

Autonomous College - Affiliated to Osmania University Accredited with 'A' grade by NAAC Sainikpuri, Secunderabad - 500094



NAAC RE-ACCREDITATION - 2ND CYCLE

Criterion III: -Research, Innovations and Extension

3.7.2 E-Copies of the MOUs

Submitted to

National Assessment and Accreditation Council



(Founded in 1938 by Kulapati Dr. K.M. Munshi)

BHAVAN'S VIVEKANA NDA COLLEGE of Science, Humanities & Commerce

Estd : 1993 AFFILIATED TO OSMANIA UNIVERSITY AUTONOMOUS COLLEGE

ACCREDITED WITH "A" GRADE BY NAAC

SAINIKPURI, SECUNDERABAD - 500 094. Ph : 27111611, 27115878

Date 29 2 2020

Memorandum of Understanding

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into this the 29th Day of February, 2020 (29/02/2020) by and between

BHAVAN'S VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES AND COMMERCE an academic institution offering UG, PG and MBA courses, having its contact address at Defence colony, Sainikpuri, Secunderabad – 500 094, Telangana state represented by its Principal Prof. Y Ashok, here after referred as Bhavan's Vivekananda College of Science, Humanities and Commerce which expression shall include its successors.

And

Alankrita Resorts & Convention: Aditya Deendayal

Whereas:

a) First Party is a higher educational institution named:

Bhavan's Vivekananda College of Science, Humanities and Commerce (hereinafter called as BVC)

- b) BVC and Alankrita 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 development, training and education.

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d) Both the parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

Now therefore, in consideration of the mutual promises set forth in this MOU, the parties here to agree as follows:

Clause 1: Cooperation

Both parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution. The parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

Clause 2: Scope of the MOU

2.1 The students from BVC should be industry ready. Both the parties believe that close co-operation between the two would be a major benefit to the student community to enhance their skill and knowledge.

2.2 Curriculum Design: Alankrita Resorts will give valuable inputs to BVC in teaching/training methodology and suitably customize the curriculum, so that the students fit into the industrial scenario meaningfully.

2.3 Guest Lectures: Alankrita Resorts will extend the necessary support to deliver guest lectures to the students of BVC on the new trends and in house requirements.

2.4 Intern ship for The Students: Alankrita Resorts will actively engage to help the delivery of the training and of students of BVC into internships.

2.5 BVC will provide the necessary infrastructure for the conduct of the Guest Lectures and for the Internship Interview process.

2.6 Financial aspects will be finalized with mutual consultation of both the parties.

Clause 3 Intellectual Property

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either party any right, title, interest in or to the intellectual property of other party.

Clause 4 Validity

4.1 The validity of this MOU is till February 2021, and can be withdrawn by either parties with a notice of one month, without assigning any norms.

Clause 5 Relationship Between the Parties

5.1 It is expressly agreed that BVC and Alankrita Resorts are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be constructed as partnership. Neither party is authorized to use other party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other party, without the prior written consent of the other party.

For

Bhavan's Vivekananda College

Alankrita Resorts

Memorandum of Understanding

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into this the 20th Day of February, 2020 (20/02/2020) by and between

BHAVAN'S VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES AND COMMERCE an academic institution offering UG, PG and MBA courses, having its contact address at Defense colony, Sainikpuri, Secunderabad – 500 094, Telangana state represented by its Principal Prof. Y Ashok, here after referred as Bhavan's Vivekananda College of Science, Humanities and Commerce which expression shall include its successors.

And

CAPRUS IT PRIVATE LIMITED: SUSHEEL DHANSARI, Vice President-Sales & Marketing

Whereas:

a) First Party is a higher educational institution named:

Bhavan's Vivekananda College of Science, Humanities and Commerce (hereinafter called as BVC)

- b) BVC and CAPRUS IT PRIVATE LIMITED 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 development, training and education.



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2.6 Financial aspects will be finalized with mutual consultation of both the parties.





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Susheel Dhanasri Vice President – Sales & Mktg CAPRUS IT PRIVATED LIMITED



For

Bhavan's Vivekarianda Cotlege

(Dr. Y. ASHOK) PRINCIPAL Bhavan's Vivekananda College of Science Humanities & Commerce Sainikpuri, R.R. (Dist.)

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SI. NO. 32 00 Date: 11/11/2020, Rs.20/-Purchased by: ASHOK YASKI D/O.S/O.W/O: SANGAIAH YASKI R/O. SAINIKPURI, HYDERABAD. FOR WHOM: BHAVANS VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES & COMMERCE. EX-OFFICE STAMP VENDOR SUB-REGISTRAR OFFICE MALKAJGIRI

MEMORANDUM OF UNDERSTSANDING

BETWEEN BHAVAN'S VIVEKANANDA COLLEGE OF SCIENCE HUMANITIES AND COMMERCE. SAINIKPURI, SECUNDERABAD In Association with HONEYBEE MEDIA WORKS, OPPOSITE TO SHADAN COLLEGE, KHAIRATABAD, HYDERABAD

This memorandum of understanding is made on 10th January, 2019 by and between Honeybee Media Works, Dr No. 6-2-663/1, Second Floor, opposite to Shadan College, Khairtabad, Hyderabad, Telangana, 500028 herein after called HMW and Bhavan's Vivekananda College of Science, Humanities and Commerce, Defence Colony, Sainikpuri, Secunderabad -500094 hereinafter called BVC.

It is effective upon signing and shall remain in effect for a period of one year or until termination by either party with 30 days written notice whichever is earlier. This agreement may also be extended/modified at the end of year after review and need is felt for extension of the agreement.



This memorandum of understanding is designed to reflect the understanding between HMW coordinating with BVC, affiliated to Osmania University. The parties to this Memorandum have the following common objectives:

- To assure value addition and qualitative improvement of students understanding through various activities in the area of Photography, Short-film, at the appropriate time by the competent resource persons and by way of collaboration by the two institutions.
- To provide effective and efficient services to their stakeholders namely students and faculty to reach higher levels of excellence.

The HMW, agrees to provide few of the following services:

- 1. Offering guidance for students' project work
- Sponsoring resource persons for guest lectures with no financial costs to HMW and or when the experts are on visits to the city/town where the college is located.
- Deputation of Resource persons as Judges for students project/presentation/Debates with no costs involved to HMW.
- Sponsoring official as member in the Board of Studies of the Department of Mass Communication, Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad.
- 5 Design and develop innovative objective type activities such as objective type tests, quiz programmes, seminars, workshops and paper presentation sessions, to enable students/faculty to think out of the box and beyond text-books in the ever changing areas of Media.
- 6 Collaborate with HMW joint lectures for students/faculty of BVC, collaborate in any other activity initiated and developed from time to time that relates to the above-mentioned common objectives of the College and HMW.
- 7. Jointly conduct National and International seminars with mutual agreement.

Similarly, BVC agrees to provide the following services :/

- 1. Transfer of knowledge
- 2. Sponsoring resource persons for guest lectures from BVC
- 3. Deputation of Resource persons as Judges for student's project/presentation
- Joint research survey projects with HMW in areas of Photography and Short-Films that have a
 national bearing and provide students and faculty support in completion and publishing of the
 project.
- 5 Sponsor, collaborate, wherever possible suitable students/faculty for events organized by HMW in fulfillment of its objective to create awareness on the importance of economics in the lives of individuals and the nation.
- Collaborate with HMW joint lectures for students/faculty of BVC, collaborate in any other activity initiated and developed from time to time that relates to the above-mentioned common objectives of the College and HMW.
- 7. Jointly conduct National and International seminars with mutual agreement.

The memorandum of understanding (MOU) is made on this 10th of January 2019 at Bhavan's Vivekananda College of Science, Humanities and Commerce, Defence Colony, Sainikpuri, Secunderabad- 500094

For Honeybee Media Works Opposite to Shadan College Khairatabad, Hyderabad



For Bhavan's Vivekananda College of Science, Humanities and Commerce Sainikpuri, Secunderabad





उठ्ठता क तेलगाना TELANGANA

SI. NO. 0717], DATE: 06.11.2020, Rs.20/-PURCHASED BY: ASHOK YASKI D/O.S/O.W/O: SANGAIAH YASKI R/O. HYDERABAD. FOR WHOM: BHAVANS VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES & COMMERCE, R/O SAINIKPURI, SECUNDERABAD.

4AA 133556 EX-OFFICIO STAMP VENDOR SUB-REGISTRAR OFFICE

MALKAJGIRI

Date: 20.12.2019

Managing Partners

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) signed between Bhavan's Vivekananda College of Science Humanities and Commerce, Sainikpuri, Secunderabad-500094, represented by its Principal, Prof. Y. Ashok and Ace Agro Technologies, Kompally (V), Hyderabad-500010 represented by Mr. A. Bjju and Mr. Santhosh Nair.

According to this Memorandum of Understanding (MoU), both Bhavan's Vivekananda College of Science Humanities and Commerce, Sainikpuri-500094 and Ace Agro Technologies, Kompally (V) Hyderabad-500010) agree that the Ace Agro Technologies will facilitate the students of Bhavan's Vivekananda College Sainikpuri for practical training in plant tissue culture. They also agree to share their expertise to enable aspiring students to set up plant tissue culture laboratory. Partney Partners

Humanities & Commerce

Sainikpuri, R.R. (Dist.)

Bhavan's Wwekananda College of Science For ACE AGRO TECHNOLOGIES

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SEIN ACE AGRO TECHNOLOGIES



The MoU is aimed to motivate students to take up a career in plant tissue culture and develop the spirit of entrepreneurship.

This MoU also gives a scope for the faculty of Bhavan's Vivekananda College to share their academic knowledge and expertise as resource persons for training technical staff of Ace Agro Technologies.

The MoU shall be in the name of Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad-500094 and Ace Agro Technologies, Kompally (V) Hyderabad-500010.

This MoU shall come into effect from the date and time of its signing and will be valid for a period of five years and shall be renewed on mutual consent in the form of an annexure to this MoU.

The MoU may be annulled by either of the organizations by mutual consent with a notice period of one month.

Signed on 20/12/2019 at Hyderabad, India in two copies where both copies have equal value.

Prof Y.Ashok

Principal Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad-500094

(Dr. Y. ASHOK) PRINCIPAL Bhavan's Wivekananda College of Science Humanities & Commerce Sainikpuri, R.R. (Dist.)

For ACE AGRO TECHNOLOGIES tanaging Partners

Mr A Biju Director Ace Agro Technologies Kompally (V). Hyderabad-500010

ACE AGRO TECHNOLOGIES Plot No. 12, Angels Colony Beside Nanda Reddy Gardens Kompally Village SECUNDERABAD-500 014



(Founded in 1938 by Kulapati Dr. K.M. Munshi)

BHAVAN'S VIVEKANANDA COLLEGE of Science, Humanities & Commerce

Estd : 1993 AFFILIATED TO OSMANIA UNIVERSITY

AUTONOMOUS COLLEGE

ACCREDITED WITH "A" GRADE BY NAAC

SAINIKPURI, SECUNDERABAD - 500 094. Ph : 27111611, 27115878

Date 03/02/2017

LETTER OF UNDERSTANDING

This Letter of Understanding (LoU) signed between Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad-500094, represented by its Principal, Prof.Y.Ashok, and the Institute of Genetics and Hospital for Genetic Diseases, Osmania University, Begumpet, Hyderabad-500016 represented by its Director Prof Pratibha Nallari.

According to this Letter of Understanding (LoU), both Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri-500094 and the Institute of Genetics and Hospital for Genetic Diseases, Osmania University, Begumpet, Hyderabad-500016 agree that the Institute of Genetics will facilitate practical training in Genetic Counselling to the students of Bhavan's Vivekananda College, Sainikpuri. They also agree to share experience and expertise, organization of seminars, short term and long term projects.

All academic activities and research pertaining to this LoU shall be in the name of Bhavan's Vivekananda College of Science Humanities and Commerce, Sainikpuri, Secunderabad-500094 and the Institute of Genetics and Hospital for Genetic Diseases, Osmania University, Begumpet, Hyderabad-500016.

This LoU also gives the scope for financial commitment of Rs. 3000/- per student for a month's training as and when the course is conducted.

This LoU shall come into effect from the date and time of its signing and will be valid for a period of five years and shall be renewed on mutual consent in the form of an annexure to this LoU.

The LoU maybe annulled by either of the organizations by mutual consent with a notice period of three a months.

Signed on 03/02/2017 at Hyderabad, India in two copies where both copies have equal value.

Prof Y.Ashok

Principal, Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad-500094 Prof Pratibha Nallari, Director, S J 7 Institute of Genetics and Hospital for Genetic Diseases, Begumpet, Hyderabad-500016



Red Hat Partner Agreement (India) Page 1 of 14 Red Hat Confidential Information

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PRINCIPAL Bhavan's Vivokananda College of Sciency Humanicar & Fammer

(Dr. Y. ASHOK)

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Hands-on curriculum for academic programs

RHA Account Set Up information

redhat

To set up the Academy, please complete the form:

Bhavan's Vive Kananda College
Bhavan's Vive Kananda College, Define Colony, Sainikpuni, Secunderabad-094
Prof. Y Ashok
principal@bhavansvc.ac.in
040-27115878, Ext+218
9347983943
Principal
WWW.bhavansvc.ac.in
41

Required a Single point of Contact to manage the Academy Program at the Institution, who will have the access to the FREE HighL content and coordinate with the Red Hat Officials.

Academy Manager Name:	N Bhaskar
Academy Manager Designation:	Lectures
Manager Email Id: (Provide Officiai Email Id)	byclinux@gmail.com
Manager Contact No: (Direct Landline Number)	040-27111611 Ext 218
Manager Mobile No:	9347983943
Red Hat Customer Access ID: (Provide the Red Hat ID,)	buclinux@gmail.com
Partner Name: (Provide the name of the Red Hat Partner)	Amoita Technologies, Secunderabad

It is important that the Red Hat Manager's Customer Access ID is the ID that is set up at https://www.redhat.com/wapps/ugc/register.htmlisessionid=PEabl-26R29Yg97Rf6nUFWmb.6a751b807 flowid=register-flow& flowExecutionKey=e1s1

Mit ane of Soi Authorised Person Signature: Dated: 15-11-Institution Seal: (Dr. Y. ASHOK) Salnikpun Medchal Dist PRINCIPAL Bhavan's Vivekananda College of Science Location: SainiKpusi Humanities & Commerce # 221 Sainikpuri, R.R. (Dist.)

Permission to start value added course on "LINUX ADMINISTRATION" For M.Sc. (CS) IV Semester students

Date: 10-12-2019

To

The Principal. Bhavan's Vivekananda College, Sainikpuri, Secunderabad. Sir,

Subject: Permission to start a value-added course on Linux Administration for M.Sc. (CS) final semester students - Regarding.

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With reference to the discussion regarding the starting of a value-added course for M.Sc. (CS) IV Semester students as part of their career growth, we hereby enclose the details for your acceptance.

We had an introductory lecture by Mr. Rajesh D. GLS Learning and Development Instructor, Red Hat on 05-12-2019 to propose a value added course. He explained the benefits of doing the program, future prospects and job opportunities. It is recommended to introduce a value-added course to M.Sc. (CS) IV Semester students of 2019-20 batch. The schedule of the value added course is as follows:

Course Title: RED HAT LINUX ADMINISTRATION Duration: 30 Hrs. Fee: Rs. 1,200/- per student + 18% No. of students: 40 Total Amount: 40 Students @ Rs.1,200/- + 18 % GST = Rs.56,640/-Date of classes: from 11-12-2019 to 30-12-2019 (Time: 12 Noon to 2.00 pm).

The amount payable can be incurred from the M.Sc. (CS) IV student's contingency fee.

Thanking you sir.

Yours faithfully,

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(KVB Saraswathi Devi) HOD, Dept. of Computer Science, BVC.

Approved. Sworship 1 0/12/2019

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(Dr. Y. ASHOK) PRINCIPAL Bhavan's Weekananda College of Science Homenities & Commerce Namikoum, P. B. (Dist.)

Bhavan's Vivekananda College Department of Computer Science Micellanious fee collected from students

M.Sc(CS) 2018-2020 Batch

46 Students(I year) 46*3000 = 138000 123000

41 Students (II Year) 41*3000 =

Total Amount Received from students 261000

Spent Amount

PURPOSE	Students * Amount	Total Amount	
Lab Records I Year	46 * 500/-	23000	
Lab Records II Year	41 * 500/-	20500	
Freshers and farewell parties I year	46 * 400	18400	
Freshers and farewell parties II year	41 * 400	16400	
GTVM 2019	46 * 300	13800	1
PHP and MySQL Value added course	25*1000	25000	ž
Expenditure till Dec. 2019			117100
Balance Available			143900

Requirement for RedHat Linux Administration Value	41 * 1200/-+ 18%GST	58056	58056
Added Course			85844

N. Buster 10/14/2019

Purchase	Order	for	RedHat	Linux	Trai	ning
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Billing Address (College Address)	Bharan's live Kananda	College, Sai	nikkang S	ecunderson,
Purchase Order No		Training Dates	11/12/2019	
Purchase Order Date	10/12/2019	Training Modules		4, RH134
GST No:	36 A A AT B 16936520	PAN No:	AAATBI	693E
Sr. No.	Particulars	No of participants	Training Fee	Total Amount
1	Redhat Linux Training RH124, RH134	40	1,200	48,000
				8,640
	<u>GST@18%</u>			0,040
	Total	40	1,200	56,640

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College Sign

College seal

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(Dr. Y. ASHOK) PRINCIPAL Shavan's Wrekansnda Collegade Science Humanities & Commerce Sainikouri, R.R. (Dist.)

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M/s Am, ita Technologie	st 201, Swaathi Manors, Near to addyo t	Callage Car	016.00 C	cundercho
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Address)		Training Dates	11/12/2011	
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GST No:	36 A A AT 15 16936520	1.1.11.1.1.1.1.		
Sr. No.	Particulars	No of participants	Training Fee	Total Amount
1	Redhat Linux Training RH124, RH134	40	1,200	48,000
	<u>GST@18%</u>			8,640
		40	1,200	56,640
the second	Total			
College Sign	1 10/14/19	v#		

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Amrita Technologies



Amrita Technologies Red Hat Training Invoice (RH124, RH134)					
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22nd Nov 19	GST Reg No.		36AAECA4257G2ZR		
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18 14 12 14 14 14 14 14 14 14 14 14 14 14 14 14	Tot	al	56640.00		
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100185 Authorised Signator Company seal

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www.amritahyd.org

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Amrita Technologies redhat Red Hat Training Invoice (RH124, RH134) Bhavans Vivekananda College Defence Colony, Sainikpuri, Hyderabad, Telangana 500094 Invoice No FY1920243 AAECA4257 G PAN No. Invoice date 22nd Nov 19 GST Reg No. 36AAECA4257G2ZR No of Amount SI. no. Desciption Training Fee participants Rhedhat System Administration RH124, Rh134 Training Fee 15 days for 40 participants 1200 40 48000.00 48000.00 Total Fee amount GST @18 % 8640 Total 56640.00 Amount in Words : Fifty Six thousand six hundred and forty Only

24 Authorised Signatory Red Hat Certified Training Partner Company seal.

www.amritahyd.org

#844/1, Mahendra Hills, East Marredpally, Securiderabad -500026, A.F. Ph. 040-27733174, 27737969, [E-mail__admin@amitahyd.org

Permission to start value added course on "LINUX ADMINISTRATION" For M.Sc. (CS) IV Semester students

Date: 10-12-2019

To

The Principal. Bhavan's Vivekananda College. Sainikpuri, Secunderabad. Sir,

Subject: Permission to start a value-added course on Linux Administration for M.Sc. (CS) final semester students - Regarding.

With reference to the discussion regarding the starting of a value-added course for M.Sc. (CS) IV Semester students as part of their career growth, we hereby enclose the details for your acceptance.

We had an introductory lecture by Mr. Rajesh D. GLS Learning and Development Instructor, Red Hat on 05-12-2019 to propose a value added course. He explained the benefits of doing the program, future prospects and job opportunities. It is recommended to introduce a value-added course to M.Sc. (CS) IV Semester students of 2019-20 batch. The schedule of the value added course is as follows:

Course Title: RED HAT LINUX ADMINISTRATION Duration: 30 Hrs. Fee: Rs. 1,200/- per student + 18% No. of students: 40 Total Amount: 40 Students @ Rs.1,200/- + 18 % GST = Rs.56,640/-Date of classes: from 11-12-2019 to 30-12-2019 (Time: 12 Noon to 2.00 pm).

The amount payable can be incurred from the M.Sc. (CS) IV student's contingency fee.

Thanking you sir.

Yours faithfully,

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(KVB Saraswathi Devi) HOD, Dept. of Computer Science, BVC.

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Permission to start value added course on "LINUX ADMINISTRATION" For M.Sc. (CS) IV Semester students

Date: 07-12-2019

To

The Principal, Bhavan's Vivekananda College, Sainikpuri, Secunderabad. Sir,

Subject: Permission to start a value-added course on Linux Administration for M.Sc. (CS) final remester students - Regarding.

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With reference to the discussion regarding the starting of a value-added course for M.Sc. (CS) IV Semester students as part of their career growth, we hereby enclose the details for your acceptance.

We had a guest lecture by Mr. Rajesh D, GLS Learning and Development Instructor, Red Hat on 05-12-2019. He explained the benefits of doing the program and future prospects of job opportunities. Following is the schedule of value-added course to M.Sc. (CS) IV Semester students.

Course Title: LINUX ADMINISTRATION Duration: 30 Hrs. Fee: Rs. 1,200/- per student + 18% No. of students: 40 Total Amount: 40 Students @ Rs.1,200/- + 18 % GST = Rs.56,640/-Date of classes: from 11-12-2019 to 30-12-2019 (Time: 2:30pm to 4:30pm).

The amount payable can be incurred from the M.Sc. (CS) IV student's contingency fee.

Thanking you sir.

Yours faithfully,

(KVB Saraswathi Devi) HOD, Dept. of Computer Science, BVC.





(Founded in 1938 by Kulapati Dr. K.M. Munshi)

BHAVAN'S VIVEKANANDA COLLEGE of Science, Humanities & Commerce

Estd : 1993 AFFILIATED TO OSMANIA UNIVERSITY AUTONOMOUS COLLEGE ACCREDITED WITH "A" GRADE BY NAAC

SAINIKPURI, SECUNDERABAD - 500 094. Ph : 27111611, 27115878

Date

MEMORANDUM OF UNDERSTSANDING

BETWEEN

BHAVANS VIVEKANANDA COLLEGE OF SCIENCE, COMMERCE SAINIKPURI, SECUNDERABAD

In Association with

SCIENTIFIC RESEARCH ASSOCIATION FOR ECONOMICS AND FINANCE (SRAEF),

CHENNAL

This memorandum of understanding is made on 11th December, 2019 by and between Scientific Research Association for Economics & Finance. Mookambika Complex, New No 4, Lady Desiga Road, Mylapore, Chennai- 600004 hereinafter called SRAEF and Bhavans Vivekananda College of Science, Humanities and Commerce, Defence Colony, Sainikpuri, Secunderabad - 500094 hereinafter called BVC.

It is effective upon signing and shall remain in effect for a period of one year or until termination by either party with 30 days written notice whichever is earlier. This agreement may also be extended/modified at the end of third year after review and need is felt for extension of the agreement.

This memorandum of understanding is designed to reflect the understanding between SRAEF coordinating with BVC, affiliated to **Osmania** University. The parties to this Memorandum have the following common objectives:

- To assure value addition and qualitative improvement of students understanding through various activities in the area of Economics, Finance and Management at the appropriate time by the competent resource persons and by way of collaboration by the two institutions.
- To provide effective and efficient services to their stakeholders namely students and faculty to reach higher levels of excellence.

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The SRAEF, agrees to provide few of the following services:

- 1. Offering guidance for students' project work
- Sponsoring resource persons for guest lectures with no financial costs to SRAEF and or when the experts are on visits to the city/town where the college is located.
- Deputation of Resource persons as Judges for students project/presentation/Debates with no costs involved to SRAEF.
- Sponsoring official as member in the academic development committee of the Department of Economics, Bhavans Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad.
- 5. Joint projects with faculty of the Department of Economics and Commerce, BVC.
- Design and develop innovative objective type activities such as objective type tests, quiz programmes, seminars, workshops and paper presentation sessions, to enable students/faculty to think out of the box and beyond text-books in the ever changing areas of Economics, finance and management.
- Conduct Know Your Economy Test on annual basis and award suitable prizes for toppers. Have this
 test as an extracurricular activity and request BVC to consider giving weightage to the marks
 obtained in the test when assessing their Continuous Internal Assessment.
- Encourage and assist motivated students to set the goal specializing in Economics and Finance to reach the Doctoral level.
- Subject to availability of necessary financial resources, award prizes and scholarships to deserving
 and bright students to pursue in their subject of specialisation in the areas of economics, finance and
 management.

Similarly, BVC agrees to provide the following services;

- 1. Transfer of knowledge
- 2. Sponsoring resource persons for guest lectures
- 3. Deputation of Resource persons as Judges for student's project/presentation
- Joint research survey projects with SRAEF in areas of economics and finance that have a national bearing and provide students and faculty support in completion and publishing of the project.
- Sponsor, collaborate, wherever possible suitable students/faculty for events organized by SRAEF in fulfillment of its objective to create awareness on the importance of economics in the lives of individuals and the nation.
- Collaborate with SRAEF joint lectures for students/faculty of BVC, collaborate in any other activity initiated and developed from time to time that relates to the above-mentioned common objectives of the College and SRAEF.

The memorandum of understanding (MOU) is made on this 11th day of December 2019 at Bhavans Vivekananda College of Science, Humanities and Commerce, Defence Colony, Sainikpuri, Secunderabad- 500094

For Scientific Research Association For Economics & Finance (SRAEF), Chennai

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Mr. Gopal Thirumalai (Hon.Secretary) Scientific Research Association for Economics and Finance Mookambika Complex II Floor. Wy Desiga Road, Mytapore, Cherinai - 600 004. 4At

For Bhavans Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad



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भारतीय भेर च्यायिक बेसरपय के.20 क.20 MIDIA NON JUDICIAL

BOOMER RETURN TELANGANA S.NO.9639 Date: 04/09/19 RS. 20/-SOLD TO: Abit 5/0 Igbal Ahmed RG HW FOR WHOM Miles Education Put 26. HW

23AA 054322 A.V. RAJA SEKHAR

LICENSED STAMP VENDOR L.No 18-11-28/2015, Ren.No 16-11-30-2018 7-1-619, Shop No.11, HUDA Maitrivanam Ameerpet, Hyderabad-500038 (South Dist) Cell: 9391344477

Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as the "Agreement") is entered into and executed at Hyderabad, Telangana, India, on this 16th day of September, 2019(hereinafter referred to as the "Effective Date") by and between: -

Miles Education Private Limited, a Private Limited Company duly incorporated and registered in India under the Companies Act, 2013, bearing Corporate Identification No. U22219TG2011PTC076218and having its Registered Office situated at Ground -1 Floor, JST - Silicon Towers, Kondapur, Hyderabad 500084 (hereinafter referred to as the "Miles") of the FIRST PART.

AND

Bhavan's Vivekananda College of Science, Humanities & commerce, located at Defense Colony, Sainikpuri, Hyderabad, Telangana 500094 (hereinafter referred to as "BVC") of the SECOND PART.

For the purposes of this Agreement, "Miles" and "BVC" have been individually referred to as a "Party") and Party and collectively as "Parties" with IMA.

WHEREAS:

- A. Miles up-skills students and professionals across the world to help them be future-ready and enable their career progression. Founded by Harvard and Stanford alumni, Miles provides training towards globally recognized certifications in finance and accounting, digital marketing, leadership and strategy, business analytics, and emerging technologies. Furthermore:
 - a. Miles is a Platinum Approved Course Provider with the Institute of Management Accountants, U.S. (hereinafter referred to as "IMA") to provide U.S. CMA (Certified Management Accountant) training.
 - b. Miles is a Registered Course Provider with the American Institute of Certified Public Accountants, U.S. (hereinafter referred to as "AICPA") to provide U.S. CPA (Certified Public Accountant) training.
 - c. Miles is the Platinum Approved Training Partner with Wiley to provide training for Wiley Certified Business Analyst (WCBA).
- B. Miles has promoted CareerGraph which is a bridge between the academia and the industry. On the CareerGraph.com platform, students get an opportunity to "experience" and work on projects from companies as part of their "learning".
- C. The Parties share the common interest of providing holistic learning and education opportunities for students to learn relevant skills and engage in project-based learning to enhance their future career prospects.

NOW THEREFORE, in consideration of the mutual covenants, terms and conditions and understandings set forth in this Agreement and other good and valuable consideration (the receipt and adequacy of which are hereby actually acknowledged), the Parties hereby have entered into this present Agreement.

1) Responsibilities of Miles -

(a) Miles hereby agrees to provide CMA Study Materials and other required support as detailed in Annexure-A in consideration for the commercial terms as detailed in Annexure-A. (b) Miles will also collect the fee from students of BVC & pay to BVC as agreed upon on timely basis.

2) Responsibilities of BVC

(a)BVC will provide to Miles infrastructure and facilities to organize classes required to run the program.

3) All Notice/s to be given under this Agreement shall be delivered either by (1) Registered Post, or (2) by Courier Service and (3) by electronic mail to the applicable Party at the contact details indicated below:

Miles:	
Name:	Miles Education Private Limited
Attention:	Mr. Michael Wagner
Designation:	Associate Vice President
Address:	Ground -1 Floor, JST - Silicon Towers, Kondapur, Hyderabad 500084
Email:	michael.wagner@mileseducation.com
BVC:	
Name:	Bhavan's Vivekananda College Of Science, Humanities & Commerce
Attention:	Prof.Y.Ashok

Attention:	Prof.Y.Ashok
Designation:	Principal
Address:	Defense Colony, Sainikpuri, Hyderabad, Telangana 500094
Email:	bhavanvc@yahoo.co.in

- 4) This Agreement is valid for an initial period of 1 year from the date of execution and is renewable for further additional periods through a written Addendum duly signed by both the parties at the time of renewal.
- 5) This Agreement, the construction and enforcement of its terms and the interpretation of the rights and duties of the Parties hereto shall be subject to and be governed by the applicable laws of India, and any conflicts thereon shall be tried by the competent courts of Hyderabad jurisdiction.

IN WITNESS WHEREOF, the Parties to this Agreement have hereunto subscribed their respective hands by its authorized signatories on the date first above mentioned, in presence of the Witnesses.

For Miles Education Private Limited

Name: Mr. Michael Wagner Designation: Associate Vice President

For Bhavan's Vivekananda College of Science, Humanities & Commerce

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Name: Prof.Y.Ashok Designation: Principal

Witness I:

Signature: Name: Mr.Kiran Jangam Designation: Manager

Witness 2:

Signature:

Name: Dr.K.Sreelatha Reddy Designation: HOD-Commerce

Annexure A: Commercial Terms for Add-on Program of US-CMA

The below stated terms and conditions have been expressly agreed by and between Miles and BVC:

SI.	Items	Details
a)	Miles Offerings & Support (Core curriculum)	 Provide CMA Study Materials. Provide support including course design, admission counseling, training the students and guest lectures for the CMA program. Help the students avail special IMA discounts which may be applicable on the official IMA fees. Training delivery of CMA subjects will be taken care by Miles Education. With the coordination of IMA US, we will give 10 students scholarship every year for CMA exam fees and also two professors of Presidency University can do CMA free of cost. Assist in campus placements for students who have cleared both the parts of the CMA exams.
b)	Price	 CMA Study Materials = INR 39,000 CMA Training & Support Fees = INR 31,000 (including GST) (Includes a facilitation fee of college INR 10,000 per student- INR 5000 in first semester and INR 5000 in the second semester)
c)	Payment Terms	Payable by the Students Enrolled for US-CMA to Miles: 1. CMA Study Materials = (i) INR 20,000 per student is payable at the beginning of Semester I (ii) INR 10,000 per student is payable at the beginning of Semester II (iii) INR 9,000 per student is payable at the beginning of Semester III 2. CMA Training & Support Fees = (i) INR 10,000 (Including GST) per student is payable at the beginning of Semester I (ii) INR 10,000 (Including GST) per student is payable at the beginning of Semester I (iii) INR 11,000 (Including GST) per student is payable at the beginning of Semester II
d)	IMA fees (to be paid directly by the students)	 Students would pay directly to IMA: At the time of enrolment - IMA 2-year membership = \$50 (discounted from \$78) At the time of exams - CMA certification entrance & exam fees at 50% discount (currently, \$405 as discounted from \$810)
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For Miles Education Private Limited

For Bhavan's Vivekananda College Of Science, Humanities & Commerce

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Name: Prof.Y.Ashok Designation: Principal

Witness 2:

Signature: K.Sreelatha Reddy

Designation: HOD-Commerce

Name: Mr. Michael Wagner

Designation: Associate Vice President

Witness 1:

Signature: Art. Name: Mr.Kiran Jangam

Designation: Manager



(Founded in 1938 by Kulapati Dr. K.M. Munshi)

BHAVAN'S VIVEKANANDA COLLEGE of Science, Humanities & Commerce

Estd 1993 AFFILIATED TO OSMANIA UNIVERSITY AUTONOMOUS COLLEGE ACCREDITED WITH "A" GRADE BY NAAC SAINIKPURI, SECUNDERABAD - 500 094. Ph : 27111611, 27115878

Date: 18-6-2018

MEMORANDUM OF UNDERSTANDING

Between

BHAVAN'S VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES AND COMMERCE

And

S MUSHROOMS AGRITECH,

THIS MEMORANDUM OF UNDERSTANDING IS ENTERED ON THIS DAY OF 18th, JUNE 2018 BY AND BETWEEN

Bhavan's Vivekananda College of Science, Humanities and Commerce, an academic institute offering UG & PG courses, having it's contact address, Defense colony, Sainikpuri, Secunderabad, Telangana, India, here in after referred to as Bhavan's Vivekananda College of Science, Humanities and Commerce represented by its Principal, Prof. Y. Ashok, which expression shall include its successsors

And

S Mushrooms Agritech, Plot No- 32, Road No-3, ALEAP Industrial Estate, Gajularamaram Near Kukatpally, Pragathi Nagar - 500090, Hyderabad, Telangana, India represented by Dr.K.Prasuna, CEO.

ASHOK)

PRINCIPAL Bhavan's Vivekananda College of Science Humanities & Commerce Sainikpuri, R.R. (Dist.)



Far IS' MUCHROOM ACRITECH nasling oprietor

The college and **S Mushrooms Agritech** have found it mutually beneficial to explore activities for the benefit of the student. This MOU will establish academia and industrial parternership between **S Mushrooms Agritech** and BVC to promote excellence in the area of research, consultancy, extension, education and innovation.

The objective of MOU is to make the students more skillful and employable by providing

- > Hands on training
- > Workshops
- > Certification courses
- > Internships
- > Project works
- Infrastructural facilities
- Value added courses

It is here by mutually agreed by both the parties as follows:

- Fee chargeable will be finalized with mutual consultation by both parties before commencement of any course.
- The infrastructural facilities of S Mushrooms Agritech could be extended to Bhavan's faculty and research scholars for research activity on chargeable basis.
- The faculty of Bhavan's could be a resource person for any collaborative work if required.
- Upon successful completion of the course / training, candidates would be offered a certificate by S Mushrooms Agritech.

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The validity of MOU is till 2021, and can be withdrawn by the either of the parties with a notice of one month.

This MOU comes into existence on the 18th day and June month of 2018.

For

Bhavan's Vivekananda College PRINCIPAL Bhavan's Vivekananda Cellege of Science Humanities & Commerce Signature Sainikpuri, R.R. (Dist.)

Witness

Dr. K. Amuradha Dr. K. Amuradha Head, Dept of Minohistory

S Mushrooms Agritech

K. Prasuno

Signature

Proprietor

Witness S Purchalo Reday

STRUMENTS INDIANON JUDICIAL

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AMP VENDOR

UB-REGISTRAR OFFICE

MALKAJGIRI

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SI. NO: 169, DATE: 11-01-2021, Rs.100/-PURCHASED BY: Y.ASHOK D/O.S/O.W/O: LATE Y.SANGAIAH R/O :HYDERABAD FOR WHOM: SELF

MEMORANDUM OF UNDERSTANDING

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THIS MEMORANDUM OF UNDERSTANDING IS DATED 1st MONTH 12th DAY OF 2021 AND MADE BETWEEN:

- The Bhavan's Vivekananda College of Science, Humanities and Commerce (herein after referred to as"BVC"), Sainikpuri, Secunderabad- 500094 affiliated to Osmania University and represented by Prof.Y.Ashok, Principal, BVC, Hyderabad.
- Institute of Genetics and Hospital for Genetic Diseases, Osmania University, Begumpet, Hyderabad-500016 (hereinafter referred to as "IGHGD", which expression shall unless repugnant to the meaning and context include its successors and permitted assigns) represented by Dr.A. Venkateshwari, Director (I/C) Institute of Genetics and Hospital for genetic diseases, Begumpet, Hyderabad.
- 3. IGHGD and BVC shall hereinafter be collectively referred to as the "Parties" and each of them individually, as a "Party".

1.0 Introduction:

1.1. BVC and IGHGD agree to enter into this Memorandum of Understanding (MoU) under mutual association.

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1.2 This MoU sets out below the principles by which IGHGD and BVC can establish a formal agreement regarding such activity.

2.0 Principles

2.1. The activities covered by this MOU will centre on the following:

 IGHGD let students of BVC to visit at their own risk including all kinds of unexpected risks and not limited to adhering to all the facility safety norms. The students visit is as part of educational visit for Biochemistry and other life sciences once in a year for the purpose of understanding facilities the diagnostic and research activities carried out at institute of genetics.

2). IGHGD may offer any short term training courses to the Biochemistry and other life sciences students of BVC and agree to offer such courses at concessional rates in specialized areas like Cytogenetics, genetic diagnostics, Biochemistry, etc.

 IGHGD and BVC also agree to share experience, expertise, organization of seminars, short term and long term projects.

3.0 Financial Resources and Personnel

3.1. No payment will be made for educational visit by the students.

3.2 Providing training to the students of BVC at Institute of Genetics would be at a mutually negotiable charge.

3.3. Any activity carried out within the broad framework of this MOU shall be the subject to the mutual consent of parties, taking into account any constraints of time, funding and other relevant resources.

4.0. Separate Agreements

In addition, it is envisaged that each activity, that the parties wish to pursue in accordance with the purpose of this MOU will be governed by terms and conditions to be separately negotiated and mutually agreed upon by the parties through the signing of one or more subsidiary agreements.

5.0. Renewal Amendment and Termination:

5.1. This MoU shall be effective for an initial period of one year from this date. Thereafter, this MoU may be extended for any other period of time as deemed appropriate by both parties, subject to their mutual consent any such extension to be made in writing.

- 5.2. Either party may amend or vary this MoU at any time provided it is with the prior written consent of both parties.
- 5.3. Either party may terminate this MoU at any time by giving one month's notice to the other party in writing.

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6.0 General

6.1. The parties to this MoU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.

6.2. This MoU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any court of law.

In witness whereof, the parties hereto have signed this MOU on the day, month and year mentioned herein before.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS AGREEMENT ON THE DAY AND YEAR FIRST HEREINABOVE WRITTEN

Parties:

For and behalf of BVC, Sainikpuri, Secunderabad

Signed

PRINCIPAL

Prof. Y. Aslogvan's Vivekananda College el Scien Principal, Bhavan S. Vivekananda College , Sainikpuri, Secunderabad- 500094



Witnesses (Name & address)

OCL [PY A-SAI PADHA] I., ad, Dept. of Bio Chemistry Bhavan's Vivekananda Collega amikpuri, Secunderabad-500 mil

2. S. Padma (Dr. S. PADMA) Atsit Projestor, Dept. of Biochemistry, Bhavan's Vivekanande college, Sainikguae, Secunderabad For and on behalf of Institute of Genetics and Hospital for Genetic Diseases,

Osmania University, Hyderabad.

Signed Aleukaleolurari

DIRECTOR Dr.A. Venkateshwarinstitute of Genetics & Director (I/C), Hospital for Genetic Diseases Institute of Genetics and Hospital for genetic diseases, Begumpet, Hyderabad.



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Witnesses (Name & address)

1. Dr. G. Deepilka

Dr. G. DERPIRA umm a cr Begumpet, Hyde

2. Olfanjalale

Dr. B. VIJAYA LAKSHAN, Ph.D. Etst. Professor Instit. 11 of Genetics 8, Rospital for Genetic Dia Lises Gimanic University Begunpet, Hyderabaa-ta



(Founded in 1938 by Kulapati Dr. K.M. Munshi)

BHAVAN'S VIVEKANANDA COLLEGE

of Science, Humanities & Commerce

Estd 1993 AFFILIATED TO OSMANIA UNIVERSITY AUTONOMOUS COLLEGE ACCREDITED WITH "A" GRADE BY NAAC SAINIKPURI, SECUNDERABAD - 500 094. Ph : 27111611, 27115878

Date: 26 - 8 - 2019

Memorandum of Understanding

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into this the 26th Day of August, 2019 (26/08/2019) by and between

BHAVAN'S VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES AND COMMERCE an academic institution offering UG, PG and MBA courses, having its contact address at Defence colony, Sainikpuri, Secunderabad – 500 094, Telangana state represented by its Principal **Prof. Y Ashok**, here after referred as **Bhavan's Vivekananda College of Science**, Humanities and **Commerce** which expression shall include its successors.

And

Crisna Reddy Effective and Advanced Training Empowers U (CREATE U) with its registered number 01222318 (446 of 2016), represented by its Managing Director, Mr.P Vamshi Krishna Reddy, here after referred as CREATE U.

Whereas:

a) First Party is a higher educational institution named:

Bhavan's Vivekananda College of Science, Humanities and Commerce (hereinafter called as BVC)

- b) BVC and Create U 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 development, training and education.

(Dr. Y. ASHOK) PRINCIPAL Bhavan's Wirskananda College of Scienc Humanities & Commerce Sainikpuri, R.R. (Disl.)



d) Both the parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

Now therefore, in consideration of the mutual promises set forth in this MOU, the parties here to agree as follows:

Clause 1: Cooperation

Both parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution. The parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

Clause 2: Scope of the MOU

2.1 The students from BVC should be industry ready. Both the parties believe that close co-operation between the two would be a major benefit to the student community to enhance their skill and knowledge.

2.2 Curriculum Design: Create U will give valuable inputs to BVC in skill development and suitably customize the curriculum so that students fit into the industrial scenario meaningfully.

2.3 Create U will train the students of BVC on soft skill and quantitative aptitude in order to bridge the skill gap and make them industry ready.

2.4 Create U to extend the necessary support to deliver guest lectures to the students of the BVC on the latest trends and in house requirements.

2.5 BVC will provide the necessary infrastructure for the conduct of the classes/Courses.

2.6 Financial aspects will be finalized with mutual consultation of both the parties.

Authorised Signatory (Dr. Y. ASHOK) PRINCIPAL Bhavan's Wwekanenda College of Scien-Humanities & Commerce Sainikouri, R.R. (Ois)

Clause 3 Intellectual Property

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either party any right, title, interest in or to the intellectual property of other party.

Clause 4 Validity

4.1 The validity of this MOU is till JUNE 2020, and can be withdrawn by either parties with a notice of one month, without assigning any norms.

Clause 5 Relationship Between the Parties

5.1 It is expressly agreed that BVC and Create U are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be constructed as partnership. Neither party is authorized to use other party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other party, without the prior written consent of the other party.

For

Bhavan's Vivekananda College

(Dr. Y. ASHOK) PRINCIPAL Bhavan's Vivekananda College of Science Humanities & Commerce Satnikouri, R.R. (Dist.)

FORREATE U





Memorandum of Understanding

This memorandum of understanding is made and entered into on the 15TH June 2019 between Young Indians (hereinafter referred as Yi) and Bhavan's Vivekananda College of Science, Humanities and Commerce (Autonomous), Sainikpuri, Secunderabad.

Whereas

Bhavan's Vivekananda College of Science, Humanities and Commerce (Autonomous), Sainikpuri, Secunderabad is an educational institute established in 1993. It focuses primarily on Youth Empowerment with Culture, Knowledge and strength of body and mind. It is affiliated to Osmania University.

And Whereas

Young Indians (Yi) is an integral part of the Confederation of Indian Industry (CII) formed with an objective of creating a platform for Young Indian's to realize the dream of a developed nation. It has over 2700 direct members in 43 city chapters, and indirect membership of 8500 through its Yuva. "To become the Voice of Young Indian's Globally" being the vision of Yi, it reaches out to the global Indians wherever they are to make them an integral part of the Indian Growth Story.

And Whereas

The Yi Yuva platform is one of the most active focus areas within Young Indians by which Yi members engage students from across the country in various initiatives that the students conceptualize, plan and execute. The objective is to create a bridge, a platform for the students to work in cross functional teams with a broad objective of enhancing their leadership skills and giving back to the nation. In the process, the students work in leadership roles while operationalizing projects that are based on self-development, skill building, community service and nation building.

It is hereby mutually agreed to by both parties as follows

In tune with the Yuva vision to influence inspire and motivate millions of students across the country, Yi will work with Bhavan's Vivekananda College by forming a Yi Yuva.

Through the Yi Yuva, Yi intends to provide an opportunity to start thinking and work for India, Sowing the seeds of thinking about India and its growth at schools and colleges, an invaluable motivation for young minds to see how other young achievers are making a difference, bridging potential with achievement, a unique networking opportunity with peers across the country, developing leaders for tomorrow, an experience on leadership and team building and an opportunity to volunteer / participate in Yi events at the chapter and national level.

249-F, Udyog Vihar, Phase IV, Gurugram - 122015, Haryana, India

📽 +91 124 401 4060-67

- 🖂 yinational@cii.in
- www.youngindians.net
- (f) /YoungIndians.Yi
 (f) /YiTweets





The role of the institution would be to enroll a minimum of 50 students at the beginning of the year and increase the same substantially through the years that follow; that their contact details will be given on the day of their sign-up; that it undertakes to follow the charter (attached), that it will depute a faculty/ teacher coordinator for the Yi Yuva whose role has been defined in the charter, that the students will be given the motivation and opportunities to engage in activities and initiatives that they conceptualize, that these students are to make reports regularly on their activities to the Yi Executive Member (also mentioned in the annexure) and that the students will be allowed to participate in the Yi National & Chapter events in other cities like the summit (finer details to be worked in coherence with the institution's policies)

The role of Yi will be to nominate a member from within its membership (called as Yuva Chair) who will be a mentor to the Yuva.

Termination:

Yi may terminate this MoU forthwith in the event of any breach of the terms mentioned in this MoU or in the attachments. This termination will be on mutual basis by either party giving the other a prior written notice of one month in writing.

Miscellaneous:

Both parties hereby agree that the terms and conditions for the above individual activities shall be mutually agreed and reviewed and updated from time to time.

This Agreement will be in force for an initial period of one year and may be extended for further periods before the expiry of this Agreement.

This agreement shall become effective from today, the 15-07-2019 upon signing of this agreement.

Mr Sumit Kabra Yi Yuva Chair Hyderabad Chapter 2019-20



Prof. Y.Ashok Principal Bhavan's Vivekananda College Of Science, Humanities & Commerce Hyderabad

(Dr. Y. ASHOK) PRINCIPAL Bhavan's Vivekananda College of Science Humanities & Commerce Sainikpuri, R.R. (Dist.)

249-F, Udyog Vihar, Phase IV, Gurugram - 122015, Haryana, India

🕲 +91 124 401 4060-67

🖂 yinational@cii.in

www.youngindians.net

(f) /YoungIndians.Yi
 (yiTweets)



(Founded in 1938 by Kulapati Dr. K.M. Munshi)

BHAVAN'S VIVEKANANDA COLLEGE of Science, Humanities & Commerce

Estd : 1993 AFFILIATED TO OSMANIA UNIVERSITY AUTONOMOUS COLLEGE ACCREDITED WITH "A" GRADE BY NAAC

SAINIKPURI, SECUNDERABAD - 500 094. Ph : 27111611, 27115878

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MEMORANDUM OF UNDERSTSANDING

BETWEEN

BHAVANS VIVEKANANDA COLLEGE OF SCIENCE, COMMERCE SAINIKPURI, SECUNDERABAD

In Association with

SCIENTIFIC RESEARCH ASSOCIATION FOR ECONOMICS AND FINANCE (SRAEF).

CHENNAL

This memorandum of understanding is made on 11th December, 2018 by and between Scientific Research Association for Economics & Finance, Mookambika Complex, New No 4, Lady Desiga Road, Mylapore, Chennai- 600004 hereinafter called SRAEF and Bhavans Vivekananda College of Science, Humanities and Commerce, Defence Colony, Sainikpuri, Secunderabad - 500094 hereinafter called BVC.

It is effective upon signing and shall remain in effect for a period of one year or until termination by either party with 30 days written notice whichever is earlier. This agreement may also be extended/modified at the end of third year after review and need is felt for extension of the agreement.

This memorandum of understanding is designed to reflect the understanding between SRAEF coordinating with BVC, affiliated to Osmania University. The parties to this Memorandum have the following common objectives:

- To assure value addition and qualitative improvement of students understanding through various activities in the area of Economics, Finance and Management at the appropriate time by the competent resource persons and by way of collaboration by the two institutions.
- To provide effective and efficient services to their stakeholders namely students and faculty to reach higher levels of excellence.

April

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The SRAEF, agrees to provide few of the following services:

- 1. Offering guidance for students' project work
- Sponsoring resource persons for guest lectures with no financial costs to SRAEF and or when the experts are on visits to the city/town where the college is located.
- Deputation of Resource persons as Judges for students project/presentation/Debates with no costs involved to SRAEF.
- Sponsoring official as member in the academic development committee of the Department of Economics, Bhavans Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad.
- 5. Joint projects with faculty of the Department of Economics and Commerce, BVC.
- Design and develop innovative objective type activities such as objective type tests, quiz programmes, seminars, workshops and paper presentation sessions, to enable students/faculty to think out of the box and beyond text-books in the ever changing areas of Economics, finance and management.
- Conduct Know Your Economy Test on annual basis and award suitable prizes for toppers. Have this
 test as an extracurricular activity and request BVC to consider giving weightage to the marks
 obtained in the test when assessing their Continuous Internal Assessment.
- Encourage and assist motivated students to set the goal specializing in Economics and Finance to reach the Doctoral level.
- Subject to availability of necessary financial resources, award prizes and scholarships to deserving
 and bright students to pursue in their subject of specialisation in the areas of economics, finance and
 management.

Similarly, BVC agrees to provide the following services;

- 1. Transfer of knowledge
- 2. Sponsoring resource persons for guest lectures
- 3. Deputation of Resource persons as Judges for student's project/presentation
- Joint research survey projects with SRAEF in areas of economics and finance that have a national bearing and provide students and faculty support in completion and publishing of the project.
- Sponsor, collaborate, wherever possible suitable students/faculty for events organized by SRAEF in fulfillment of its objective to create awareness on the importance of economics in the lives of individuals and the nation.
- Collaborate with SRAEF joint lectures for students/faculty of BVC, collaborate in any other activity initiated and developed from time to time that relates to the above-mentioned common objectives of the College and SRAEF.

The memorandum of understanding (MOU) is made on this 11th day of December 2018 at Bhavans Vivekananda College of Science, Humanities and Commerce, Defence Colony, Sainikpuri, Secunderabad- 500094

For Scientific Research Association For Economics & Finance (SRAEF), Chennai

For Bhavans Vivekananda College of Science, Humanities and

Commerce, Sainikpuri, Secunderabad

Prof Y Ashok (Principal)

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198 10/10/17/10 R/04gd. B.D. Sanjay R/04gd. Koule R.V. Dayarath Rao Divelor CSIR. II CTHELDLOULE HND. 12.501 Beeraddan Uppal No. 12.501 Beeraddan Uppal Village Uppal (M) R.R.Dist. PD - 500 (130, Ph. 2020009255

MEMORANDUM OF UNDERSTANDING

AND MADE BETWEEN :

- The Bhavan's Vivekananda College of Science, Humanities and Commerce (BVC), Sainikpuri, Secunderabad- 500 094.
- The CSIR-Indian Institute of Chemical Technology (CSIR-IICT), Uppal Road, Tarnaka, Hyderabad- 500 007, India, a constituent unit of the Council of Scientific and Industrial Research, a Society registered under Societies Registration Act (XXI of 1860), having its registered Office at Anusandhan Bhavan, Rafi Marg, New Delhi – 110 001.

(Dr. Y. ASHOK) PRINCIPAL Bhavan's Vivekananda Coflege of Science Humanities & Commerce Sainikouri, R.F. IDiet'

Senior Principal Scientist & Head Business Development & Research Management ritorranifone-wirelig minufast untilling Arena CSIR-Indian Institute of Chemical Technology Miniatry of Science and Technology Cent. of India) millia, Hyderabed, 500.007



1.0 Introduction:

- 1.1 BVC and CSIR-IICT agree to enter into an MOU under "Skill Initiative Program" of CSIR-IICT.
- 1.2 This Memorandum of Understanding ("MOU") sets out below the principles by which the BVC and CSIR-IICT can establish a formal agreement regarding such activity.

2.0 Principles

2.1 The activities covered by this MOU will centre on the following:

- i. CSIR-IICT will impart Cheminformatics Certificate Course training to BVC students .
- ii. The intake of students is 25-30 per batch size.
- iii. The program is designed for 10 working days. The training will include basic undergraduate level Cheminformatics theory & practicals monitored by CSIR-IICT scientists & staff.
- iv. CSIR-IICT will provide facilities to students for class room teaching and computer systems for practical sessions.

3.0 FINANCIAL RESOURCES AND PERSONNEL

3.1 BVC would pay Rs.5,000/- (Rupees Five Thousand only) per each student excluding GST to CSIR-IICT towards Cheminformatics Certificate Course as a part of Skill Enhancement Course (SEC).

3.2 Any activity carried out within the broad framework of this MOU shall be the subject to the mutual consent of both parties, taking into account any constraints of time, funding and other relevant resources.

4.0 Separate Agreements

In addition, it is envisaged that each activity, that the parties wish to pursue in accordance with the purpose of this MOU will be governed by terms and conditions to be separately negotiated and mutually agreed upon by the parties through the signing of one or more subsidiary agreements.

5.0 Renewal Amendment and Termination:

5.1 This MOU shall be effective for an initial period of 3 years from this date. Thereafter, this MOU may be extended for any other period of time as deemed appropriate by both parties, subject to their mutual consent any such extension to be made in writing.

(Dr. Y. ASHOK) PRINCIPAL Bhavan's Vivekananda Coffege of Scienc. Humanities & Commerce Sainikpuri, R.R. (Dist.)

Dr. D. SHAILAJA Dr. D. SHAILAJA Senior Principal Scientist & He.ad Business Development & Research Management Busing art-articlu deliation distribution Busing art-articlu deliation distribution CSIR-Indian Institute of Chemical Tacheology (Ministry of Science and Technology, Govt of Indian Tamaka, Hyderbod-500.007, Telanomical Sta

- 5.2 Either party may amend or vary this MOU at any time provided it is with the prior written consent of both parties.
- 5.3 Either party may terminate this MOU at any time by giving six month's notice to the other party in writing.

6.0 General

- 6.1 The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 6.2 This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any court of law.

In witness whereof, the parties hereto have signed this MOU on the day, month and vear mentioned herein before.

Parties:

For and behalf of BVC, Sainikpuri, Secunderabad

Signed

(Dr. Y. ASHOK) Prof. Y. Ashok, PHINCIPAL Principal a Bhavan's Vive Kananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad- 500 094. For and on behalf of CSIR-IICT, Hyderabad.

Signed

Dr.S.Chandrasekhar Director, CSIR-Indian Institute of Chemical Ins

Seal

Witnesses (Name & address)

1.

2.

Seal

Witnesses (Name & address)

1.

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SI.No. (802). Date: 10-07-2018, Rs.100/-Sold To: S.S.VINAYAK, S/O. G.EASHWARNATH, R/O.HYD FOR WHOM : NSE ACADEMY LTD

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KONDA KAVITHA Licenced Stamp Vendor SVL No: 16-04-06/2016 H.No. 8-2-460/64, Road No.4 Sukdev Nagar, Banjara Hills, Hyderabad Ph. 9248325639

AGREEMENT

This Agreement ("Agreement") entered into at Hyderabad on this 11 the day of July, 2018 ("Effective Date") between

NAL Academy Ltd (hereinafter referred to as NAL), a company incorporated under the provisions of the Companies Act, 2013 and having its registered office at Exchange Plaza, Plot C/1, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051 (NAL includes its successors-in-interest and permitted assignees); the party of the First Part;

AND

Bhavan's Vivekananda College of Science, Humanities and Commerce, (hereinafter referred to as BVC) having its Registered Office Premises at Sainikpuri, Secunderabad -94, the party of the Second Part;

Collaborator and NAL collectively referred to as "Parties" and individually as a "Party".

WHEREAS

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A. The Collaborator is an autonomous College affiliated to Osmania University, Hyderabad.

NAL is a wholly owned subsidiary of National Stock Exchange of India Limited (NSE). It carries out a number of educational initiatives such as certification programs, investor seminars, Page 1 of 14





జిల్లా రిజిస్టార్ హెహరు పైద్రబాదు జిల్లా (దక్షిణ్య) ☆ E 5 MAR 2018 +-The Seal of the Dist. Registror of Hydenched (Swaht אליש נבין ונבגני ונואני NEA



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SI.No. 8030 Date: 10-07-2018, Rs.100/-Sold To: D.S.VINAYAK, S/O. G.EASHWARNATH, R/O.HYD FOR WHOM : NSE ACADEMY LTD

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Licenced Stamp Vendor SVL No: 16-04-06/2016 H.No. 8-2-460/64, Road No.4 Sukdev Nagar, Banjara Hills, Hyderabad Ph. 9248325639

s. 100

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secondary and senior secondary school level courses, development of educational materials on financial markets etc. It promotes financial literacy and skill oriented financial markets courses and has also introduced an online examinations system for testing and certification called NAL's Certification in Financial Markets (hereinafter called as NCFM). NCFM is an online testing system, a revolutionary concept in administration of examinations and the only one of its kind today in the country. NAL has also launched various international certificate & PG programs to empower and develop the skill sets that many enhance their ability further and also to be competitive in the international financial sector.

To strengthen and create more value for the students to become aware, knowledgeable and empowered in the financial domain and also to be able to develop the skills to enable them to become self-sustained entrepreneurs, NAL and Collaborator have agreed to collaborate to achieve the aforesaid objectives as envisioned by them and more specifically defined in the scope of this Agreement.

Collaborator and NAL are desirous of recording the broad terms of their understanding for the areas identified for co-operation and commit to co-operate to the fullest extent.





Page 2 of 14

జిల్లా రిజిస్కెర్ మోహరు పౌద్రబాదు జిల్లా (దక్షిణం) * E 5 MAR 2018 * ويرتبع وجشر ارحيار آباد وجؤب

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ACCESSION.





E. The Parties are now entering into this Agreement for the purpose of recording such terms and conditions relating to the understanding.

NOW THE REFORE, THIS AGREEMENT WITNESSES, RECORDS, BINDS AND GOVERNS THE CONTRACTUAL RELATIONSHIP BETWEEN THE PARTIES AS FOLLOWS:

1. DEFINITION

In this Agreement, unless the context otherwise requires, the following words and expressions shall have the following meanings:-

- 1.1 "Agreement" shall mean this agreement together with the recitals, annexures, and Statement of Work as defined below.
- 1.2 "Candidate" shall mean any person who has registered himself/herself as a participant for the course.
- 1.3 "Course" shall mean the course(s) as mentioned in annexed Statement of Work other course(s) as may be jointly offered by BVC and NAL from time to time.
- 1.4 "Statement of Work" or SOW means a statement in the format provided in Annexure 1 separately prepared, approved and signed by both Parties in accordance with this Agreement specifying the scope of services to be performed, the time and manner of performance including milestones, schedules, the tasks to be accomplished, technical specifications, implementation and testing, warranty, fees and default details, the purposes to be achieved by the deliverables under the scope, and such other details as may be mutually agreed between the Parties.
- 1.5 "Intellectual Property Rights" means all perpetual and worldwide rights, title and interest of every kind, nature and media, whether now known or hereafter devised, including, without limiting the generality of the foregoing, all tangible and intangible property and rights of every kind and nature (including, without limitation, copyrights, patents, trademarks) in and to any ideas, concepts, creations, discoveries, inventions, improvements, know how, trade or business secrets; trademarks, service marks, designs, utility models, tools, devices, models, methods, procedures, processes, systems, principles, synthesis protocol, algorithms, works of authorship, flowcharts, drawings, books, papers, models, sketches, formulas, teaching techniques, proprietary techniques, research projects, and other confidential and proprietary information, databases, data, documents, instruction manuals, records, memoranda, notes and user guides, literary property right, personal right, moral right, musical, dramatic or other literary material of any kind, whether protectable or not under any other intellectual property law.

2. SCOPE

2.1 NAL and BVC has launched various Courses as mentioned in Clause 1.3 of this Agreement. It is agreed and understood between both the Parties that NAL shall be responsible for developing, improving and enriching the content of aforesaid various Course(s) and BVC shall act as an infrastructure provider for conducting/facilitating the enrolments of the Candidates for conducting the training and examinations for such Course(s).





Page 3 of 14

- 2.2 NAL shall provide a technological platform, as it deems fit based on the scope of work, to the Candidate(s) for the purpose of registering, enrolling, and subsequently taking offline examinations of Course(s)
- 2.3 If at any time in the future, the Parties intend to extend the scope of this Agreement beyond that which has been contemplated herein ("Additional Scope"), the Parties may enter into separate SOW in pursuance of this Agreement providing for the agreed matrix for delivery and rendering of services between NAL and BVC as agreed upon under each of the respective SOW, which will cover the exact scope, the commercial terms, the roles and responsibilities of the respective Parties to the SOW, and the methodology for rendering such additional scope.
- 2.4 The successful Candidates shall be awarded with a joint certificate by BVC and NAL.

3. CONSIDERATION

The Parties herein agree that they shall pay their respective share of costs and expenses for preparing the Course Material and for conducting the Trainings and Examinations in the manner, method as may be mutually agreed upon by them in the respective SOW for different Institutions.

4. DURATION

- 4.1 This Agreement shall be valid for a period of 3 (three) years from the Effective Date.
- 4.2 The Agreement shall on the expiry of 3 (three) years from the date of execution stand terminated without any notice by either party; however the Parties shall be entitled to renew this Agreement before its expiry through a written instrument signed by both Parties, on mutually agreeable terms.

5. GENERAL REPRESENTATIONS AND WARRANTIES

- 5.1 Each Party represents and warrants to the other that:
 - a. It has the full power and absolute authority to enter into, execute and deliver this Agreement and to perform its obligations and the transactions contemplated hereby and, it is duly incorporated and validly registered under the laws of the jurisdiction of its incorporation or organisation.
 - b. The execution and delivery of this Agreement and the performance by it of the transactions contemplated hereby have been duly authorised by all necessary corporate or other internal action of such Party.
 - c. The execution, delivery and performance of this Agreement does not constitute a breach of any agreement, arrangement or understanding, oral or written, entered into by it with any third party;
 - d. The execution, delivery and performance by it of this Agreement does not violate any statute, law, regulation, rule, order, decree, injunction or other restriction of any governmental entity, court or tribunal to which it is subject;
- 5.2 Each Party warrants to the other that the representations and warranties in Clause 5 hereof are true and accurate in all respects and do not contain any untrue statement of any fact or omit to state any necessary or material fact.





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6. RESPONSIBILITIES, OBLIGATIONS AND UNDERTAKINGS OF NAL

- 6.1 NAL shall take or cause to be taken all necessary steps and actions within its control in a timely manner to enable Collaborator to perform all the Services in accordance with this Agreement.
- 6.2 Subject to the Dispute Resolution clause of this Agreement, each Party shall use its best endeavours to resolve any problems that may or are likely to impede or delay the timely performance by provider of the services as described in, and in accordance with this Agreement.
- 6.3 Notwithstanding anything to the contrary contained in this Agreement, each Party hereby acknowledges and confirms that the performance by the other Party of its obligations under and in accordance with this Agreement is interlinked with the due performance of its own duties, obligations and responsibilities under and in accordance with this Agreement.

7. RESPONSIBILITIES, OBLIGATIONS AND UNDERTAKINGS OF COLLABORATOR:

7.1 Collaborator hereby acknowledges that National Stock Exchange of India Ltd (NAL) has in the past and will continue in the future, to put in various efforts in the development of the capital markets in India and in spreading awareness and knowledge of investing in capital market, for which it has incurred significant costs over a period of time. In an effort to further enhance the visibility of investing in capital markets in India and in an attempt to make the younger generation of Indians aware of the advantages and merits in investing in the Indian capital markets, NAL has formed its wholly owned subsidiary NAL to carry out this initiative and NAL has decided to enter into the transaction contemplated under this Agreement. In view of this and the mutual benefits which the Parties will derive by being associated with each other in this endeavour, Collaborator on its own agrees that this engagement with NAL shall be on an exclusive basis from the date of this Agreement and that Collaborator will not associate nor undertake any work of any nature that is in direct competition with or detrimental to the Programme during the validity of this Agreement, without NAL prior written consent.

8. CONFIDENTIALITY

- 8.1 The Parties herein undertake to keep confidential and not to disclose any information (written, electronic or oral) directly or indirectly concerning the (i) transactions contemplated herein, (ii) any data relating to the Seminars which is not publicly released, and (iii) the existence of this Agreement ("Confidential Information"), all of which information might have been obtained or received by either Party before or during the term of this Agreement save that which is:
 - Already in its possession other than as a result of a breach of this clause; or
 - b. In the public domain other than as a result of a breach of this clause; or
 - c. Was subsequently disclosed to it lawfully by a third party who lawfully obtained the same and who was not bound by any obligation of confidence in respect thereof to the disclosing party.
- 8.2 The Parties herein shall not disclose any Confidential Information to any third party for the term of this Agreement. All Confidential Information of the Parties shall remain the sole



Page 5 of 14

and exclusive property of such respective Party which disclosed it. No license under any trademark, patent rights or copyright or application for same, is either granted or implied by the disclosure of Confidential Information by either Party under this Agreement.

9. INTELLECTUAL PROPERTY

- 9.1 NAL is the sole and absolute owner of all right, title and interest over the Course Material and the online/offline examination system. Except as is stated herein, NAL does not grant the Collaborator any rights or intellectual property rights over the Course Material and/or the online/offline examination system. Nothing contained herein is intended to assign, license or otherwise transfer any such rights of NAL to the Collaborator.
- 9.2 Neither Party during the course of performance of this Agreement desires or intends to transfer any intellectual property rights whatsoever with respect to any information that is proprietary.

10. INDEMNITY

The Collaborator shall indemnify NAL and hold NAL harmless from and against any direct and actual losses, reasonable costs including without limitation the reasonable fees, costs of investigation, expenses, claims, damages, penalties and liabilities arising out of any claims, actions or proceedings (collectively, "Losses") which may be incurred, made against or suffered by NAL, its directors, officers, agents or employees arising directly out of or in connection with or as a consequence of (i) the non-performance of the obligations of the Collaborator as detailed herein, (ii) any material breach of any representations, warranties, covenants or undertakings, express or implied, of the Collaborator in this Agreement. The total liability of a Collaborator under this Agreement shall not exceed to an amount paid under this Agreement except in the case of liability for gross negligence, death or personal injury and for fraud, fraudulent misrepresentation or deceit.

11. TERM AND TERMINATION

- 11.1 This Agreement has come into effect on and from the Effective Date. This Agreement will continue to be in force until terminated as per the provisions of this Clause, subject to Clause 4 hereinabove (Duration).
 - a. Notwithstanding anything to the contrary herein contained or implied, either Party ("Non-Defaulting Party") shall be entitled to terminate this Agreement by giving to the other Party ("Defaulting Party") not less than 15 (fifteen) days prior written notice in the event the Defaulting Party has breached any of its material obligations or responsibilities under this Agreement and such breach is not rectified within a period of 15 (fifteen) days from the date of receipt of written notice from the Non Defaulting Party; or
 - b. Notwithstanding anything to the contrary herein contained or implied, either party shall, in its sole discretion, be entitled to terminate this Agreement without assigning reason by giving not less than 30 (thirty) days prior written notice.





Page 6 of 14

11.2 In the event this Agreement is terminated, all individual Work Orders entered into by NAL with the Institutions of the Collaborator under this Agreement shall automatically stand terminated, unless otherwise agreed upon in writing. However, in the event any Work Order with an individual Institution of the Collaborator is terminated, this Agreement shall continue to subsist, unless separately terminated by the Parties in accordance with the terms of this Agreement.

12. CONALQUENCES OF TERMINATION

- 12.1 NAL and BVC shall, subject to the provisions of this Agreement, pay to the other Party on the date of termination any amount then payable by such Party under and in accordance with this Agreement.
- 12.2 The Parties shall immediately return all Confidential Information of the other Party, which is in its possession. At the request of the discloser of the Confidential Information, the receiver of the Confidential Information shall destroy all Confidential Information in its possession and to certify the same in writing.
- 12.3 The grant of the IP Material shall cease and the both Parties shall immediately return to the other Party, its respective IP Material.
- 12.4 The provisions of this Clause shall survive the termination of this Agreement and shall be without prejudice to the right of NAL to claim damages as a result of any breach by Service Provider of its duties, obligations or responsibilities under this Agreement, whether prior to or arising as a consequence of the earlier termination of this Agreement.

13. DISPUTE RESOLUTION

- 13.1 In the case of any dispute or claim arising out of or in connection with or relating to this Agreement its construction or interpretation or the rights, duties and obligations of either of the Parties hereto, or the termination or validity hereof, the Parties shall attempt to first resolve such dispute or claim through good faith discussions between their CEO's/Designated Officers.
- 13.2 If the dispute or claim is not resolved through such discussions as contemplated in clause 13.1 above within 30 (thirty) days after one Party has served a written notice on the other Party requesting the commencement of discussions, then such dispute or claim shall be referred at the request in writing of either Party to binding arbitration by a panel of 3 (three) arbitrators ("the Arbitration Board") in accordance with the Arbitration and Conciliation Act, 1996 and any amendments or modifications made thereto. All arbitration proceedings shall be conducted in the English language and the seat and venue of arbitration shall be in Mumbai. The Parties shall be entitled to seek interim relief from the courts of India for which the parties submit to the exclusive jurisdiction of the courts of law in Mumbai. The Arbitration Board shall decide any such dispute or claim strictly in accordance with the governing law specified in Clause 13 below. Judgment upon any arbitration may be made to such court for judicial acceptance of the award and an order of enforcement, as the case may be.
- 13.3 Each Party shall co-operate in good faith to expedite (to the maximum extent practicable) the conduct of any arbitral proceedings commenced under this Agreement.
- 13.4 The costs and expenses of the arbitration, including, without limitation, the fees of the Arbitration Board, shall be borne equally by the Parties to the dispute or claim and each





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Party shall bear and pay its own costs, expenses, fees, disbursements and other charges of its counsel in connection with the arbitration proceedings, except as may be otherwise determined by the Arbitration Board. The Arbitration Board shall have the power to award interest on any sum awarded pursuant to the arbitration proceedings and such sum would carry interest, if awarded, until the actual payment of such amounts.

13.5 Any award made by the Arbitration Board shall be final and binding on both the Parties.

14. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of India as applicable from time to time. Subject to the Arbitration clause herein, all legal disputes shall be subjected to the courts at Mumbai only.

15. FORCE MAJEURE

- 15.1 Any non-performance or delay in performance by either Party of any of its duties, obligations or responsibilities under this Agreement, shall be excused if, and to the extent that such non-performance or delay in performance is caused by Force Majeure.
- 15.2 Force Majeure shall mean the following events and circumstances to the extent that they, or their consequences, have an effect described herein:
 - acts of God, including without limitation fire, storms, floods, earthquake or lightning;
 - b. war, hostilities, terrorist acts, riots, civil commotion or disturbances, change in governmental laws, orders or regulations adversely affecting or preventing due performance by either Party of its duties, obligations or responsibilities under this Agreement, embargoes, actions by a government, central or state in India or overseas, or an agency thereof, sabotage or explosions;
 - c. strikes, lockouts or other concerted industrial action; or
 - Any such other acts, occurrences, events or circumstances beyond the reasonable control of the Party affected.
- 15.3 If such Force Majeure as aforesaid continues for an uninterrupted period exceeding 60 (sixty) Business Days, the Parties shall meet forthwith to discuss the consequences of the Force Majeure and the course of action to be taken to mitigate the effects thereof or to be adopted in the circumstances.

16. MISCELLANEOUS

- a) Neither Party shall be liable to the other for special, indirect or consequential losses or damages incurred or suffered by the other Party arising as a result of or arising out of this Agreement.
- b) The Parties shall not assign any of the rights under this Agreement, or delegate the performance of any of their obligations hereunder, without the prior written consent of the other Party.
- c) No amendment, change or modification of this Agreement shall be valid unless it is in writing and signed by both the Parties.





Page 8 of 14

- d) If any provision of this Agreement shall be found by any court or government or administrative body of competent jurisdiction to be invalid or unenforceable, the invalidity or un-enforceability of such provision shall not affect the other provisions of this Agreement and all provisions not affected by such invalidity or un-enforceability shall remain in full force and effect.
- e) Either Party may (i) extend the time for performance of any of the duties, obligations or responsibilities of the other Party (ii) waive any duties, obligations or responsibilities of the other Party contained herein. Any such extension or waiver shall be valid only if set forth in an instrument in writing signed by the Party to be bound thereby. Any waiver of any term or condition shall not be construed as a waiver of any subsequent breach or a subsequent waiver of the same term or condition, or a waiver of any other term or condition, of this Agreement. The failure of a Party to assert any of its rights hereunder shall not constitute a waiver of any such rights.
- f) This Agreement will be executed simultaneously in two counterparts, each of which will be deemed to be an original but all of which together will constitute one and the same instrument.
- g) This Agreement constitutes the entire understanding and agreement of the Parties, and save the Service Agreements that are to be entered into in accordance with the terms of this Agreement, any and all prior agreements, understandings, and representations are hereby terminated and cancelled in their entirety and are of no further force and effect.
- h) <u>Notice</u>: All notices, approvals, instructions, demand and other communication given or made under this Agreement shall be in writing and may be given by electronic mail, facsimile, by personal delivery or by sending the same by pre-paid registered mail addressed to the relevant Party at its postal address, email address or fax number set out below (or such other address or fax number as the addressee has by 5 (five) Business Days' prior written notice specified to the other Parties).

To NAL

Attn.: Mr. G S Vinayak Address: National Stock exchange of India Ltd Suite 24 & 25, Vatika Business Centre, 3rd Floor, NSL Icon, 8-2-684/2/A, Plot No. 1-4, Rd No 12, Banjara Hills, Hyderabad – 500034 Contact No.: 040- 44311393/396 E Mail Id: ncfm hyderabad@nse.co.in

To Collaborator

Attn.: Dr K Sreelatha Reddy Address: Head, Department of Commerce Bhavan's Vivekananda College of Science, Humanities and Commerce Sainikpuri, Secunderabad - 500094 Contact No.: 99480 78133 E Mail Id: srilathareddybvc@gmail.com

Any notice, approval, instruction, demand or other communication so addressed to the relevant Party shall be deemed to have been delivered (1) if given or made by registered mail, 10 (ten) Business Days after posting; (2) if given by personal delivery at the time of Page 9 of 14



delivery; (3) if given or made by facsimile, upon receipt of a transmission report confirming dispatch; and (4) if given by electronic mail, upon receipt of a confirmation of delivery.

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Any notice required to be made or given hereunder may be signed by an officer, manager or authorized representative of the Party giving or making the same. No recipient shall be required or obliged to inquire as to the authority of the officer, manager or authorized representative so signing.

i) <u>Public Announcement</u>. The Parties hereto shall consult with each other before issuing and shall provide the other with a reasonable opportunity to review and comment upon, any press release or other public statements with respect to the transaction contemplated by this Agreement or any part thereof, and shall not issue any such press release or make any such public statements prior to such consultation except as may be required by applicable law or judicial process or for correspondence with Regulatory authorities.

IN WITNESS where of the Parties hereto have set their respective signatures on the date mentioned above under their seal of office.

For and on behalf of	For and on behalf of
NSE Academy Limited	Bhavan's Vivekananda College of Science, Humanities and Commerce
Athene Ini Sunosuan	CHA (AND))
Name: Mr Achal Jaiswal	Name: Prof Y Ashok
Title: Vice President	Title: Principal
In the Presence of	In the Presence of:
Name: GIS VINAYAK	Name: Dr. D. Sanjeeva Rao

Annexure 1

Statement of Work

Statement of Work





This Statement of Service ("SOW") dated <u>11</u> **11** is entered and issued in terms of the Principal Agreement dated <u>11</u> **118** ("Agreement") entered and executed between NSE Academy Ltd (NAL) and Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad (BVC).

This SOW forms a part and parcel of the Agreement. This SOW shall govern the provisioning of the Additional Scope and/or the Specified Transaction including without limitation the scope of the project, deliverables if any, delivery period, payment of fees. Unless otherwise stated herein, in the event of a conflict between the terms of the Agreement and any SOW, the terms of the SOW shall prevail. Capitalized terms not defined herein shall have the meaning ascribed to it in the Agreement.

Background

NAL and BVC agreed to collaborate to offer the below two Courses to strengthen and create more value for the students and empower them in the financial domain.

- (i) Mutual Funds Proficient
- (ii) Securities Market Proficient

SOW Scope

The scope of SOS will be applicable to all the candidates opting and registering for undergoing training for anyone or both of the below mentioned modules

- (i) Mutual Fund Proficient
 - It is a classroom program that comprises of a series of lectures, discussions, assignments and Offline Examination.
 - > To be offered to Students of B Com V Semester Students
 - Duration of the course will be 30 hours

Course Syllabus

- Mutual Funds: Concept and structure of mutual funds in India; Role of custodian; Registrar and transfer agent; AMC; New fund offer's & procedure for investing in NFO: Investors rights and obligations.
- Mutual Fund Products and Features: Concept of open ended and closed ended funds: Types of funds- equity, index, diversified large cap funds, sec or fund and





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equity schemes; Concept of entry and exit load; Expense ratio; Portfolio turnover; AUM; Analysis of each level of portfolio.

- ETFs: Introduction to exchange traded funds; Market making by authorized participants; creation units; Portfolio deposit and cash component.
- Liquid Funds & Debt Funds: Salient features of liquid funds and Debt Funds; Floating rate scheme and portfolio churning in liquid funds.
- Taxation: taxation of capital gains; Indexation benefit and FMP.
- Regulations: Role and objectives of AMFI; Different types of plans; Systematic Investment Plan (SIP); Systematic Transfer Plan (STP) and Systematic Withdrawal Plan (SWP); Dividend payout.

Examination Pattern

Offline examination of 2 hours comprising of 100 questions of 1 mark each with equal weightage for all topics. Question paper to be designed by NAL and BVC to conduct and administer the examination. All the examination papers to be evaluated by NAL and a Joint certificate to be issued to all successful candidates. Pass mark for the Mutual Funds Proficient Course will be 50%.

(ii) Securities Market Proficient

- It is a classroom program that comprises of a series of lectures, discussions, assignments and Offline Examination.
- > To be offered to Students of B Com VI Semester Students
- > Duration of the course will be 30 hours

Course Syllabus

- Securities market and financial system; Products, participants and functions; Primary market; Secondary market; Derivatives market; Regulators; Exchanges; Depositories; Clearing corporations; Regulatory framework; Reforms.
- Primary Market: Book building; Credit rating; Merchant banking; On-line IPOs; Demat issues; Private placement; Virtual debit portals; ADRs/GDRs; Other regulations; Public issues; Euro issues; Debt issues; Collective investment vehicles viz., MFs, VCFs, CISs,
- Secondary Market: Membership; Listing; Trading and settlement mechanism; Technology; Trading rules- Insider trading; Unfair trade practices; Takeovers; Buy back; Turnover;; Transaction costs; Risk management; Indices.
- Government Securities Market: Indian Debt market; Primary market; Secondary market-NDS; NDS-OM; CCIL; Wholesale debt market (WDM) segment of NAL.





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- Derivatives Market: Products, Participants and functions; Trading mechanism; Membership; Contract specification; Clearing & Settlement; Open interest; Implied interest rate; Implied volatility; Risk management; Debt derivatives.
- Mathematics and Statistics: Measures of central tendency; Return and Risk

Examination Pattern

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Offline examination of 2 hours comprising of 100 questions of 1 mark each and with equal weightage for all topics. Question paper to be designed by NAL and BVC to conduct and administer the examination. All the examination papers to be evaluated by NAL and a Joint certificate to be issued to all successful candidates. Pass mark for the Mutual Funds Proficient Course will be 50%.

Deliverables

NAL Deliverables:

- NAL will provide study material in pdf (soft copy) for the agreed Course(s) to the institution, to be distributed to the students.
- NAL jointly with the college to issue a course completion certificate to all successful students after each semester.
- NAL to provide trainer for delivery of the content for both the semesters.

BVC Deliverables

- College to enrol the students for the aforesaid course for both the semesters.
- College to provide adequate infrastructure for delivering training and for conducting examination.
- College to share the details of students enrolled for the course batch wise before commencement of the course.
- College to remit NAL fees within 7 days after completion of registration process.
- College to facilitate2 hours of classroom training per week spread across 15 weeks per semester per batch simultaneously for all 3 batches.

Fees and Payment

Fees for the aforesaid course would be Rs 2,500/- (incl GST) per student per semester.

BVC to transfer the aforesaid fees to NAL within 7 days of closing of admissions by way of fund transfer via netbanking or by demand draft drawn in favour of "NSE Academy Limited" payable at Hyderabad.



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For and on behalf of	For and on behalf of
NSE Academy Limited	Bhavan's Vivekananda College of Science, Humanities and Commerce
Arhar In Company	482 (275
Name: Mr Achal Jaiswal	Name: Prof Y Ashok
Title: Vice President	Title: Principal
Date: 11 - July - 2018	Date: 11 - July - 2-018
In the Presence of:	In the Presence of:
Ningetter	108Ras
Name: GIS VINAMAS	Name: Dr. D. Sarjeeva Roo

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Government of Karnataka

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University Placement and Premises Utility Agreement

This University Placement and Premises Utility Agreement (the "Agreement") is effective as of 6th August, 2018 ("Effective Date") and entered into between Amazon Development Center (India) Private Limited, a private limited company having its registered office at Bangalore ("Amazon") and Bhavan's Vivekananda College of Science, Humanities and Commerce registered under the Registrar of Public Trust Act 1950, having its principal office at Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad - 500 094 (the "Institution").



Statutory Alart:

The authenticity of this Stamp Certificate should be verified at "www.staclestamp.com". Any discrepancy in the details on the Certificate and as available on the website renders it invalid.
 The onus of checking the legitimady is on the users of the certificate.
 In case of any discrepancy please inform the Competent Authority.

Whereas Amazon and the Institution have agreed to enter into an arrangement of mutual benefit involving Amazon providing placement offers, training and employment to the students of the Institution and engaging with the students during the term of their course on a preferential basis, and in return the Institution providing Amazon with license to utilise identified premises and facilities within its campus to carry out the above activities among others; and in order to capture their mutual understanding in relation to the said arrangement, this Agreement is executed.

1. Preferential Treatment and Employment:

- i. Amazon agrees to conduct interviews of students pursuing their course with the Institution, in preference to students of other institutions (except students of other universities, colleges or educational institutions with whom similar arrangement/agreement is entered into), for the purpose of identifying a talent pool to provide placement offers, training and employment with Amazon or any of its affiliates, subject to the interviewed students achieving the minimum requirements of evaluation set-forth for the purpose of the interviews.
- Subject to the interviewed students achieving the minimum requirements of evaluation set-forth for the purpose of the interviews, Amazon will provide such students with placement offers, training and employment with Amazon or any of its affiliates.
- Amazon will provide a fixed-term part-time employment to such students to enable them to discharge their employment obligations towards Amazon post completion of their course work and /or during the vacations scheduled by the Institution.
- iv. Amazon will continue the employment of such students only so long as they conform to Amazon's standards and expectations of quality of work. Where Amazon terminates any of the student/s for a reasonable cause, the Institution shall not be entitled to terminate this Agreement.
- Amazon reserves the right, but shall not be obligated, to re-employ the students above mentioned post the conclusion of their course with the Institution.

2. Grant of License and Utilisation of Licensed Premises:

i. During the subsistence of this Agreement, the Institution grants Amazon, for the term of this Agreement, an unrestricted license to use and occupy the premises (the "Licensed Premises") and the amenities / facilities (the "Amenities") identified in <u>Schedule 1</u> hereto on an exclusive basis, without any let or hindrance, and without causing any manner of disturbance, fetters or embargo for Amazon to utilise the Licensed Premises for the purposes detailed herein.

- ii. Amazon agrees to utilise the Licensed Premises for the purposes outlined in <u>Schedule 2</u> hereto, and all allied activities relatable to its business, unless otherwise agreed in writing with the Institution.
- iii. The Institution agrees that Amazon will be entitled to utilise the Licensed Premises for a period of 5 (five) hours between 3 p.m. to 8 p.m. of all week days (Monday to Friday), or during such timings as Amazon may intimate, and the Institution shall facilitate such utilisation of the Licensed Premises by Amazon. For this purpose, Amazon will ensure proper taking over and handing over of the licensed premises every day from /to the institution. The Institution agrees that since Amazon will be utilizing the Licensed Premises for the duration specified hereinabove only, Amazon will not be responsible or liable in respect of the Licensed Premises or any activity therein, or deemed to be in control or supervision thereof, in any manner whatsoever, for any period other than the aforementioned period of use.
- iv. The Institution agrees that with prior written permission of the Institution, and upon mutually agreeable terms, Amazon shall be entitled to incorporate, or require the Institution to incorporate, such alterations or modifications to the Licensed Premises, except that which has the effect of affecting the structural integrity of the Licensed Premises or the building housing the Licensed Premises, and to carry out such interior fit-out works as are necessary or deemed necessary by Amazon. To that end, the Institution agrees that Amazon will be entitled to fit-out the interior and exterior spaces of the Licensed Premises in the manner deemed fit by Amazon and the Institution, and install such furniture, signage, electrical and electronic components as deemed necessary by Amazon. Amazon may use the services of any third parties for the said fitting-out purposes.
- v. Where Amazon requires the Institution to provision any additional facilities, either to cater to its infrastructural requirements or to cater to Amazon's compliance with laws applicable to the nature of operations carried out by Amazon from the Licensed Premises, the Institution shall provision such additional facilities or permit Amazon to undertake necessary works to provision such additional facilities as approved by the Institution, whether or not involving construction of building or civil construction or masonry works, but subject to procuring necessary permissions from the authorities concerned, if any.
- vi. The Institution agrees that, to the extent possible, it will provide all necessary assistance, including making necessary applications for grant of any permissions required from statutory authorities and issuing consent letters and the like, as required by Amazon (including those required under any applicable law), to enable Amazon to carry out the purposes detailed in Schedule 2 herein.

3. Consideration:

The parties agree that Amazon's provisioning the opportunity of interviews and preferential training and employment opportunities to its students constitutes sufficient consideration for granting the license hereunder and that Amazon would not be required to pay any other manner of consideration to the Institution.

4. Term:

This Agreement shall be valid for a duration of 1 (one) year. Upon expiry of the said duration, the validity and operation of this Agreement shall stand renewed in mutual consent of both the parties for further durations of 1 (one) year each.

5. <u>Representations</u>:

- i. Amazon's covenants, representations and warranties:
- It is duly authorised to enter into this Agreement and will be bound to comply with the terms and conditions hereof;
- It shall take necessary permissions from the authorities concerned to operate its business and to carry on all activities outlined in this Agreement, from the Licensed Premises;
- c. It shall comply with all laws applicable to it for the operation of its business and to carry on all activities outlined in this Agreement, from the Licensed Premises;
- d. It shall ensure that its employees shall confine themselves to the use of the Licensed Premises and shall not use other areas within the campus of the Institution; and
- e. It shall not utilise the Licensed Premises for any purpose other than for which the license is granted herein.
- ii. Institution's covenants, representations and warranties:
- It is duly authorised to enter into this Agreement and will be bound to comply with the terms and conditions hereof;
- It shall take necessary permissions from the authorities concerned to permit Amazon's operations from the Licensed Premises;
- c. It shall be solely responsible and liable for the Licensed Premises and its supervision and control, except during such period and for such duration that it is occupied by Amazon pursuant to this Agreement;
- d. It shall ensure unhindered access and utilisation of the Licensed Premises to Amazon, its affiliates, its employees and visitors;
- e. It shall not demand payment of any additional consideration under this Agreement;
- f. It shall not insist on any minimum number of students being employed further to this Agreement or otherwise;
- g. It shall provide separate access to the Licensed Premises in the event that the Licensed Premises is inaccessible from the regular access routes / corridors for any reason whatsoever;

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- h. It shall ensure continued availability and supply of the Amenities to the Licensed Premises;
- i. It shall keep the terms and conditions of this Agreement confidential; and
- It shall provide such assistance and issue such consents as are required by Amazon to fully and effectively give effect to this Agreement and operate its business from the Licensed Premises.

6. Termination:

This Agreement may be terminated in the following manner:

- During the term of this Agreement, Amazon reserves the right to terminate this Agreement by giving the Institution a 1 (One) month advance written notice.
- ii. During the term of this Agreement, the Institution reserves the right to terminate this Agreement by giving Amazon a 1 (One) month advance written notice.
- iii. During the term of this Agreement, either party may terminate this Agreement due to breach of the terms contained herein, and such breach not having been remedied by the party in breach within a period of 30 (Thirty) days from the date of receipt of notice of breach from the party suffering breach. Where the nature of breach by the Institution is such that it impacts the continued usage of the Licensed Premised or that affects continued business of Amazon from the Licensed Premises, the Institution shall forthwith remedy the breach.
- iv. Where the nature of breach is such that it cannot be remedied, the Agreement may be terminated forthwith.

7. Miscellaneous:

- <u>Force Majeure</u>: Neither Party shall be liable to the other for delays or failures in performance resulting from causes attributable to the nature and or governmental action, and beyond the reasonable control.
- ii. <u>Representation</u>: The Parties acknowledge and agree that they have not entered into this Agreement in reliance on any representation statement or warranty (whether written or oral and whether express or implied) made by or on behalf of the other Party, other than such as are expressly set out herein.
- iii. <u>Entire Agreement</u>: This Agreement and the Schedules hereto constitute the entire agreement between the parties and supersedes in their entirety all other written or oral agreements between the parties.
- iv. <u>Relationship between Parties</u>: The parties to this Agreement are independent contractors and nothing in this Agreement shall make them joint ventures, partners, employees, agents or other representatives of the other party hereto and neither party shall make any representation that suggests otherwise.
- v. <u>Severability</u>: If any provision of this Agreement is determined to be unenforceable for any reason, then the remaining provisions hereof shall remain unaffected and continue to operate in full force and effect.

- vi. <u>Modification</u>: Any modification, amendment, supplement or other change to this Agreement shall be made in writing with the mutual consent of parties.
- vii. <u>Rights and Remedies Waiver</u>: If either Party fails to perform its obligations under any provisions of this Agreement or the other Party does not enforce such provision, failure to enforce shall not be construed as a waiver and failure to enforce on one occasion shall not prevent enforcement on later occasions.
- viii <u>Survival of Provisions</u>: Notwithstanding any other provision to the contrary herein, terms, which by their nature survive termination or expiration of this Agreement shall bind the parties following any expiration or termination of this Agreement.
- ix. Jurisdiction: All disputes, claims and actions arising out of this Agreement or its validity will be referred to Arbitration for adjudication and shall be finally decided in accordance with the Arbitration and Conciliation Act, 1996. The venue for arbitration proceedings shall be Bangalore, India. The Arbitral Tribunal shall be presided over by a Sole Arbitrator and the Company shall have the sole right and authority to appoint the Sole Arbitrator. Courts at Bangalore alone, to the exclusion of any other court anywhere else, shall have jurisdiction to entertain any dispute between the parties.
- Notices: Any notice, direction or instruction given under this Agreement shall be in writing and delivered by registered post to:

In case of Amazon	In case of the Institution
Attn. : Nilay Bhowmik Address: Amazon Development Center India Pvt. Ltd. World Trade Center 26/1, Brigade Gateway Dr. Rajkumar Road, Malleshwaram (West) Bangalore, Karnataka, India – 500 055	Attn. : Prof. Y. Ashok Address: Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad – 500 094
Email: bhowmikn@amazon.com	Email: principal@bhavansvc.org
IN WITNESS WHEREOF THE parties have mentioned below	set their hands to this Agreement on the date/s
On behalf of Amazon	On behalf of the Institution
Signature :	Signature :
Name : Nilay Bhowmik	Name : Prof. Y. Ashok
Title : Sr. Manager HR	Title : Principal

Schedule 1

[Licensed Premises and Amenities]

- Bharatiya Vidya Bhavan's Vivekananda College of Science, Humanities and Commerce having its principal office at Bharatiya Vidya Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad – 500 094
- 2. Access path to the Licensed Premises: Parking Gate
- 3. Amenities:

Seating Space	 The Institution's existing two Computer Labs with a seating capacity of 90 persons in total; Desk for each student's laptop and additional space for mouse pad and arm rest, as well as charging station; Basic office desk chair for each student. 	
IT requirement	 Adequate number of Power Ports, LAN Connectivity, IT SPOC from the Institution to be available during the work hours. 	
Power Backup	 Dedicated UPS and DG backup for 90 computer systems with capacity to cater to 5 working hours. Emergency lighting to be available in the Licensed Premises, including the common areas surrounding the Licensed Premises. Periodic maintenance and documented records to be maintained for the UPS and DG backup system. 	
Electrical Technician	Technician on call to support/rectify problems	
Security	 Emergency exit plan to be put up in conspicuous placed within the Licensed Premises and the access paths leading to the Licensed Premises, along with properly visible safety signs. Provision of Security Guard during the work hours to ensure the access to the identified premises is restricted only to the authorized employees selected by Amazon 	

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Fire Safety	 Fire detection system to be available in the Computer Lab. Fire extinguishers and fire alarms should be placed at places designated by Amazon.
Amenities	 Access to 2 washrooms (1 Gents and 1 Ladies) on the same floor as the computer Lab. Provisioning drinking water dispenser with adequate potable water supply accessible within 5 minutes from the Licensed Premises.
	 Provisioning refreshment facility in an area accessible within 5 minutes from the Licensed Premises.

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Schedule 2 [Purpose/s of usage of the Licensed Premises]

Customer services operations using online medium, training students in customer services operations and selection of students for said purpose.



SI.No 2-24 Date 2-2/03/2017 100/-Sold to Y. ASMOK SO. Y. SANGAIAM For whom Bert Rlo. Hod

BUNGACH B. UPENDER REDDY Licensed Stamp Vendor L.No. 15-12-017/2011 R.L. No. 15-12-014/2017 Shop in H.No. 28-43, Vinayak Magar, Malkajgiri, Medchal Dist-500 056 Cell: 9640608978

MEMORANDUM OF UNDERSTANDING

MEMORANDUM OF UNDERSTANDING between BHAVAN'S VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES AND COMMERCE an academic institution offering UG & PG courses, having its contact address at Defence Colony, Sainikpuri, Secunderabad – 500094, Telangana State represented by its Principal Prof. Y. Ashok, here in after referred to as Bhavan's Vivekananda College of Science, Humanities and Commerce which expression shall include its successors

And

National Small Industries Corporation – Technical Service Centre A Government of India Enterprise under Ministry of MSME office at Electronic Complex, Kamala Nagar, Kushaiguda, Hyderabad -62 referred to as NSIC – TSC – Hyderabad.



National Small Industries Corporation राष्ट्रीय लघु उचोग निगम लिमिटेड

NSIC – Technical Services Centre, Hyderabad

The Prime Objective of MOU is to make the students more employable under campus to <u>Company (C2C) Programme</u> by way of providing Training and Job oriented skill development courses to be conducted by NSIC –TSC at its premises in Hyderabad.

- One Day Training: NSIC TSC, Hyderabad to conduct Training, a non residential program with minimum batch of 60 students of B.Com (Hons)/ Computers/ General for first year, accordingly.
- 2. Tally Package 1 Day Programme
- 3. Fee payable in DD/ cheque drawn in favor of NSIC TSC, Hyderabad. The list of candidates to undergo training at your centre will be sent with a letter from the college along with the DD/ cheque addressed to Dy.General Manager and Centre Head, NTSC Hyderabad, according to the discipline and batch size.
- 4. Successful candidates will be offered a certificate by NSIC.
- The candidates will forfeit their certificate, failing to maintain punctuality and attendance. The candidates shall submit a copy of report at the end of the training programme.
- Fee chargeable will be finalised with mutual consultation by both the parties, one month before the commencement of the course.
- 7. NSIC will provide course material and Certificates to the students of Bhavan's.
- 8. NSIC -TSC, Hyderabad to assist
 - 8.1 The Department in providing placement opportunities to students by allowing them to job mela conducted at NSIC, Hyderabad.

- 8.2 The department in designing an effective syllabus which supports industrial needs and helps students in meeting the employment requirements.
- 8.3 The Department in conducting seminars and workshops.
- 8.4 In designing and establishing new labs or renovating and upgrading the old labs by providing necessary guidance.
- 9. The validity of this MOU is till March, 2018, and can be withdrawn by the either parties with a notice of one month.
- 10. This memorandum of Understanding comes into existence on the ______ day March month of 2017.

For

Bhavan's Vivekananda College

NSIC Technical Services Centre

Signature

Principal (Dr. Y. ASHOK) PRINCIPAL Bhavan's Vivekanenda College of Science Humanities & Commerce Salnikpuri, R.R. (Dist.)

Signature

Witness

General Manager U.VENKATACHALAPATHI General Manager NSIC-TSC HYDERABAD

Witness





1. A M LINS). 2. New (VANJ: Harfanahalli) (M.V. Someleichen) Chrifmange, are re TSC-Mid. Date: 23/03/2017





Memorandum of Understanding

Between

"Bhavan's Vivekananda College of Science, Humanities and Commerce" Sainikpuri, Secunderabad.

AND

National Small Industries Corporation – Technical Services Centre (NSIC – TSC), Hyderabad

December 20, 2018





MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is made on December 20th, 2018 at Hyderabad.by and between:

NSIC-Technical Services Centre (herein after referred as "NSIC-TSC"), one of the technical centres of National Small Industries Corporation, ECIL Post, Kushaiguda, Hyderabad (A Government of India Enterprise under the Ministry of MSME), having its registered office at NSIC, Bhawan, Okhla Industrial Estate, New Delhi-110020, which expression, unless repugnant to the context, shall mean and include its successors, assigns and authorized representative of First Part.

AND

"Bhavan' s Vivekananda College of Science , Humanities and Commerce, Autonomous College - Affiliated to Osmania University having its campus at Sainikpuri ,Secendrabad-500094 acting through its authorized signatory, Prof.Y.Ashok, Principal, Bhavan's Vivekananda College(herein after referred to as "BVC") which expression, unless its repugnant to the context shall mean and include its successors and permitted assigns of the Second Part.

Both shall hereinafter be collectively referred to as the "Parties" and individually be referred to as the "Party".





Page 1 of 9

ARTICLE 1 PURPOSE

- a) NSIC-TSC is one of the Technical Centres of NSIC, engaged in imparting industry centric, demand oriented training for skill / entrepreneurship development to address the demand of skilled manpower in the industry. Also NSIC-TSC is offering services to the industries through their NABL accredited laboratories.
- b) BVC, is an academic Institution providing steady source of talent to the nation and abroad by offering technical education in different areas.
- c) NSIC-TSC & BVC are desirous to work together for imparting skill through training program(s) to the students engaged with BVC in the campus of NSIC-TSC with an aim to address the skill requirements by the industry.

ARTICLE 2 AREAS OF COLLABORATION

- a) NSIC-TSC and BVC shall finalize jointly the details of training program(s) including their curriculum and training delivery plan for each of the training program(s) with an objective to impart training to the students engaged with BVC.
- b) The training to the students of BVC shall be imparted in the campus of NSIC-TSC and students of BVC directly shall pay the training fees including applicable taxes to NSIC-TSC.



ARTICLE 3 ROLES AND RESPONSIBILITIES OF BVC

- BVC shall place their request to NSIC-TSC to provide the details of training programs with topics covered in each training program for the training programs those are running in the campus of NSIC-TSC.
- BVC shall examine the details of training programs provided by NSIC-TSC and share the said details of training programs along with the topics covered in individual training program, training fees etc. with their students.
- 3. In case the students of BVC desires to opt for the training on customized training course covering different topics other than the topics covered under regular training course, the BVC shall inform to NSIC-TSC with the details of requirement of students with a request for the submission of details along with confirmation.
- After the receipt of consent from NSIC-TSC for imparting training on regular/ customized training program, BVC shall facilitate their students through counselling to select the training course from the details of training courses provided by NSIC-TSC.
- BVC shall prepare the list of students' vis-à-vis their consent for training course, topics to be covered in individual training program, schedule of training program & training fees including applicable taxes to be paid by students of BVC and submit to NSIC-TSC for their onward planning.
- BVC further advise their students to report in the campus of NSIC-TSC on the day of training along with fees of training, as per the schedule of training informed by NSIC-TSC.

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NSIC

- BVC shall advise the students to deposit the fees along with tax at NSIC-TSC prior to the commencement of training course.
- BVC shall clearly inform their students about the training programs conducted by NSIC-TSC is non-residential.

ARTICLE 4 ROLES AND RESPONSIBILITIES OF NSIC-TSC

- NSIC-TSC shall provide the list of ongoing training programs in the campus of NSIC-TSC with the topics to be covered in each training program, duration of training course, fees with applicable taxes, schedule etc to BVC.
- In case BVC desires tailor made training programs to be conducted by NSIC-TSC, the details of topics to be covered in customized training shall be forwarded to NSIC-TSC for their confirmation.
- NSIC-TSC shall confirm with their consent to carry out the selected regular/ customized training programs BVC after accessing the inputs availability at NSIC-TSC.
- 4. After the receipt of details from BVC like number of students with their consent on the specific training course(s), topics to be covered, duration of training course and fees to be paid by student to NSIC-TSC campus, NSIC-TSC shall submit their confirmation to execute the training to the students selected/referred_by BVC.
- NSIC-TSC shall ensure the resources to be in place prior to the schedule of training for imparting training on the specific training courses those selected by students by BVC.

Page 4 of 9

VSIC

- 6. NSIC-TSC shall collect fees with requisite taxes in advance or latest by first day of commencement of training program along with applicable taxes from students of BVC and shall not share any part of training fee with BVC. The fees collected once shall not be refunded/ adjusted for any reason.
- NSIC-TSC shall share the training plan (day to day lesson plan) to the students of BVC on the first day of their joining the training course.
- NSIC-TSC shall carryout the assessment of students and issue certificate with joint signature of BVC and NSIC-TSC to the successful trainees.
- NSIC-TSC shall allow BVC officials to visit the area where the training courses for the students of BVC will be conducted.
- 10. NSIC-TSC shall place the record of successful trainees with the placement cell to facilitate the trainees for job placement.
- NSIC-TSC shall only be responsible to monitor the trainees during their presence in its premises. In case of any indiscipline/continued absenteeism, the same shall be reported to BVC for their onward action.

ARTICLE 5 AMENDMENT

- Either Party may request in writing, an amendment of all or any part of this Memorandum of Understanding. Any amendment to this Memorandum of Understanding agreed by the Parties will be in writing and signed by the Parties and will form part of this Memorandum of Understanding.
- 2. Such amendment will come into operation on such date as

NSIC Page S of 9

may be mutually determined by the Parties.

ARTICLE 6 ARRANGEMENTS WITH OTHER PARTIES

- This Memorandum of Understanding does not preclude either Party from entering into any similar arrangement with any other party.
- Nothing contained herein is to be construed so as to constitute a joint venture partnership or formal business organization of any kind between the parties or so as to constitute either party as the agent of the other.
- 3. Notwithstanding anything contained in the Memorandum of Understanding, where the implementation of this Memorandum of Understanding affects any party's rights and interests with respect to its national and public interest or public order, protection of intellectual property rights and confidentiality and secrecy of documents, information and data, that party may undertake appropriate steps or consultation to insure that its rights and interests are protected and safeguarded.

ARTICLE 7 CONFIDENTIALITY

 Each Party undertakes to observe the confidentiality and secrecy of documents, information and other data received from or supplied to the other Party during the period of the implementation of this Memorandum of Understanding or any other agreements made pursuant to this Memorandum of Understanding.

NSIC Page 6 of 9

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PASES #

 Both Parties have decided that the provisions of this Article will continue to be binding among the Parties, Participants notwithstanding the termination of this Memorandum of Understanding.

ARTICLE 8 NOTICE

- During the tenure of MOU, BVC and NSIC-TSC hereto may terminate the MOU, either for breach of the terms and conditions of the MOU or otherwise by giving 30 days advance written notice to the other party provided that terminations shall not affect the completion of ongoing training course.
- Any notice, approval, consent, request or other communication required or permitted to be given or made under this Memorandum of Understanding will be in writing in the English language and will be served or delivered to the office address of individual party as placed in this MOU.

ARTICLE 9 LEGAL EFFECT

- This Memorandum of Understanding serves only as a record of the Parties' intentions and does not constitute or create any legal binding or enforceable obligations.
- 2. This MOU shall not constitute the appointment of either party as the legal representative of agent of the other party. No party to this MOU shall have any right or authority to create or incur any liability or any obligation of any kind, express or implied, against or in the name of or on behalf of the other party to this MOU and except as specifically and expressly

Page 7 of 9

provided in this MOU.

ARTICLE 10 COORDINATING OFFICER

The Parties will appoint a coordinating officer within their respective organizations, who will be responsible for follow up and coordination of the matters relating to this Memorandum of Understanding

ARTICLE11 USE OF LOGO

No party shall have the right to use the name or logo of another party without the prior approval of that party in writing.

ARTICLE 12 DISPUTE RESOLUTION & CONFIDENTIALITY

Any dispute to be resolved amicably by the executants of the MoU, otherwise, the dispute to be referred to an 'Arbitrator' under the Arbitration and Conciliation Act, 1996, as amended by Arbitration and Conciliation (Amendment Act) 2015. The Arbitrator will be appointed with the consent of both the parties. The decision of the 'Arbitrator' will be final and binding on both the parties. The venue of arbitration at NSIC-TSC, Kamalanagar, Hyderabad. The Proceedings of the arbitration should be in English.

ARTICLE 13 FORCE MAJEURE

Neither party shall be made responsible for an unexpected or uncontrollable event.

ARTICLE 14

Page 8 of 9

NSIC

DURATION

The MOU shall be effective from the date of signing and it shall remain in effect for a period of one year. It may be renewed thereafter by mutual written consent.

The parties herein have agreed and signed this document on this 20th December,2018 as per our clauses.

20/12/18 For and on behalf of For and on behalf of Bhavan's Vivekananda NSIC- Technical Services Center, College of Science, Hyderabad. Humanities and Commerce, प्रभु राज ए.ची/A.B. PRABHU RAJ Sainikpuri, Secunderabad. भूत प्रभाष / General Manager प्रमुद्दीय लघु उच्चोप निगप क्रिप्टिंड N. The Rational Small industries Corporation Limited PRINCIPAL BRAMANES VIVEKANANDA COLLEGE A Govt of India Enterprise) under Ministry of MSME নকলীকী ইয়ে কল্প/Technical Services Centre THENGE, HUMANTHES & COMMERCE Edviard/Hyderabad 00062 1210 8 9 Witness:-Witness:unditurt 1. Dr. Vani Harpanahalli) ET. Huthu Kumasian 7 2. 2. (M. Thirmal Ras) Place: Hyderal Date: 20/12/2018. Page 9 of 9



(Founded in 1938 by Kulapati Dr. K.M. Munshi)

BHAVAN'S VIVEKANANDA COLLEGE

of Science, Humanities & Commerce

Estd 1993 AFFILIATED TO OSMANIA UNIVERSITY AUTONOMOUS COLLEGE

SAINIKPURI, SECUNDERABAD - 500 094. Ph : 27111611, 27115878

Date :

BVC/MOU/2018

20/12/2018

To, The General Manager, National Small Industries Corporation, Technical Services Centre (Govt. of India Enterprise), Khusaiguda, Electronic Complex Kamalanagar, Hyderabad - 500 062.

Dear Sir,

Sub : Enrolling students for various training program at NSIC-Signing of MOU with NSIC – Technical Services Centre – Regd.

With reference to the subject cited above, Bhavan's Vivekananda College of Science, Humanities and Commerce, Sainikpuri, Secunderabad would like to sign a MOU with NSIC Technical Service Centre. In this regard, we assure you that we will send atleast 450 students every year for training at your centre failing which the MOU may be considered null and void.

Thanking you,

Yours Sincerely,

Prof. Y ASHOK

PRINCIPAL

SHAMARS CORRORATION CONTRACTOR





Date: 29-06-2018

То

Bhavan's Vivekananda College

Of Science, Humanities & Commerce.

Sainikpuri

Letter of Appreciation

We the Team of "YUVA" of Young Indians – the youth wing of Confederation of Indian Industries would like to extend our deepest gratitude and appreciation for the remarkable support you have extended towards our objective of engaging students to be part of our Nation Building activities which is on a Pan India basis.

With your support and cooperation, our Nation building activities has scaled new heights. You demonstrated your total commitment into making this Initiative / Drive a complete success resulting in our YUVA Hyderabad impacted more than Ten thousand students. This was all thanks to the effort put in by your good selves in engaging students through various medias i.e. YUVA FEST, social networking sites, advertorials, guest lectures etc ...

The main objectives of YUVA 2018-19 are:

Engage Students across India in Nation Building, Be the voice of Young India, Be the part of Young Indians as Member. We are positive that this intimacy of our relationship will continue in this year with the same zeal and fervor to enable us to achieve bigger heights this year.

We would like to place on record a special appreciation for the Management of Bhavan's Vivekananda College of Science, Humanities & Commerce, who provided us with all the support during the last year.

Looking to working with you all again this year.

Best regards,

Mr. Pradeep Kumar

Yi YUVA Chair

Hyderabad Chapter (18-19)

Prof.Y Ashok

PRINCIPAL

Bhavan's Vivekananda College of Science, Humanities & Commerce

Sainikpuri

249-F, Udyog Vihar, Phase IV, Gurugram - 122015, Haryana, India

🕲 +91 124 401 4060-67

- 🖂 yinational@cii.in
- www.youngindians.net

(f) /YoungIndians.Yi
 (y) /YiTweets

తెలంగాణ तेलंगाना TELANGANA 2733 Data 07/03/2018 A Asavind 87 0

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Memorandum of Understanding

mash

This Memorandum of Understanding is made and executed on 08th March 2018 at Hyderabad.

40

BY AND BETWEEN

Bhavan's Vivekananda College of Science, Humanities & Commerce, Sainikpuri, Secunderabad, herein after referred to as "BVC". Which will always mean and include unless it be repugnant to context or meaning thereof, its administrators, assigns and successors represented by Principal, BVC Who is duly authorized to sign and execute the MoU.

Being the First Part

AND

-

Revource

Resource Recycling Company, an authorized agency of ITC having its principal office situated at No. # 8-4-315/17, Prem Nagar, Erragadda, Hyderabad-500018 and Represented by Mr. Sandeep Reddy Officer hereinafter referred as "RRC"

Being the Second Part

CLA

Beeram

tea, Ameenpur.

Cell: 9249305755

Whereas BVC has agreed to collect and give away the dry recyclable waste including any kind of paper waste and old records generated in its college and form Swachh WOW Hyderabad Chapter.

1. NOW THIS MOU WITNESSETH AS UNDER:

This is an agreement for a synergic alliance between BVC and RRC for the social cause of recycling of Dry Waste and Environment Protection through recycling.

2. <u>Time period</u>: This MOU will be for a period of one year commencing from the date of signing of this MOU.

3. Roles and Responsibilities of BVC:

- 1. To ensure source segregation of dry and wet waste at College premise through its Teaching staff, housekeeping staff and Students.
- BVC will give away any kind of paper waste, dry recyclable waste and old records to RRC at price agreed mutually. RRC will pay Rs.7/kg for any kind of Paper waste and old records and Rs.5/kg for Plastic Waste (pet bottles, polythene bags etc.).
- 3. BVC will form Swachh WOW Hyderabad Chapter in the college with Student Volunteers and adopt nearby Schools or Colonies to promote Source Segregation through student volunteers.
- 4. BVC will provide students for Internship in WOW Program.
- 5. BVC will motivate students to bring dry recyclables like paper, plastic, metal etc. from their home and donate to WOW initiative.
- BVC will put up color coded bins for waste segregation at different points in College premises.

4. Roles and Responsibilities of RRC:

- ITC-MARI will train the students and housekeeping staff on source segregation and through them inculcate the habit of source segregation among the other students.
- 2. RRC will collect dry recyclable waste and old records from BVC and bring to the Dry Resource Collection Centre (DRCC) without any spillage.
- RRC will organize sorting of the dry waste into different categories, baling, and appropriate disposal of dry waste.



- 4. RRC will coordinate with ITC and undertake necessary measures for dispatch of the sorted recyclables for recycling at its own cost.
- 5. RRC will make payment to BVC directly into their accounts for the dry recyclable waste collected against the accurate weighment and the type or category of the dry waste. The payment will be made no later than 15 days from the date of purchase of dry waste from the waste collector. Franchisee on the request of BVC may give New Notebooks and Stationery against the value of dry recyclable waste lifted.

5. <u>Performance of Obligations</u>

- 1. The details laid out in this MOU, notwithstanding the essence and spirit of this MOU is an understanding between BVC and RRC.
- 2. Any notice or other communication under or in connection with this agreement will be in writing in the English language and will be delivered personally or sent by way of e-mail to the party due to receive the notice or communication at its address set out in this contract or such other address as either party may specify by notice in writing to other.

ADDRESS FOR COMMUNICATION:

Following are the address to which all notices will be sent:

For RRC:

Resource Recycling Company H.No. # 8/4/315/17 Prem Nagar, Erragadda Hyderabad - 5000018 Phone No. 9676846565 Email ID: sandeepmarri@yahoo.com

For BVC:

Bhavan's Vivekananda College of Science, Humanities & Commerce Sainikpuri Secunderabad Telangana - 500094 Phone No: 040-2711587 040-27111611 Email ID: principal@bhavansvc.org

6. Execution of this Agreement will be deemed to be

- a) A confirmation by both the parties that no benefit, either in cash or kind has been provided by either party to the other party or to any officer or employee, or any relative/ associate of any officer or employee of either party or of any of their associate institutions/companies in order to enter into this Agreement, and
- b) An undertaking by both the parties not to provide any benefit, either in cash or kind to any officer/employee/relative/associate of any officer or employee of either party as reward or consideration either for entering into this MOU or other matter relating to this Agreement.

7. Other Terms:

Force Majeure: Neither party will be liable for damages for any delay or failure to perform its obligations here under, if such delay or failure is due to reasons beyond the control of the concerned party including without limitation, strikes, riots, wars, fires, epidemics, quarantine restrictions, unusually severe weather, earth quakes, explosions, acts of God or state or any public enemy or acts mandated by applicable laws, regulation or order, whether valid or invalid, of any Governmental body.

8. Dispute Resolution: It is understood by both the parties that this Agreement is for a social cause and not to make any profit out of the understanding. The Parties covenant that they will comply with all applicable laws and regulations in their conduct pursuant to this Agreement. Any dispute arising out of this Agreement will be first attempted to settle amicably between the parties.

9. Arbitration

Any dispute which is not resolved amicably will be finally settled by binding arbitration in respect to the matters concerning to the MOU with the Sole Arbitrator to be appointed by the mutual consent of both the parties. The Parties agree that the decision or award resulting from arbitration will be final and binding upon the Parties.

Pending the submission of and/or decision on a dispute, the Parties will continue to perform their respective obligations under this Agreement without prejudice to a final adjustment in accordance with such arbitration award

- 10. Governing and Jurisdiction: This Agreement is subjected to the Jurisdiction of Courts at Hyderabad.
- Both the parties will agree that it will not make use of, disseminate, or in any way
 disclose any confidential information to any person, firm or business. Furthermore,
 the existence of any discussions, negotiations or agreements in progress between



the parties will not be released to any form of public media without written approval of both parties.

11. Amendments

This Agreement and the Schedules together constitute a complete and exclusive understanding of the terms of the Agreement between the Parties on the subject hereof and no amendment or modification hereto will be valid and effective unless agreed to by all the Parties hereto and evidenced in writing.

12. **NOTICE / Termination**

Any notice required to be given hereunder will be given in writing at the address of each party set forth as below in this agreement or to such other address either party may substitute by written notice to the other. Either party may terminate this Agreement by giving 30 days written notice to the other party.

In witness whereof, the parties hereto have signed this agreement on the day, month and year mentioned hereinbefore.

For Bhavan's Vivekananda College Of Science, Humanities & Commerce

215/3/18

Principal

Sandeep Reddy

Operations Head

Witness:

2. chister anonty 15/03/2018

Annexure- I

Items considered as Dry Recyclable Waste:

For the sake of clear understanding among the parties involved in this program ITC would view following items as dry recyclable waste and only accept and pay for the items:

- 1. News papers
- 2. Magazines

3. Paper Packing material

- 4. Carton boxes
- 5. Envelops

6. Letters

7. Xerox papers

8. Note books

9. Note pads

10. Textbooks

11. Calendars

12. Any kind of paper products without contamination

13. Shredded paper/trimmings

14. Old / used books

15. Old files / papers/documents

16. Old dairies and any type of full paper,

17. Brochures

18. Posters

19. Printed manuals

20. Advertising pamphlets, handouts.

21. Pet bottles

22. Polythene bins

23. Plastic broken chairs

24. Plastic buckets, mugs and cans.

25. Used plastic bottles/containers

26. Juice and cola cans and containers

27. Milk bins (rinsed)

28. Plastic pens, refills, lids etc.,

29. Oil packets, Atta packets, any other plastic packets.

30. Polythene covers

31. HDPE bins or rice bins

32. Plastic pipes, tubes, taps etc.,

33. Tung cleaners

34. Tooth brushes

35. Combs

36. Coconut oil cans

37. Plastic and metal tiffin boxes



- 38. Water bottles
- 39. Spects, goggles
- 40. Plastic Toys
- 41. Mineral Water packets
- 42. Any plastic item without contamination
- 43. Metal tins, cans, lids
- 44. Metal Boxes
- 45. Broken Taps, pipes
- 46. Bottle tops
- 47. Any kind of metal items
- 48. All clean glass bottles

Any other items considered as dry recyclable waste by waste collectors will be inspected by ITC's RRC and right of refusal strictly lies with the RRC.

All light weight plastics and multi-layer laminates like:

- 1. Chips Packets
- 2. Chocolate wrappers and bulk packets
- 3. Biscuit packets
- 4. Kukure packets
- 5. Namkeen packets
- 6. Fryum packets
- 7. Spices packets
- 8. Gutka packets
- 9. Shampoo sachets
- 10. Soap covers
- 11. Pens and refill packets
- 12. Below 40 microns polythene bins

The above items will not be accepted as plastic waste. However these items may be taken by the RRC at a nominal price up to Rs.1/kg at RRCs discretion.





Ernst & Young LLP Golf View Corporate Tower - B Fax: +91 124 464 4050 Sector-42, Sector Road Gurgaon -122 002 Haryana, India

Tel: +91 124 464 4000 ev.com

SCHOLARSHIP AGREEMENT

This agreement (hereinafter referred to as the "Agreement") is made on this 8th day of March, 2018 (hereinafter referred to as the "Effective Date") at Bhavan's Vivekananda College, Secunderabad BY AND BETWEEN

Bhavan's Vivekananda College, Nirmala Nagar X Road, Neredmet, Sainikpuri Post, Near 500094, CDM, Secunderabad, Telangana established а trust under The Bombay Public trust act.1950 having its principal office at Sainikpuri, Secunderabad

AND

Ernst & Young LLP, a limited liability partnership incorporated under the provisions of the Limited Liability Partnership Act, 2008 having its registered office at 22, Camac Street, Block 'C', 3rd Floor, Kolkata - 700016, West Bengal, India (hereinafter referred to as "EY").

Both College and EY may hereinafter be referred individually as "Party" and collectively as "Parties" as the context may so require.

WHEREAS:

- Α. EY with a view to encourage goods students and popularise the EY Brand by creating visibility among students wishes to support the skills development of a student of Commerce and Humanities stream of the College by providing him/her scholarship amount of INR 1,00,000/- and an opportunity to intern at EY for a period of 2 months (hereinafter referred as "EY Scholarship"). This would encourage deserving students understand EY values, work culture and make them understand why EY is one of the top most professional service provider in India.
- Β. College has represented to EY that it will encourage its students to apply for EY Scholarship.
- The Parties are desirous of reducing, in writing, mutually agreeable terms С. and conditions of their understanding in this Agreement.



NOW IT IS HEREBY AGREED AS FOLLOWS:

1. Term and Validity

- 1.1 This Agreement shall come into effect on the day it is signed by both Parties and shall be valid for a period of 3 year, and may be extended for additional terms of one year each upon mutual consent in writing by both Parties prior to termination of this Agreement or the extended terms.
- 1.2 The EY Scholarship will be awarded to only one student per annum from the College.

2. Selection Process

- 2.1 **Business Case Submission** All the students who will apply for the EY Scholarship will be required to submit a business case for their entrepreneurial idea in a format provided by EY.
- 2.2 College shall appoint a member of the Commerce or Humanities Faculty and a student member within the second year of the Commerce or Humanities stream who, together, shall serve as the "College Coordinators" of this program from the College.
- 2.3 EY will share with the College Coordinators the time allowed for submission of the business case and the means of submitting the same to EY.
- 2.4 Each student will be required to submit the completed business case by the stated due date using the method prescribed by EY and shared with the College Coordinators.
- 2.5 **Shortlisting Round** The Evaluation committee of EY will short-list 5 students for the final round of the personal interview.
- 2.6 **Final Selection Round** Each short-listed student will be required to present their business case through a presentation to the selection panel comprising of EY representatives and two College professors.
- 2.7 Only one student will be selected from the pool of short-listed candidates in the Final Selection Round in a year and will receive the scholarship amount of INR. 1,00,000/- (Rupees One Lac only) and



internship with EY for a period of 2 months (hereinafter referred as the "EY Scholar").

- 2.8 Winning certificate will be provided to the EY Scholar at the end of the Final Selection Round.
- 2.9 The decision of EY for selection of EY Scholar shall be final and binding on the Parties, and the College or the College students shall not make a claim against the decision.

3. College Responsibilities

- 3.1 College will ensure students applying for the EY Scholarship do not have any disciplinary proceedings initiated against them and who bear good moral character.
- 3.2 College will give wide publicity to EY Scholarship program within the College campus.
- 3.3 College will provide adequate space or logistics support in their campus, as and when required for the purpose of introducing the program, enrolling participating and final selection of a student for Scholarship.
- 3.4 College will organize an event and invite all students of the Second Year program in Humanities and Commerce stream to attend a one hour introductory talk on the scholarship program and selection process.
- 3.5 College will organize the event and shall invite all students of the College to be spectators of Final Selection Round.
- 3.6 College will support EY in organizing student engagement activities, such as quiz, contests, or other interactive sessions with the audience on the day of the Final Selection Round.

4. EY Responsibilities

- 4.1 EY will provide the Scholarship Student with an opportunity to intern at an EY firm in India, as per the terms and conditions set by EY.
- 4.2 EY will pay the agreed scholarship amount to Scholarship Student upon being selected as the successful candidate after due selection process as mentioned in Clause 2 above.
- 4.3 EY will conduct student engagement activities on the day of the event, eg. EY quiz and Facebook contest
- 4.4 EY will showcase winner, college and the event on its Career page on Facebook.



5. Payment Terms

- 5.1 Cheque of INR 1,00,000/- will be given to the winner within one month of announcement (subject to receiving all the necessary documents including PAN card, bank account details, email id and address from the winner required for preparation of the cheque)
- 5.2 The above payment would be subject to withholding tax as per provisions of section 194C of the Income Tax Act, 1962 since this payment is being made for encouraging goods students, popularising EY Brand and creating visibility among students.

6. Confidentiality

The Parties hereby agree that all information received by the Parties in the course of this Agreement will be kept in strict confidence and used only for the purposes of this Agreement. Such information shall not be disclosed, even after expiry or earlier termination of this Agreement, to any third party without the prior consent of the Party to which it relates, except to comply with legal or regulatory obligations of the disclosing party.

7. Amendment

7.1 No modification or amendment of any term or condition of this Agreement shall be effective unless mutually agreed upon in writing by both Parties.

8. Anti-Bribery, Corruption and Money-laundering

8.1 In the performance of the responsibilities under this Agreement, the College and its shareholders, affiliates, officers, directors and employees and College's agents acting for the College in connection with this Agreement including any business partners, if any, shall comply fully with all applicable anti-corruption, anti-bribery and anti-money laundering laws including without limitation the Indian Prevention of Corruption Act, 1988, the UK Bribery Act, 2010, the U.S. Foreign Corrupt Practices Act, 1997, and the Indian Prevention of Money-laundering Act, 2002, and any laws intended to implement the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transaction, and shall refrain from doing any such act, deed or thing that may cause EY to be in violation of such laws (hereinafter referred as "Anti-Corruption Laws").



- 8.2 In the performance of the proposed responsibilities, the College shall also comply with all applicable laws including without limitation enactments, orders, ordinances, rules, regulations, resolutions, and guidelines as promulgated from time to time and having the force of law (hereinafter referred to as "Applicable Laws").
- 8.3 Without prejudice to the generality of the preceding clause 8.1, the College shall not offer, give, receive or solicit (and, if an entity, shall cause its personnel not to offer, give, receive or solicit), directly or indirectly, money or anything of value to or from:
 - 8.3.1 any third party to influence their actions or functions improperly or to otherwise gain an unfair advantage;
 - 8.3.2 any of EY's employees, managers, partners or other personnel in connection with the performance of the Services to influence their actions or functions improperly or to otherwise gain an unfair advantage;
 - 8.3.3 any Government Official. "Government Official" means any Indian or foreign government official or employee (including employees of a government corporation or public international organization), any political party, candidate for public office, judicial officer and any Indian public servant (as defined in the Prevention of Corruption Act, 1988).

None of the fees paid pursuant to this Agreement will be paid, directly or indirectly, to any of the EY's employees, managers, partners or other personnel or a Government Official.

8.4 College agrees that EY may disclose the terms of this Agreement, including the College's identity and the payment terms, to any third party who, in the EY's judgment, has a legitimate need to know, including Government agencies.

9. Indemnity

9.1 To the fullest extent permitted by applicable law and professional regulations, College shall indemnify EY, the other EY Firms and the EY Persons against all losses, damages and claims by third parties or its students against EY under this Agreement.

10. Liability

10.1 The aggregate liability of EY under this agreement, or otherwise in connection with the obligations to be performed hereunder, shall in



no event exceed the total scholarship amount payable by EY under this Agreement during a year.

11. Termination

- 11.1 Either Party shall be entitled to terminate this Agreement without assigning any reason by giving 30 days prior written notice to the other Party.
- 11.2 EY may terminate this Agreement, immediately upon written notice to the College in the event EY determines that College is in breach of the terms of this Agreement.

12. Severability

12.1 The validity of this Agreement shall not be affected should one or more of its terms or conditions be or become legally invalid so long as such term or condition is severable from and not fundamental to the obligations of either Party to this Agreement. In such case, the Parties shall negotiate in good faith to replace the invalid provision(s) with a legally valid and enforceable provision(s) which serves the same purpose or the purpose closest to the invalid or unenforceable provision(s) to the greatest extent possible.

13. Assignment

13.1 College shall not be allowed to transfer, assign, pledge or subcontract its rights and liabilities under this Agreement to any other agency or organization by whatever name be called without the prior written consent of EY.

14. Force Majeure

14.1 All contractual obligations of either Party will be suspended for so long as and only to the extent that fulfillment of obligations and performance of services is prevented by reason of Force Majeure like strike, flood, war, civil commotion, lockout or an act of God, provided always that such reason of Force Majeure is beyond the reasonable control of the Parties. The affected Party shall promptly notify the other and shall consult together to find out mutually acceptable solution.



15. Notices

15.1 Any notice required or permitted to be given hereunder shall be in writing and sent by prepaid registered mail or by a courier service, in the manner as elected by the Party giving such notice to the following addresses:

To EY	To College
[Golf View Corporate Tower B, Sector 42, Sector Road, Gurgaon , Haryana 122002]	[Bhavan's Vivekananda College of science, humanities and commerce, sainikpuri, Secunderbad- 5000954]
Attention: Rakhi Bhatia	Attention: Prof.Y.Ashok, Principal

All notices shall be deemed to have been validly given on the business date of receipt of the courier or registered mail.

15.2 Either Party may, from time to time, change its address or representative for receipt of notices provided for in this Agreement by giving to the other Party not less than thirty (30) days prior written notice.

16. Relationship Of Parties

16.1 Nothing contained herein shall be deemed to create any partnership, joint venture, or relationship of principal and agent between EY and the College or any of their affiliates or subsidiaries, or to provide either EY or College with any right, power or authority, whether express or implied, to create any such duty or obligation on behalf of the other. Nothing contained herein shall be construed in a



manner that prevents EY from entering into similar agreements with other service providers.

17. Independence

- 17.1 College represents and warrants that as of the date of this Agreement and throughout its duration:
 - 17.1.1 College (and, if an entity, its directors, executive officers and substantial equity owners) are not director(s), executive officer(s) or substantial equity owner(s) in any audit client of any entity in the global network of Ernst & Young firms;
 - 17.1.2 the amount College expects to earn under this Agreement shall not exceed 10% of its total annual revenues; and
 - 17.1.3 College is in compliance will all laws and regulations applicable to its functioning.

18. Governing Law and Jurisdiction

- 18.1 This Agreement shall be governed by and construed in accordance with the laws of India.
- 18.2 Any dispute arising out of this Agreement shall be subject to the exclusive jurisdiction of the Indian courts.

19. Miscellaneous

- 19.1 This Agreement supersedes any and all prior agreements either oral or in writing among the Parties in respect of the subject matter thereof.
- 19.2 Each Party shall bear its own cost and expenses incurred by it in connection with the execution of and completion of this Agreement.
- 19.3 This Agreement may be executed in any number of counterparts, all of which together shall constitute a single instrument.

IN WITNESS WHEREOF, the Parties to this Agreement have signed and executed this Agreement on the date and day first above written in the presence of their respective witnesses.

EY Building a better working world

FOR AND ON BEHALF OF

[EYLLP]

Sandeep Kohli Partner | Talent Lead

Witness:

Signature:

Name:

FOR AND ON BEHALF OF

Bhavan's Vivekananda College

9

Prof. Y. Ashok Vice Principal

Witness:

Signature:

Name:



Frmt & Young LLP Deal Offics 18, Lade Cardine Astach City Madhapar Huter aload 500 081

Net: 493.40 6736.3000 Fax: 193.40 6736.2200 #3.53m

EY Scholarship

Discovering future leaders

This is to certify Mr/Ms. B.S. Srinidhi 2nd year student of course name>BCom(H) from Bhavans Vivekaranda College Name> is the winner of EY Scholarship 2017.

This scholarship entitles the winner to Rs 1,00,000/- (one lakh) and internship for a period of 2 months in a service line and location of his/her choice.

Congratulations on your achievement!

Sincerely,

forst

Sandeep Kohli

National Director - Human Resources

MEMORANDUM OF UNDERSTANDING

Between

BHAVAN'S VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES AND COMMERCE

And

GLOBAL MEDICAL EDUCATION AND RESEARCH FOUNDATION (GMERF)

THIS MEMORANDUM OF UNDERSTANDING IS ENTERED ON THIS DAY OF 18TH AUGUST 2015, BY AND BETWEEN

BHAVAN'S VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES AND COMMERCE, having its campus at <u>Sainikpuri</u> Secunderabad (herein after referred as THE COLLEGE which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and assigns of the FIRST PART

AND

GLOBAL MEDICAL EDUCATION AND RESEARCH FOUNDATION (GMERF), having a principal place of business at GLOBAL TOWERS, 6-1-82/83, Lakdikapul, Hyderabad 500 004, India (here in after referred to as "GMERF" which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and assigns of the SECOND PART

For facilitating

COLLABORATIVE ACADEMIC, TRAINING AND RESEARCH PROGRAMS IN THE AREAS OF MEDICAL BIOTECHNOLOGY INCLUSIVE OF BIOCHEMISTRY, HISTOPATHOLOGY AND MOLECULAR DIAGNOSTICS & BIOMARKERS.

THE COLLEGE is <u>Autonomous and Accredited by NAAC as 'A'</u>.College is established and administered by the <u>Bharativa Vidva Bhavan</u>, <u>Sainikpuri</u>. It is recognized by UGC under 2(f) and 12 B and is affiliated to Osmania University.

THE COLLEGE had been benefiting from the expertise and facilities available at various National laboratories, academic institutes in and around Hyderabad through extension lectures, guest faculty appointments and training of students for project work.

GMERF is a not-for-profit organization having its own R & D and training centre which is recognized by Department of Scientific & Industrial Research (DSIR) pursuing research and training in the areas of modern medical biotechnology particularly applied in the areas of diagnostics and therapeutics.

In view of synergy in the objectives of the two organizations, it is desirable that THE COLLEGE and GMERF enter into a Memorandum of Understanding (MoU) for making available the expertise and facilities existing in both the organizations for promoting training, academics and research in the fields of common interest within the framework of charter of both the institutions for an initial period of <u>FIVE</u> years beginning from the Academic year 2015.

In accordance with a mutual desire to promote co-operation, THE COLLEGE and GMERF enter into this formal statement of collaboration, for the purpose of collaboration in educational, research and training endeavors.

THE COLLEGE and GMERF have found it mutually beneficial to seriously explore cooperative activities for the following purpose.

- 1. Exchange of faculty and staff for teaching and / or research assignments.
- 2. Training of students in research.
- 3. Organization of symposia, workshops and conferences.
- 4. Collaborative research programs.
- 5. Exchange of scientific and technical information & expertise.
- 6. Making the infrastructure available for collaborative research programs.
- To design, develop and jointly offer short-term (6 months) certificate programs, PG diploma programs and elective courses in medical biotechnology areas for undergraduate and post graduate programs in various disciplines of biotechnology at GMERF.

The following are the terms of MOU:

- THE COLLEGE will recognize GMERF as an institution for conducting research relating to the course requirements of the UG and PG students.
- To explore the possibility and establish jointly a finishing school (industrial training school) in medical biotechnology at GMERF for undergraduate and post graduate students.
- All those who wish to register as Ph. D Scholars under the MoU must have admission at Osmania University. The research scholars must have two Supervisors, one each from GMERF and concerned Department at Osmania University.
- 4. The research scholars who would work at GMERF for Project/PhD thesis shall be governed by relevant rules and regulations of GMERF.
- The course work requirement for the Ph.D degree program should be completed at Osmania University. The GMERF scientists may be invited to deliver some lectures at the college.
- 6. The GMERF will provide the laboratory facilities for the Ph. D scholars admitted by THE COLLEGE under the MoU to carry mutually agreed upon research program. The number of such students will be based on GMERF's research agenda and availability of GMERF scientist's time to guide research scholars.
- The approved GMERF scientist will provide the research supervision. Any publication/s resulting from the thesis research must be processed jointly by the scientists at GMERF and THE COLLEGE.
- Whenever possible, GMERF and THE COLLEGE would encourage their scientists to deliver special lectures at each other's institutions.
- Both the institutions will exchange scientific and technological information of value for their respective research and training programs.
- 10. Collaborative research projects will be proposed jointly by the two institutes to various national and international funding agencies in the areas of mutual interest involved in the faculty of THE COLLEGE and scientist of GMERF as investigators.
- 11. Short term training course, workshops etc., to impart training in various latest technologies will be conducted jointly by the THE COLLEGE and GMERF making use of infrastructure and expertise available at the two institutes.

12. DISCLAIMER:

The parties do not intend this MoU to constitute, create, give effect to, or otherwise recognize a joint venture, agency, partnership, or formal business organization of any kind. Each party hereto shall act as an independent entity and neither shall act as an agent of either organization for other purposes.

13. NON-EXCLUSIVITY: The agreements reflected by the provisions of this MoU are non-exclusive in nature and both the parties can enter into cooperative arrangements with other parties to suit their organization needs.

- 14. **CONFIDENTIALITY:** The parties understand that in the course of their association, they shall have access to confidential information provided by the other party. Accordingly, the parties agree that such information shall be maintained in the strictest confidence and trust, except such information which is by nature, non confidential or which is the public domain or which the party comes to know about other than through violation of any law or legal obligation, provided that such party may be entitle to disclose such information if legally required to be disclosed to a competent authority. Failure to maintain confidentiality shall entitle the affected party to terminate the MoU.
- 15. All disputes, differences and questions of any nature which at any time arise between the parties to this agreement or their respective representatives and assigns or any of them out of the construction of or concerning anything contained in or arising out of this agreement or as to the rights, duties or liabilities under it of the parties to it respectively or their respective representatives shall referred to arbitration under the arbitration and conciliation Act, 1996 or any statutory amendments or re enhancement thereto. The Arbitration proceedings shall be held at Hyderabad, India.
- 16. Any party may by notice in writing to the other parties change the address and / or addresses to which such notices are to be delivered or made.
- 17. No amendment or modification of this agreement shall be valid unless the same is made in writing by all the parties or their authorized representatives and specifically stating the same to be an amendment of this agreement. The modifications / changes shall be effective from the date on which they are made or executed unless otherwise agreed to.

18. Court of jurisdiction for any dispute will be Hyderabad, India.

ARTICLE 1:

The output of these collaborative efforts may be used by either or both parties, with the recognition of each party's contribution.

The Principal, of THE COLLEGE and the Director, GMERF will be jointly responsible for working out operational details of the agreement between the two organizations and ensure proper and effective implementation of the MoU.

Both THE COLLEGE and GMERF may add, modify, amend or delete any part of this agreement by mutual consent and understanding of the signing authorities.

ARTICLE 2:

The agreement will be in effect initially for a period of5.... years from the date of signing this MoU by both the parties after which it may be reviewed for possible extension. Either party may terminate the agreement by written notification signed by the appropriate official of the institution initiating the notice. Such a notice must be received by the other party 90 (ninety) days period to the effective termination date. However, obligations and commitments already contracted for and involving third parties shall be honored and continued by both parties until such commitments are completed.

In witness whereof, the parties hereto caused this agreement to be executed as of the day, Month and the year indicated below.

Date:

Signatures:

Principal,

Bhavans Vivekananda College Of Science, Humanities and Commerce Sainikpuri, Secunderabad-94

PRINCIPAL Sharatiya Vidya Bhavan's Vivekanande Date:Clage of Science Humanities & Commerce SATNIKPURT, R.R. (DIST.) Pin - 500 094.

Director

Global Medical Education and Research Lakdikapul, Hyderabad-4

DIRECTOR Global Medical Education & Research Foundation Global Hospitals Lakdikapool, Hyderabad-500 004.



(Founded in 1938 by Kulapati Dr. K.M. Munshi)

BHAVAN'S VIVEKANANDA COLLEGE

of Science, Humanities & Commerce

AUTONOMOUS COLLEGE ACCREDITED WITH "A" GRADE BY NAAC SAINIKPURI, SECUNDERABAD - 500 094. Ph : 27111611, 27115878

Date: 18-6-2018

MEMORANDUM OF UNDERSTANDING

Between

BHAVAN'S VIVEKANANDA COLLEGE OF SCIENCE, HUMANITIES AND COMMERCE

And

S MUSHROOMS AGRITECH,

THIS MEMORANDUM OF UNDERSTANDING IS ENTERED ON THIS DAY OF 18th, JUNE 2018 BY AND BETWEEN

Bhavan's Vivekananda College of Science, Humanities and Commerce, an academic institute offering UG & PG courses, having it's contact address, Defense colony, Sainikpuri, Secunderabad, Telangana, India, here in after referred to as Bhavan's Vivekananda College of Science, Humanities and Commerce represented by its Principal, Prof. Y. Ashok, which expression shall include its successsors

And

S Mushrooms Agritech, Plot No- 32, Road No-3, ALEAP Industrial Estate, Gajularamaram Near Kukatpally, Pragathi Nagar - 500090, Hyderabad, Telangana, India represented by Dr.K.Prasuna, CEO.

ASHOK) PRINCIPAL

Bhavan's Vivekananda College of Science Humanities & Commerce Sainikpuri, R.R. (Dist.)



E SU SERVICE ACEUSED R. Prasure Proprietor

The college and S Mushrooms Agritech have found it mutually beneficial to explore activities for the benefit of the student. This MOU will establish academia and industrial parternership between S Mushrooms Agritech and BVC to promote excellence in the area of research, consultancy, extension, education and innovation.

The objective of MOU is to make the students more skillful and employable by providing

- Hands on training
- > Workshops
- Certification courses
- > Internships
- Project works
- Infrastructural facilities
- Value added courses

It is here by mutually agreed by both the parties as follows:

- Fee chargeable will be finalized with mutual consultation by both parties before commencement of any course.
- The infrastructural facilities of S Mushrooms Agritech could be extended to Bhavan's faculty and research scholars for research activity on chargeable basis.
- The faculty of Bhavan's could be a resource person for any collaborative work if required.
- Upon successful completion of the course / training, candidates would be offered a certificate by S Mushrooms Agritech.

The validity of MOU is till 2021, and can be withdrawn by the either of the parties with a notice of one month.

This MOU comes into existence on the 18th day and June month of 2018.

For

Bhavan's Vivekananda College PRINCIP Bhavan's Vivekananda College of Science Humanities & Commerce Signature Sainikpuri, R.R. (Dist.)

Witness

Dr-K-Amuradha Dr-K-Amuradha Head, Dept of Minowslysy



S Mushrooms Agritech

K. Prasung

Proprietor

Memorandum of Understanding September 2019

This MOU made and entered into by and between:

Bhavan's Vivekananda College of Science, Humanities & Commerce (BVC) (Autonomous College) a duly registered and existing College with postal address at Nirmal Nagar X Road, Nered net, Sainikpuri Post, Secunderabad, Telangana-500094 represented in this agreement by Principal of BVC, hereinafter referred to as the Academic partner.

Clinnovo Research labs Pvt ltd a duly registered and existing comp. ny with postal address at Plot No: 4, No:11/2, KhanaMet, Opp to ShilpaRamam, Hi-tech City, Hyderabad - 81, represented in this agreement by hereinafter referred to as Consulting company.

-and-

Whereas, both parties set forth the following agreement:

Judagt alalia Y. Medhine. 19/9/19

GENERAL PROVISIONS

1. Purpose

The purpose of this MOU is to set forth certain understandings of the parties in relation to the terms and conditions to be agreed between the two parties. The Parties recognize the benefits to be derived from increased collaboration, cooperation and interaction for the further promotion and understanding of partnerships in knowledge transfer, collaborative projects, workshops, conferences, placements and certification courses. The purpose of this MOU is to define the areas for fundamental, academic research in which the Parties desire to work together in the future for their mutual benefit to foster a collaborative framework between BVC and Clinnovo in the field with a view to benefiting from each other's initiatives and working procedures and to support collaboration among the researchers associated with both Parties.

2. Scope

This MOU is a general agreement between the two Parties which sets forth the intentions of the Parties for increased collaboration, cooperation and interaction and does not create any legally binding commitments. If the Parties later agree to undertake specific joint projects through collaboration and consultancy with legally binding obligations, they will develop separate written agreements for such projects on a case-to-case basis mentioning each Party's contributions, deliverables, budgets, terms and conditions which are mutually agreed upon.

3. Goal

This MOU will establish mutually beneficial links between Clinnovo and BVC. It will seek mutual advice and support in planning and executing programs, promote excellence in the areas of research, education and Innovation and encourage joint research activities and projects involving scientists, engineers and personnel from the user communities associated with each Party.

Janderft galen Y. Madhini 19/9/19

The possible areas for cooperation, collaboration and consultancy mutually agreed upon by the Parties are as follows:

- a. Workshops and conferences
- b. Collaborative Projects.
- c. New Product Development(NPD)
- d. Setting up of an incubator.
- e. Internships to the students.
- f. Certification courses (Value added courses)

3.1 As stated above, any specific joint projects with legally binding obligations will be set forth in separate written agreements.

3.2 Treatment of intellectual property rights developed through collaborations under this MOU will be determined between the Parties through mutual consultation and separate written agreements on a case-by-case basis

4. Confidentiality

The Parties agree that there is no intention to share any confidential or proprietary information in any collaboration under this MOU. If either Party wishes to disclose information it considers to be confidential or proprietary to the other Party, the disclosing Party must seek approval of the other Party before the disclosure. It is to be understood and agreed that no such confidential information will be exchanged or disseminated under any collaboration pursuant to this MOU.

5. Duration

This MOU scall be effective for a period of one (1) year from the date of final signature. It may be modified or extended by mutual written agreement by the Parties.

6. Termination

This MOU may be terminated or cancelled by either Party with an advance written notice of one month without assigning any reasons.

Y. Maleria (a) alla

7. Settlement of disputes

All claims and complaints relative to both Parties shall be settled in accordance with the policy, rules and regulations of both the organizations.

IN WITNESS WHEREOF, we have hereunto set our hands this 19th day of SEPTEMBER at HYDERABAD

FOR AND ON BEHALF OF THE ACADEMIC PARTNER

Prof.Y.Ashok Principal Bhavan's Vivekananda College Of Science, Humanities and Commerce Nirmal Nagar X Road, Neredmet, Sainikpuri Post, Secunderabad, Telangana 500094.

FOR AND ON BEHALF OF THE CONSULTING COMPANY

Surendra N Reddy C Head of Operations & CEO Clinnovo Research Labs Pvt.Ltd Hi-tech City, Hyderabad.







CarpeDiem & Makeintern.com

(Workshop Partner CarpeDiem IIMC) | (Internship Provider across India)

🖬 facebook.com/makeinterns 🆤 twitter.com/makeinterns 🧼 enquiry@makeintern.com 🔘 www.makeintern.com 🕸011-45544188

Memorandum of Understanding

Between

Makeintern.com and Bhavan's Vivekananda College

Zonal Center Confirmation

This is to certify that Bhavan's Vivekananda College has been selected as a zonal center for Training camp in June 2017. We are confirming your college will be Zonal Centre for Carpe-Diem (IIM Calcutta) in Hyderabad.

On behalf of Carpe-Diem and Makeintern you can do marketing and promotional activities in your vicinity .You can also welcome other colleges for participation in your campus.

This is to bring under your kind Notice that you will not be facing any issue with IIMC in this regards.

Ref_MI_Carpe_015_Hyderabad Date _June 2017 E-Business/Entrepreneurship/Personal Branding

This is a confirmation that your college will be the Zonal Centre for summer Training as mentioned above.

Director

Makeintern

Ms. Priyanka

Overall coordinator Carpe-Diem IIMC

(Ann an

www.makeintern.com

Makeintern

enquiry@makeintern.com



Memorandum of Understanding

Between

Bhavans Vivekananda College Sainikpuri, Secunderabad

and

M/s nmore, Malkajgiri, Hyderabad



47-B, Road # 1, Dhanalaxmi Colony, Mahendra Hills, Secunderabad – 500026 www.nmore.co.in +91 40 27730039 info@nmore.co.in

,11102

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Memorandum of Understanding

This MoU is to formalize terms of association between *M/s nmore*, a strategic advising firm providing Corporate consultancy & Academic Training services in research & analytics in India and abroad (henceforth referred to as nmore) with offices at the address given in the footer andBhavan's Vivekananda College of Science, Humanities and Commerce, (hereinafter referred to as BVC) having its Registered Premises at Sainikpuri, Secunderabad -94

1. Background

nmore has been associated with BVC for the past many years and partners at nmore have been engaged in conducting guest lectures as well as courses as and when mutually convenient. Partners at nmore are also involved in the academic council. Since the association is mutually beneficial and since both parties foresee scope for greater interaction, it is proposed to formalize this arrangement by entering into a MoU.

2. Objectives

Researchers and educators at nmore and BVC respectivelywish to cooperate and collaborate with the objective of sharing knowledge and experience. This may be achieved through various means including and not limited to

- i) Conducting workshops, certification courses and guest lectures for students in Nmore's areas of expertise
- ii) Providing end to end guidance to students for carrying out project work
- iii) Facilitating internship opportunities for students
- iv) Collaborating with faculty for research and writing papers
- v) Any other activities with mutual discussion. An illustrative list of possible activities is attached as Annexure 1.

3. Remuneration

Wherever any remuneration is to be paid for any activities undertaken, the same will be decided and finalized through mutual consultation by both parties based on the nature and scope of activity planned to be undertaken. The remuneration will be decided before commencement of the activity and will be paid on successful completion of the activity.

4. Certification

In case of certification courses, the certificate shall be provided by nmore to students in the 90percentile bracket or as decided by nmore through an evaluation process. The evaluation process will be decided by nmore. No certificate of participation is issued.

5. Expectations from BVC

As per requirement of the activity to be undertaken and as per policy of BVC, authorize students to utilize available resources such as

- i. Premises
- ii. Computers & Printers
- iii. LCD Projector, Internet, Wi-Fi etc., with access to online communication & social networking sites
- iv. Library resources, including Databases



v. And other such facilities as may be required from time to time and based on the requirement of the activity to be undertaken.

6. Schedule of activities

As far as possible the activities to be undertaken may be identified at the beginning of the academic year or semester/trimester.

- 7. Outcomes expected
- i) Bridge the academia-industry expectation gap
- ii) Build BVC's reputation in the industry by guiding students to work on real applications and generating quality reports either through internships or through live projects.
- iii) Produce high quality papers backed by empirical data in collaboration with faculty.
- iv) Improve placement prospects of students by providing certificates to deserving students which in turn should attract better talent to BVC in future.
- 8. Duration of the MoU

This Agreement shall be valid for a period of one year from the 1st June 2017 to 31st May 2018.

Upon expiry the Agreement shall stand terminated without any notice by either party. However, the parties shall be entitled to renew this Agreement before its expiry through a written instrument signed by both parties, on mutually agreeable terms

9. Termination of MoU

We work in a highly ethical, integrity oriented and value based environment. Any breach of this trust may result in review of this MoU. BVC also reserves the right to terminate this MoU if they find the services of Nmore wanting.

In consent of these terms, the parties affix their signatures here below:



Signature with seal Uday Bhate – Founder & Partner M/s Nmore Secunderabad Date:

Signature with Seal

Prof Y Ashok Principal BVC Bhavan's Vivekananda College Sainikpuri, Secunderabad Date:

(Dr. Y. ASHOK) PRINCIPAL Bhavan's Vivekananda College of Science Humanities & Commerce Sainikpuri, R.R. (Dist.)

4



Value added workshop on Business Analytics (20 sessions, 30 hours)

Day wise schedule:

Date	Session No.	Topics covered	Hours
21-07-2017	1	Introduction & Overview	4.5
22-07-2017	2&3	Data Scraping & Data Cleaning	
28-07-2017	4	First Level Techniques – Frequencies & Xtabs	
29-07-2017	5	Data based stories	3
04-08-2017			
05-08-2017	6 & 7	Hierarchical Clustering	
11-08-2017			
12-08-2017	8&9	Multidimensional scaling - Overall similarity	
18-08-2017	10	Multidimensional scaling - Attribute based	
19-08-2017			
26-08-2017	11 & 12	Factor Analysis	
01-09-2017			
02-09-2017	13 & 14	Discriminant Analysis	
08-09-2017			
09-09-2017	15 & 16	Cluster Analysis - K means	
15-09-2017			
16-09-2017	17, 18 & 19	Data visualization - Tableau	4.5
22-09-2017			
23-09-2017	20	Certification Exam	3.0





Annexure 1

Activity	Description	Period
1	Data Analytics workshops (SPSS & R)	
2	Live projects	
3	Guest lectures as part of MR/Finance courses	
4	Spatial data analytics workshop (R & Google)	
5	Papers in collaboration with faculty	
6	Assistance to faculty pursuing PhD in questionnaire formulation & data analysis for thesis	
7	Base survey for longitudinal project to be updated periodically	
8	Workshop for industry	
9	Workshop for faculty	
10	Data Visualization workshop - Tableau	
11	Any other activities such as online games, simulations etc meant to enhance analytical skills	







Confederation of Indian Industry

Memorandum of Understanding

This memorandum of understanding is made and entered into on the (date) <u><u>A</u>/10/11</u> between Young Indians (hereinafter referred as Yi) and (name of the institution in full) (hereinafter referred to as <u>Chauga</u>).

Whereas

Blarans Virekananda Cellese is an educational institution founded by the Hom Kulapathi Munshiji focuses primarily on <u>Science humanitics limma</u>ffiliated to <u>Elmania</u> University

And Whereas

Young Indians (Yi) is an integral part of the Confederation of Indian Industry (CII) formed with an objective of creating a platform for Young Indian's to realize the dream of a developed nation. It has over 2000 direct members in 37 city chapters, and indirect membership of 10500 through its Yuva. "To become the Voice of Young Indian's Globally" being the vision of Yi, it reaches out to the global Indians wherever they are to make them an integral part of the Indian Growth Story.

And Whereas

The Yi Yuva platform is one of the most active focus areas within Young Indians by which Yi members engage students from across the country in various initiatives that the students conceptualize, plan and execute. The objective is to create a bridge, a platform for the students to work in cross functional teams with a broad objective of enhancing their leadership skills and giving back to the nation. In the process, the students work in leadership roles while operationalizing projects that are based on self-development, skill building, community service and nation building.

It is hereby mutually agreed to by both parties as follows

In tune with the Yuva vision to influence inspire and motivate millions of students across the country, Yi will work with <u>Blavans Vive kanande (allege</u> (institution's name) by forming a Yi Yuva.

Through the Yi Yuva, Yi intends to provide an opportunity to start thinking and work for India, Sowing the seeds of thinking about India and its growth at schools and colleges, an invaluable motivation for young minds to see how other young achievers are making a difference, bridging potential with achievement, a unique networking opportunity with peers across the country, developing leaders for tomorrow, an experience on leadership and team building and an opportunity to volunteer / participate in Yi events at the chapter and national level.

The role of the institution would be to enroll a minimum of 50 students at the beginning of the year and increase the same substantially to 100 through the years that follow; that their contact details will be given on the day of their sign-up; that it undertakes to follow the charter (attached), that it will depute a teacher coordinator for the Yi Yuva whose role has been defined in the charter, that the students will be given the motivation and opportunities to engage in activities and initiatives that they conceptualize, that these students are to make reports regularly on their activities to the Yi Executive Member regularly (also mentioned in the annexure) and that the students will be allowed to participate in the Yi National & Chapter events in other cities like the summit (finer details to be worked in coherence with the institution's policies)

The role of Yi will be to nominate a member from within its membership (called as Yuva Mentor) who will be a mentor to the Yuva .

1-11-252/9, Plot No.7, Regal House, Motilal Nehru Nagar, Begumpet, Hyderabad - 500 016.

Ph : 040-27765965 (D) 27765964 / 66 / 67 (Board), Fax : 040 27766116 Email: yihyderabad@cil.in Website: www.youngindians.net

Ahmedabad | Bengaluru | Bhopal | Bhubaneswar | Chandigarh | Chennai | Coimbatore | Erode | Gangtok | Goa | Guwahati | Hyderabad Indore | Jaipur | Jharkhand | Kochi | Kolkata | Lucknow | Ludhiana | Madural | Meghalaya | Mumbai | Mysuru | Nagaland | New Delhi Patna | Pune | Baipur | Salem | Siliguri | Solan | Srinagar | Trichy | Trivandrum | Vadodara | Vijayawada | Visakhapatnam



Termination:

CIII Confederation of Indian Industry

Yi may terminate this MoU forthwith in the event of any breach of the terms mentioned in this MoU or in the attachments. This termination will be on mutual basis by either party giving the other a prior written notice of one month in writing.

Miscellaneous:

Total + 82

Both parties hereby agree that the terms and conditions for the above individual activities shall be mutually agreed and reviewed and updated from time to time.

This Agreement will be in force for an initial period of one year and may be extended for further periods before the expiry of this Agreement.

This agreement shall become effective from today, the upon signing of this agreement. Humanities itence. ,072 Mounica Yuva Chair Yuva Mentor 0 Institute Yi (Executive Member) 80

1-11-252/9, Plot No.7, Regal House, Motilal Nehru Nagar, Begumpet, Hyderabad - 500 016. Ph : 040-27765965 (D) 27765964 / 66 / 67 (Board), Fax : 040 27766116 Email: yihyderabad@cii.in Website: www.youngindians.net





Memorandum of Understanding

Between

Makeintern.com And Bhavan's Vivekananda College of Science, Humanities & Commerce

Zonal Center Confirmation

This is to certify that **Bhavan's Vivekananda College of Science**, **Humanities & Commerce** has been selected as a zonal center for Training camp in July 2016. We are confirming your college will be Zonal Center for IIM Calcutta Carpe-Diem **Secunderabad**. On behalf of Carpe-Diem and makeintern you can do marketing and promotional activities in vicinity .You can also welcome other colleges for participation in your campus.

This is to bring under your kind Notice that you will not be facing any issue with IIMC in this regards.

Ref_MI Carpe 011_Secunderabad Date July 2016 E-business

This is a confirmation that your college will be the Zonal Center for summer Training as mentioned above.

Director

Makeintern

Director Mr Salman Faizi

Overall coordinator Carpe-Diem IIMC

Galmar

Andres

www.makeintern.com

Makeintern

enquiry@makeintern.com



Frnst & Young LLP Oval Office, 18, iLabs Centre Fax: +91 40 6736 2200 Hitech City, Madhapur Hyderabad-500 081 India

Tel: +91 40 6736 2000 ey.com



SCHOLARSHIP AGREEMENT

This agreement is made on this 11 day of August, 2014 at Secunderabad BY AND BETWEEN Bhavan's Vivekananda College of Science, Humanities and Commerce, a trust established under the Bombay Public Trust Act. 1950 having its principal office at Sainikpuri, Secunderabad.

AND

Ernst & Young LLP, a limited liability partnership incorporated under the provisions of the Limited Liability Partnership Act, 2008 having its registered office at 22, Camac Street, Block 'C', 3rd Floor, Kolkata - 700016, West Bengal, India (hereinafter referred to as "EY").

Both College and EY may hereinafter be referred individually as "Party" and collectively as "Parties" as the context may so require.

WHEREAS:

- A. EY with a view to encourage goods students and popularise the EY Brand by creating visibility among students wishes to support the skills development of a student of Commerce and Humanities stream of the College by providing him/her scholarship amount of Rs. 1,00,000/- and an opportunity to intern at EY for a period of 2 months (hereinafter referred as "EY Scholarship"). This would encourage deserving students understand EY values, work culture and make them understand why EY is one of the top most professional service provider in India.
- Β. College has represented to EY that it will encourage its students to apply for EY Scholarship.
- C. The Parties are desirous of reducing, in writing, mutually agreeable terms and conditions of their understanding in this Agreement.

NOW IT IS HEREBY AGREED AS FOLLOWS:

- 1. Term and Validity
 - This Agreement shall come into effect on the day it is signed by both Parties 1.1 and shall be valid for a period of 3 year, and may be extended for additional terms of two years each upon mutual consent in writing by both Parties prior to termination of this Agreement or the extended terms.
 - 1.2 The EY Scholarship will be awarded to only one student per annum from the College.
- Selection Process 2.
 - 2.1 Business Case Submission - All the students who will apply for the EY Scholarship will be required to submit a business case for their entrepreneurial idea in a format provided by EY.

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- 2.2 College shall appoint a member of the Commerce or Humanities Faculty and a student member within the second year of the Commerce or Humanities stream who, together, shall serve as the "College Coordinators" of this program from the College.
- 2.3 EY will share with the College Coordinators the time allowed for submission of the business case and the means of submitting the same to EY.
- 2.4 Each student will be required to submit the completed business case by the stated due date using the method prescribed by EY and shared with the College Coordinators.
- 2.5 <u>Shortlisting Round</u> The Evaluation committee of EY will short-list 5 students for the final round of the personal interview.
- 2.6 <u>Final Selection Round</u> Each short-listed student will be required to present their business case through a presentation to the selection panel comprising of EY representatives and two College professors.
- 2.7 Only one student will be selected from the pool of short-listed candidates in the Final Selection Round in a year and will receive the scholarship amount of Rs. 1,00,000/- (Rupees One Lac only) and internship with EY for a period of 2 months (hereinafter referred as the "EY Scholar").
- 2.8 Winning certificate will be provided to the EY Scholar at the end of the Final Selection Round.
- 2.9 The decision of EY for selection of EY Scholar shall be final and binding on the Parties, and the College or the College students shall not make a claim against the decision.
- 3. College Responsibilities
 - 3.1 College will ensure students applying for the EY Scholarship do not have any disciplinary proceedings initiated against them and who bear good moral character.
 - **3.2** College will give wide publicity to EY Scholarship program within the College campus.
 - **3.3** College will provide adequate space or logistics support in their campus, as and when required for the purpose of introducing the program, enrolling participating and final selection of a student for Scholarship.
 - **3.4** College will organize an event and invite all students of the Second Year program in Humanities and Commerce stream to attend a one hour introductory talk on the scholarship program and selection process.
 - 3.5 College will organize the event and shall invite all students of the College to be spectators of Final Selection Round.
 - 3.6 College will support EY in organizing student engagement activities, such as quiz, contests, or other interactive sessions with the audience on the day of the Final Selection Round.





- 4. EY Responsibilities
 - 4.1 EY will provide the Scholarship Student with an opportunity to intern at an EY firm in India, as per the terms and conditions set by EY.
 - 4.2 EY will pay the agreed scholarship amount to Scholarship Student upon being selected as the successful candidate after due selection process as mentioned in Clause 2 above.
 - 4.3 EY will conduct student engagement activities on the day of the event, eg. EY quiz and Facebook contest
 - 4.4 EY will showcase winner, college and the event on its Career page on Facebook.
- 5. Payment Terms
 - 5.1 Cheque of Rs 1,00,000/- will be given to the winner within one month of announcement (subject to receiving all the necessary documents including PAN card, bank account details, email id, and address from the winner required for preparation of the cheque)
 - 5.2 The above payment would be subject to withholding tax as per provisions of section 194C of the Income Tax Act, 1962 since this payment is being made for encouraging goods students, popularising EY Brand and creating visibility among students.
- 6. Confidentiality

The Parties hereby agree that all information received by the Parties in the course of this Agreement will be kept in strict confidence and used only for the purposes of this Agreement. Such information shall not be disclosed, even after expiry or earlier termination of this Agreement, to any third party without the prior consent of the Party to which it relates, except to comply with legal or regulatory obligations of the disclosing party.

- 7. Amendment
 - 7.1 No modification or amendment of any term or condition of this Agreement shall be effective unless mutually agreed upon in writing by both Parties.
- 8. Anti-Bribery, Corruption and Money-laundering
 - 8.1 In the performance of the responsibilities under this Agreement, the College and its shareholders, affiliates, officers, directors and employees and College's agents acting for the College in connection with this Agreement including any business partners, if any, shall comply fully with all applicable anti-corruption, anti-bribery and anti-money laundering laws including without limitation the Indian Prevention of Corruption Act, 1988, the UK Bribery Act, 2010, the U.S. Foreign Corrupt Practices Act, 1997, and the Indian Prevention of Moneylaundering Act, 2002, and any laws intended to implement the OECD





Convention on Combating Bribery of Foreign Public Officials in International Business Transaction, and shall refrain from doing any such act, deed or thing that may cause EY to be in violation of such laws (hereinafter referred as "Anti-Corruption Laws").

- 8.2 In the performance of the proposed responsibilities, the College shall also comply with all applicable laws including without limitation enactments, orders, ordinances, rules, regulations, resolutions, and guidelines as promulgated from time to time and having the force of law (hereinafter referred to as "Applicable Laws").
- 8.3 Without prejudice to the generality of the preceding clause 8.1, the College shall not offer, give, receive or solicit (and, if an entity, shall cause its personnel not to offer, give, receive or solicit), directly or indirectly, money or anything of value to or from:
 - 8.3.1 any third party to influence their actions or functions improperly or to otherwise gain an unfair advantage;
 - 8.3.2 any of EY's employees, managers, partners or other personnel in connection with the performance of the Services to influence their actions or functions improperly or to otherwise gain an unfair advantage;
 - 8.3.3 any Government Official. "Government Official" means any Indian or foreign government official or employee (including employees of a government corporation or public international organization), any political party, candidate for public office, judicial officer and any Indian public servant (as defined in the Prevention of Corruption Act, 1988).

None of the fees paid pursuant to this Agreement will be paid, directly or indirectly, to any of the EY's employees, managers, partners or other personnel or a Government Official.

- 8.4 College agrees that EY may disclose the terms of this Agreement, including the College's identity and the payment terms, to any third party who, in the EY's judgment, has a legitimate need to know, including Government agencies.
- 9. Indemnity
 - 9.1 To the fullest extent permitted by applicable law and professional regulations, College shall indemnify EY, the other EY Firms and the EY Persons against all losses, damages and claims by third parties or its students against EY under this Agreement.

10. Liability

10.1 The aggregate liability of EY under this agreement, or otherwise in connection with the obligations to be performed hereunder, shall in no event exceed the total scholarship amount payable by EY under this Agreement during a year.





- 11. Termination
 - 11.1 Either Party shall be entitled to terminate this Agreement without assigning any reason by giving 30 days prior written notice to the other Party.
 - 11.2 EY may terminate this Agreement, immediately upon written notice to the College in the event EY determines that College is in breach of the terms of this Agreement.

12. Severability

- 12.1 The validity of this Agreement shall not be affected should one or more of its terms or conditions be or become legally invalid so long as such term or condition is severable from and not fundamental to the obligations of either Party to this Agreement. In such case, the Parties shall negotiate in good faith to replace the invalid provision(s) with a legally valid and enforceable provision(s) which serves the same purpose or the purpose closest to the invalid or unenforceable provision(s) to the greatest extent possible.
- 13. Assignment
 - 13.1 College shall not be allowed to transfer, assign, pledge or subcontract its rights and liabilities under this Agreement to any other agency or organization by whatever name be called without the prior written consent of EY.

14. Force Majeure

14.1 All contractual obligations of either Party will be suspended for so long as and only to the extent that fulfillment of obligations and performance of services is prevented by reason of Force Majeure like strike, flood, war, civil commotion, lockout or an act of God, provided always that such reason of Force Majeure is beyond the reasonable control of the Parties. The affected Party shall promptly notify the other and shall consult together to find out mutually acceptable solution.

15. Notices

15.1 Any notice required or permitted to be given hereunder shall be in writing and sent by prepaid registered mail or by a courier service, in the manner as elected by the Party giving such notice to the following addresses:

Το ΕΥ	To College
[Golf View Corporate Tower B, Sector 42, Sector Road, Gurgaon , Haryana 122002]	Bhavan's Vivekananda College of Science, Humanities and Commerce Sainikpuri, Secunderabad - 500094
Attention: Sulbha Rai	Attention: Prof.Y.Ashok, Principal





All notices shall be deemed to have been validly given on the business date of receipt of the courier or registered mail.

- 15.2 Either Party may, from time to time, change its address or representative for receipt of notices provided for in this Agreement by giving to the other Party not less than thirty (30) days prior written notice.
- 16. Relationship Of Parties
 - 16.1 Nothing contained herein shall be deemed to create any partnership, joint venture, or relationship of principal and agent between EY and the College or any of their affiliates or subsidiaries, or to provide either EY or College with any right, power or authority, whether express or implied, to create any such duty or obligation on behalf of the other. Nothing contained herein shall be construed in a manner that prevents EY from entering into similar agreements with other service providers.
- 17. Independence
 - 17.1 College represents and warrants that as of the date of this Agreement and throughout its duration:
 - 17.1.1 College (and, if an entity, its directors, executive officers and substantial equity owners) are not director(s), executive officer(s) or substantial equity owner(s) in any audit client of any entity in the global network of Ernst & Young firms;
 - 17.1.2 the amount College expects to earn under this Agreement shall not exceed 10% of its total annual revenues; and
 - 17.1.3 College is in compliance will all laws and regulations applicable to its functioning.
- **18.** Governing Law and Jurisdiction
 - 18.1 This Agreement shall be governed by and construed in accordance with the laws of India.
 - 18.2 Any dispute arising out of this Agreement shall be subject to the exclusive jurisdiction of the Indian courts.
- 19. Miscellaneous
 - 19.1 This Agreement supersedes any and all prior agreements either oral or in writing among the Parties in respect of the subject matter thereof.
 - **19.2** Each Party shall bear its own cost and expenses incurred by it in connection with the execution of and completion of this Agreement.
 - **19.3** This Agreement may be executed in any number of counterparts, all of which together shall constitute a single instrument.





IN WITNESS WHEREOF, the Parties to this Agreement have signed and executed this Agreement on the date and day first above written in the presence of their respective witnesses.

FOR AND ON BEHALF OF

FOR AND ON BEHALF OF

[EYLLP]

Bhavan's Vivekananda College of Science, Humanities and Commerce

Sandeep Kohli **National Director** Human Resources Management

PRINCIPAL Bhavan's Vivekananda College of Science

Humanities & Commerce Prof. YSAshokri, R.R. (Dist.) Principal

Name: CHARU SRIVASCAVA

Signature: Leema Ghosh Name: SEEMA GHOSH Witness: