SOFTWARES & SOLUTIONS PVT.LTD

MANAGING DIRECTOR

Signature of the Second Party