



* G.S.B.T. *

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY

Approved by A.I.C.T.E. New Delhi & Affiliated to Anna University, Chennai

NAAC Accredited Institution | An ISO 9001:2015 Certified Institution

Recognized by UGC u/s 2(f) & 12(B) of the UGC Act

80 Feet Road, Edapalayam, Redhills, Chennai - 600 052.

3.5.2 - Number of functional MoUs with institutions, other universities, industries, corporate houses etc. during the year



PRASHANTH SUPERSPECIALITY HOSPITALS

MEMORANDUM OF UNDERSTANDING

Memorandum of Understanding is made this on 15th November 2022 at Chennai, Tamil Nadu

BETWEEN

M/s. Prashanth Fertility Research Centre Private Limited, a HOSPITAL having its place of function and registered office at No 77, Harrington Road, Chetpet, Chennai – 600 031 and its branches at No 36 & 36A, Velachery Main Road, Velachery, Chennai – 600 042, and No-1354, 1A & 1B, Block – No-45, 100 Feet Road, Madhavaram, Chennai – 600099 Hereinafter referred to as “Prashanth Hospitals”, which expression, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns of “Prashanth Hospitals”

AND

Gojan School Of Business And Technology, having its offices at, No 80, Feet Road Edapalayam, Redhills, chennai - 600052 engaged in Educational Institutional, hereafter referred to as “Gojan School Of Business And Technology” which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its assessors and assigns of “Gojan School Of Business And Technology”.

Whereas, Gojan School Of Business And Technology and Prashanth Hospitals had mutually agreed for the purpose of Operation & Maintenance of Health Checkups, Outpatient & Inpatient facilities for their clients

Prashanth Hospitals have agreed to provide Operation & Maintenance of Health Checkups, Outpatient & Inpatient facilities for Gojan School Of Business And Technology Employees visiting the Hospital at the below mentioned addresses

<u>Prashanth Multispeciality Hospital</u>	<u>Prashanth Super Speciality Hospital</u>	<u>Prashanth Super Speciality Hospital</u>
No 76 & 77 Harrington Road Chetpet, (Near) Madras Christian School, Chennai – 600 031	No 36 & 36A Velachery Main Road Velachery, (Near) Velachery Bus stand, Chennai – 600 042	No 1354, 1A & 1B, Block – No-45, 100 Feet Road, Madhavaram, Chennai – 600099

Page 1 of 3



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R. N. N. N.



A Unit of PRASHANTH FERTILITY RESEARCH CENTRE PVT

Old Survey No 1354 Re-Survey Nos 1354/1A & 1354/1B TS Nos 1/4 &
Block No 45, Jawaharlal Nehru Road (200 ft Inner Ring Road) Kolathur Chennai - 600 099

☎ 044-2557 7777 ☎ info@prashanthhospitals.com ☎ www.prashanthhospitals.com



PRASHANTH SUPERSPECIALITY HOSPITALS

Both the parties do hereby agree as follows

This MOU is valid for 2 (Two) years from 18.11.2022 to 17.11.2024

- 1 As a Privileged member **Gojan School Of Business And Technology** employees can avail the following benefits at Prashanth Hospitals by displaying their ID or letter from concerned authority
 - In Patient 10% discount (Excluding cost of medicines, implants, consumables)
 - IP discount is not applicable during health insurance covering treatment expenses of the clients
 - During outpatient treatment 15% discount will be given on blood investigations and 10% discount on CT & MRI except Contrast, consultations & pharmacy medicines
 - Prashanth Hospitals will conduct camps and health talks for the clients on mutually agreed date and time by both the management.
 - Prashanth Hospitals will provide three health check-up camps and three health awareness talk for free of cost in a year and also conducts paid camps as many as the corporate requirements
- 3 In case of emergency/ accident/ serious illness, the employees can be admitted in the hospital on producing his / her identity card and the payment is done by the employees / insurance companies as default -in case there is specific letter from the concerned authority, instructing Prashanth Hospitals regarding mode of payment. Payment will be settling by the company before discharge of the patient
- 4 Hospital will ensure COVID admission depend on the availability of bed/ICU/ventilator facilities
- 5 However Prashanth Hospital will give high priority for the employees of **Gojan School Of Business And Technology**.
- 6 **Gojan School Of Business And Technology** Employees and their dependents, the hospital final bills like Outpatient, Inpatient, Health checkups, Emergency treatments, will be paid by employee In case of direct cash payment for treatments from **Gojan School Of Business And Technology**, Prashanth Hospitals will submit the hospital bill within 7 days attested by the hospital authority **Gojan School Of Business And Technology** will make the payment by ECS/ Cheque within 15 days
- 7 Treatment to a family member if any will be strictly on the reference letter from the concerned authority on information from the HR through mail or phone



A Unit of PRASHANTH FERTILITY RESEARCH CENTRE PVT LTD.

Old Survey No 1354 Re-Survey Nos 1354/1A & 1354/1B TS Nos 1/4 & 1/5

Block No 45 Jawaharlal Nehru Road (200 ft Inner Ring Road) Kolathur Chennai - 600 049

044-2557 7777 ● info@prashanthhospitals.com ● www.prashanthhospitals.com





GOVERNING LAW, DISPUTE RESOLUTION & JURISDICTION

- a. This Agreement shall be governed by the Laws of India.
- b. The agreement may be terminated by any of the parties by giving one month prior written notice to the other party.
- c. In the event that the representatives of each Party fail to resolve the dispute, either Party shall be free to approach the Courts for resolution of the dispute
- d. The Courts of Chennai, Tamil Nadu shall have exclusive jurisdiction over any disputes arising out of this Agreement

The parties have caused this MOU to be executed by their respective duly authorized representatives

Dr. Prashanth Krishna
Managing Director
For Prashanth Fertility Research
Centre Pvt. Ltd.
Technology.

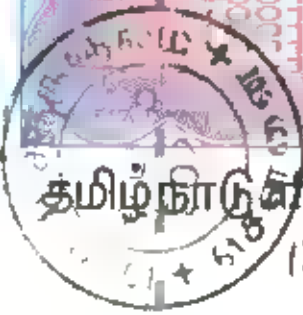
Authorized Signatory



For and Behalf of
Gojan School Of Business And

Authorized Signatory





TAMILNADU
 14/07/2022 Gojan School of Business CS 306922
 And Technology, Ch-5201 T. Rajad
 இயல்புநீட்சிச் சான்றிதழ்
 முத்திரை
 உரிமை எண் : 220/சு 7197
 3/1, காமராசர் சாலை,
 சென்னை - 600 036

Memorandum of Understanding (MoU)

Between

**MIT SQUARE GROUP OF COMPANIES
 UNITED KINGDOM**

And

**GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
 INDIA**

For MIT SQUARE
 Director



PREAMBLE

This agreement is made on October 19, 2022 between.

MIT Square Group of Companies (consists of MIT Square, India & London) (hereinafter called MIT Square) headquartered/registered at 20, Halcyon Villas, Banjara Layout, Horamavu, Bangalore - 560043, Karnataka, India; 160 Kemp House, City Road, London, Great Britain, UK - EC1V 2NX and Gojan School of Business and Technology (hereinafter called Institution), located at Tamilnadu, India.

The objective of this Memorandum of Understanding is:

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

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

NOW THIS MEMORANDUM OF UNDERSTANDING WITNESSETH AS FOLLOWS:

1: SCOPE OF COLLABORATION

Areas of collaboration may be proposed by either institution and/or may include, but are not limited to:

1.1 Techno Portfolio

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

MIT SQUARE

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- Internships (in India & Abroad);
- Placementships (in India & Abroad);
- Scholarships and Fellowships (in India & Abroad);
- Abroad Studies;
- Foreign Languages Support;
- Sharing or creation of educational materials and resources;
- Expanding your current CoE Labs (detailed in section 1.6);
- Bringing more colleges and corporates for getting trained in the CoE/CoI (detailed in section 1.6);

1.2 Abroad Portfolio

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

1.3 Startup Portfolio (Incubation & Innovation)

- Incubation Support,
- Innovation Support;
- Investment and Funding Support;
- Entrepreneurship Activities;
- Research & Development Activities,
- Disruptive Technologies, Immersive Technologies & Assistive Technologies;
- Center of Excellence (CoE) / Center of Innovation (CoI) / Center of Entrepreneurship,
- Ideation-to-PoC;
- Prototype-to-Product,
- Rapid Prototyping,
- End-to-End Product Development,
- Writing joint proposals for acquiring fundings/grants from various Government and Private agencies;
- Writing joint Research Publications (conferences/journals papers);
- Representing as a team for International Consortiums/Conferences;
- Filing Intellectual Property Rights for novel and innovative projects (patents, trademarks, copyrights, designs);
- Institution and Industry connects;
- International Trade and Commerce;

1.4 Enlivening Portfolio

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

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1.5 Specific Training Programs:

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

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

- Research & Innovation;
- Internet of Things (IoT),
- Artificial Intelligence;
- Blockchain;
- Cybersecurity;
- Robotics,
- Electric Vehicles,
- Management,

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

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

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

2: DURATION AND EVALUATION

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

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

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


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3: EQUALITY, DIVERSITY & INCLUSION

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

4: COMPLIANCE WITH LAW

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

5: FORCE MAJEURE

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

6: SERVICES

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

7: USE OF NAME

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

8: CONFIDENTIAL INFORMATION AND INTELLECTUAL PROPERTY

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

MIT SQUARE

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

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

9: INDEPENDENT CONTRACTORS

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

10: SEVERABILITY

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

11: WAIVER

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

12: ASSIGNMENT

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

13: GOVERNING LAW

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

14: DISPUTE RESOLUTION

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

F


MIT SQUARE
Director

d.


GSBT 15/10/20



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

15: ENTIRE MoU

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

16: NOTICES

Any consent, waiver, notice, demand, request or other instrument required or permitted to be given under this Agreement or any related agreements shall be in writing and shall be delivered by hand or sent prepaid telex, cable or facsimile transmission, or sent, postage prepaid, by registered, certified or express mail or reputable overnight courier service and shall be deemed given when so delivered by hand, telexed, cabled or transmitted, or if mailed, five (5) days after the notice is delivered to the courier service, addressed to the addresses set forth herein, or to such other address as may later be specified in writing by either party.

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

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

MIT SQUARE GROUP OF COMPANIES	GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
Date: <i>h. B. L</i> <i>19/10/2022</i>	Date: <i>19/10/22</i>
Name Ms. Bhuvaneshwari Loganathan	Name: Dr Arunsankar G
Designation. Co-founder & Director MIT Square, India	Designation: Director - Academic Affairs
Signature:	Signature: <i>[Signature]</i> <i>19/10/22</i>

MoU is initiated by

Mr Bahuruteen Ali Ahamdu H

h. B. L
MIT SQUARE

[Signature]
GSBT *19/10/22*
SCHOOL OF BUSINESS AND TECHNOLOGY
REDHILLS,
CHENNAI 52

भारतीय गैर न्यायिक

बीस रुपये

रु.20



Rs.20

TWENTY
RUPEES

INDIA NON JUDICIAL

கேரளம் தமிழ்நாடு தமில்நாடு TAMIL NADU

18-08-2022. Trinity SKILLWORKS PVT LTD

99AB 109788

IA S VA LUNDARAM

STAMP VENDOR

12/11/96 Dt 30/9/97

Porur, Ch-116

Memorandum of Understanding

Parties:

- Gojan School of Business and Technology (Affiliated to Anna University)
Address: 80 Feet Road, Edapalayam, Redhills, Chennai -600 052. (Hereinafter referred to as the Institute)
- Trinity SkillWorks Private Limited (hereinafter referred to as SkillActz)
Address: B-Hub, Mar Ivanios Vidya Nagar, Nalanchira, Trivandrum, Kerala - 695015

2. **Effective Date:** 19 August 2022

3. Background:

- The institute being a reputed Gojan School of Business and Technology (Affiliated to Anna University)
- Trinity SkillWorks Private Limited being the promoter of SkillActz, the fresher hiring platform for leading companies
- Based on mutual discussions, both parties are interested in entering into this Memorandum of Understanding (MoU) for cooperating in areas of mutual interest

4. Objectives:

- This MoU is meant to facilitate cooperation between the two organisations in areas of mutual interest, especially student placements
- Both parties agree to collaborate in encouraging students to connect more with the industry, understand emerging trends, develop soft skills and acquire relevant technical skills ultimately leading to more and better jobs for the students

5. Roles and Responsibilities:

R. Ralu



1. The Institute

- a. Onboard all Final-year and Pre-final-year students to the SkillActz platform
- b. Encourage students to utilise the various facilities offered by SkillActz and participate in events, webinars, competitions and job fairs
- c. Encourage students to apply for job opportunities from time to time, as well as facilitate the placement process

2. SkillActz

- a. SkillActz will provide registered students with job opportunities from partner companies
- b. SkillActz will provide registered students with the following opportunities from time to time:
 - Webinars
 - Projects
 - Internships
 - Hackathons
 - Practice Aptitude Assessments
 - Practice Technical Assessments
 - Video Lessons on Interview & Group Discussion Preparation
- c. SkillActz will make the services mentioned in 5.2. Available to the students and college free of cost.

6. Privacy & Confidentiality:

- a. SkillActz shall share the student details to third parties only for purposes related to placement and upskilling
- b. The Institution shall ensure that credentials for access to the SkillActz portal are shared only with authorised personnel

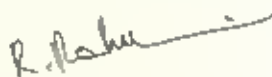
7. Financial Consideration:

- a. Both parties understand that this is a non-commercial memorandum of understanding and there is no mutual financial consideration involved in this agreement, and neither party charges any fee for activities as part of this MoU
- b. The college shall not collect any fees from students for the use of the SkillActz platform

8. Validity and Termination:

- a. This MoU shall be valid for a period of THREE YEARS from the Effective Date
- b. Either party may terminate this MoU at any time by communicating the same to the other party

For Gojan School of Business and Technology



Name: Mr. Ramadhurai R
Designation: Director – Student Affairs
Date: 19/08/2022

For Trinity SkillWorks Private Limited



Name: Ms. Meena Nair
Designation: VP and Head Operations and L&D
Date: 19/08/2022





தமிழ்நாடு சர்க்கார் TAMILNADU

14/07/2022 Gojan School of Business
And Technology, Ch- 52

CS 306919

தி. இராஜேஸ் கிரண்
முக்கிய அதிகாரிகள் மற்றும் நிர்வாகியர்கள்
உரிமம் எண் : 220/சு.7/97
3/1, கபாலம் ரோடு,
செங்குன்றம், சென்னை - 600 052

Memorandum of Understanding

This MOU is entered into on this day of 14.07.2022 and effective from 14th July 2022

BETWEEN

Gojan School of Business and Technology, Affiliated to Anna University, 80 Feet Road, Edapalayam, Redhills, Chennai -600052 an Educational Institution, established in the year 2005 and represented by its Director - Student Affairs Mr Ramadhurai R here in after referred to as the PARTY OF THE FIRST PART.

AND

Aishwarya Boiler Systems 36, Sidco Women Industrial Park, Vellanur, Thirumullaivoyal, Chennai - 600062, and represented by its Partner Mr. Sekhar M, hereinafter referred to as the PARTY OF THE SECOND PART.

WHEREAS, THE PARTY of the First Part is an educational institution committed to impart highly innovative and technical knowledge to the urban and unreachable rural student folks through "Total Quality Education".

R. Raker

WHEREAS, THE PARTY of Second Part is an organization engaged Acoustic treatments for Diesel Generating sets, Bulk Storage tanks, fabrication of stainless steel and mild steel equipment and process piping and Internship related activities to the students of various institutions and Industry

WHEREAS, both part of the First Party and the Second Party have come to an understanding whereby both the organizations agree to support each other for imparting technology specific course/training of students, internship and campus recruitment through the free training and placement support from **Aishwarya Boiler Systems** as agreed and approved from time to time, thereby making this interface a mutually beneficial one.

NOW, THEREFORE, IT IS HEREBY MUTUALLY AGREED BY AND BETWEEN THE PARTIES AS FOLLOWS: -

1. **TERM:** This MOU is valid for a period of 3 years from the effective date i.e., from **14th July 2022** to **14th July 2025**.

2. MUTUAL COMMITMENTS:

Aishwarya Boiler Systems & College shall support each other as may be decided between the parties from time to time

- a. To have regular internship programme by experts from **Aishwarya Boiler Systems** on domains such as Acoustic treatments for Diesel Generating sets, Bulk Storage tanks, fabrication of stainless steel and mild steel equipment and process piping on dates mutually agreed.
- b. College to provide needed infrastructure and Faculty support to **Aishwarya Boiler Systems** for conducting activities such as screening of students, coordinating with shortlisted students.
- c. College to earmark and allocate a Faculty and Student Representative for regular coordination and correspondence.
- d. **Aishwarya Boiler Systems** and college to both actively participate and frame / suggest upgradation in Course curriculum.
- e. Desiring to club their efforts by pooling their expertise and resources.
- f. Organization of joint conferences and seminars
- g. Gojan and **Aishwarya Boiler Systems** make provisions to share their respective important R&D facilities in order to promote academic and research interaction in the areas of cooperation

3. TRAINING, INTERNSHIP AND PLACEMENT:

Training, Internship and Placement for the students shall be mutually decided between the parties from time to time after due discussion by the authorized signatures of both the parties.

4. TERMINATION:

- a. The MOU shall be deemed to have been automatically rescinded after the expiry period of three years, unless renewed in writing for any further period as per mutually agreed terms at a later stage.
- b. Either party shall be entitled to terminate this Agreement at any time by written notice to the other, without assigning any reasons, and in such case, the Agreement will terminate one month from the date of such written notification or date of expiry of the Agreement, whichever is earlier. In case of such premature termination of the Agreement, all rights and obligations of both parties shall automatically cease, except for those covered by written contracts including on-going collaborative activities that cannot be cancelled.

R. R. R. R.



5. INTELLECTUAL PROPERTY RIGHTS:

The parties acknowledge that nothing in this MOU shall affect ownership of any intellectual property rights. Each party shall retain its own intellectual property rights.

6. CONFIDENTIALLY:

Either party agrees to keep confidential the information shared with each other and not to disclose to any third party unless so warranted and in line with the project requirement and expectation. This clause excludes information available in public domain. The confidentiality provisions of this MOU shall remain in full force and effect during the term of the MOU and 12 months thereafter.

7. NO LEGAL BINDING:

Save in respect of confidentiality, neither Party shall have any liability or legal binding to other by virtue of executing this MOU.

8. GOVERNING LAWS:

This MOU shall be construed and governed by the Laws of India.

IN WITNESS WHEREOF, the authorized representatives of both parties have hereunto affixed signature on the dates indicated below.



(Signature of Authorized Representative of the party of First Part)

Name: Mr. Ramadhurai R

Designation: Director - Student Affairs

Date: 14.07 2022



(Signature of Authorized Representative of the party of Second Part)

Name: Mr. Sekhar M

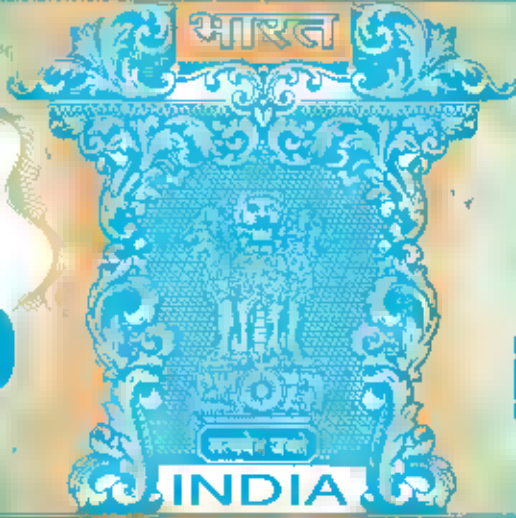
Designation: Partner

Date: 14/07/2022



भारतीय गैर न्यायिक

दस
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INDIA NON JUDICIAL

पश्चिमबङ्ग पश्चिम बंगाल WEST BENGAL

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LETTER OF UNDERSTANDING

This Letter is hereby executed on this 22nd day of April, 2022 between the Caggemini Technology Services India Limited having registered office at Plot No. 14, Rajiv Gandhi Infotech Park, Hinjawadi Phase III, MIDC-SEZ, Village Man, Taluka Mulshi, Pune -411057 "Caggemini", represented by its Authorised Signatory *R. Adhikari* and Anudip Foundation for Social Welfare, having its registered office at Cymys Tower, EP Block, 3rd Floor 70019, represented by its Authorised Signatory Ms. Monisha Banerjee with Name of the College, having its campus address at GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, 80 feet road edapalayam, Redhills Chennai 52 Director represented by its Authorised Signatory Mr RAMADHURAI R, and are hereinafter referred to as "SIGNATORIES".

Caggemini Technology Services India Limited is a global leader in consulting, digital transformation, technology and engineering services. The Group is at the forefront of innovation to address the entire breadth of clients' opportunities in the evolving world of cloud, digital and platforms. As the contract between business and society changes, we're doing more to take on the biggest challenges facing society. By working with our clients, our people, and our partners, we're raising the bar in three key areas:

- Environmental sustainability, by driving sustainable thinking into our operations and the work we do with clients
- Digital inclusion, by using the passions and skills of our people to bridge the digital divide

R. Adhikari



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- Diversity and inclusion, by fostering an inclusive culture and building a diverse workforce
- Our Social Response Unit mobilizes our business to respond rapidly to address the world's most immediate crises, helping as many individuals and communities as possible. As we do this, we combine the power of the latest technology with our human energy, supporting the next generation of digital innovators and building an inclusive culture where everyone can be their true, authentic self
- Our work supports 11 of the UN Sustainable Development Goals, and our social and environmental responsibility is embodied by our commitment at national, regional and global levels. Through this commitment, we'll help build the more inclusive and sustainable future we want and our planet needs. There has never a better time to leverage technology and human capabilities to tackle environmental, social, and governance challenges.

Anudip Foundation is a not-for-profit company, registered under the Indian companies act 2013 (Previously under section 25 companies act 1956 Having its head office at Vishnu Chamber – J-4, GP Block, Salt lake sector 5, Kol, West Bengal, India.


About the institute -

Gojan School of Business and Technology is an Engineering College established in the year 2005. This young and vibrant college is housed in an 80-acre campus at Redhills, Chennai. The runs seven Undergraduate Courses (B.E. Aeronautical Engineering, B.E. Civil Engineering, B.E. The Computer Science and Engineering, B.E. Electronics and Communication Engineering, B.E. Electrical and Electronics Engineering, B.E. Mechanical Engineering and B.Tech Information Technology) and Seven Post Graduate Courses (M.E Applied Electronics, M.E. CAD/CAM, M.E. Computer Science and Engineering, M.E. Engineering Design, M.E Power Electronics and Drives, M E VLSI Design and Master of Business Administration). The College is affiliated to Anna University, recognized by A I.C.T.E. New Delhi and Accredited by NAAC

TheLoU will focus on the following areas:

Improving the quality of skill training and linking skills to employment opportunities:

- The signatories shall work together to facilitate the skilling and placement of youth and women with a special focus on providing customized training as per prescribed curricula designed by Anudip and Vetted by Capgemini in on Demand Deep Tech programs such as .Net, Java, CIS also customer support role such Service Desk.
- The joint skilling program has a capability to be implemented in online mode with national specialized tech experts.
- Students to be identified, prescreened and shortlisted for the program based on the eligibility criteria provided by Capgemini. Ref. Figure 1.

CSR Fresher Hiring 2022 - Eligibility Criteria					
Criteria	Sakhi Drishtikon 2022	Service Desk	Group IT	Java	Dotnet
Required Technology/Course	Soft Skills (1 month)	Good English written/verbal communication skills, couple with good English language comprehension	Basic computational and English skills	Soft Skills along with Java training as per TOC	Soft Skills along with Dotnet training as per TOC
	Rural regions - pan-India Tier 2, 3, 4 cities (Must be willing to relocate to job location)	Pan-India (Must be willing to relocate to job location)	Pan-India (Must be willing to relocate to job location)	Pan India (Must be willing to relocate to job location)	Pan India (Must be willing to relocate to job location)

R. Nataraj

[Signature]

Ram Kumar



Gender	Female	Male and Female	Male and Female	Male and Female	Male and Female
Disability	-	-	Locomotor and Silent Disabilities	-	-
Income Criteria	< 5 LPA	< 5 LPA	< 5 LPA	< 5 LPA	< 5 LPA
Pass Percentage	50% marks in graduation and 35% minimum marks in 10th and 12th across all subjects	50% and above In 10th, 12th and graduation	50% and above in 10th, 12th and graduation	50% across 10th, 12th and aggregate of 8 semesters of engineering	50% across 10th, 12th and aggregate of 8 semesters of engineering
Educational Qualification	BE, BTech, BSc (Only CS or IT background)	B com/ BA/ BSC /BCA	B com/ BA/ BSC	BE (All stream)/ MCA/ MSC (IT/CS), BSC/BCA (IT/CS) - 80% Engg & 20% others	BE (All stream)/ MCA/ MSC (IT/CS), BSC/BCA (IT/CS) - 80% Engg & 20% others
Year of Passing*	2020 & 2021	2020 & 2021	2020 & 2021	2020 & 2021	2020 & 2021
Job Prerequisite (if any)	Candidates need to possess basic communication skills, computational abilities and logical aptitude	~ Excellent communication and English speaking skills is desired ~ Good interpersonal skills and ability to perform under pressure ~ Basic computing skills	Flair for technical skills	Candidates need to possess basic communication skills, computational abilities and logical aptitude	Candidates need to possess basic communication skills, computational abilities and logical aptitude
Job Location	Mumbai, Pune, Bangalore	Kolkata, Bangalore	Mumbai and Bangalore	Mumbai, Pune, Bangalore	Mumbai, Pune, Bangalore
Shift Type	24/7 Rotational Shifts	24/7 Rotational Shifts	24/7 Rotational Shifts	24/7 Rotational Shifts	24/7 Rotational Shifts
Miscellaneous	Technical rejects of other courses are also eligible for the role	Applicants should be comfortable shifting to other CG locations if required			



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Pravin Kumar



may vary in the due course of time and the college will be intimated on the same as and when the requirements are made.

Figure 1.

- d) Anudip shall deliver the program as per the courses and schedule mentioned in Annexure A attached.
- e) GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY_ to mobilize students for Anudip Anudip to create batches, schedule for training, align faculty and complete the number of students as mentioned in Annexure A
- f) Anudip will conduct regular assessments of the candidates throughout the training period and will award the certificate only after successful completion of the complete training programme.
- g) Anudip shall work towards tracking and reporting by the end of the batch, the number of students skilled and the number of students successfully getting employed in Capgemini. Students who fail to get selected in Capgemini, Anudip will ensure employment for 70% of such students in other similar reputed organization.
- h) Program Definition: 450 Hours to be delivered by Anudip in Java, .Net, CIS and Service desk. The program will have engagement of students for 6-7 hours everyday.
- i) Capgemini will aim to offer employment to all the successful candidates completing the training as per Capgemini requirements. However, it is not binding on both sides i.e. Capgemini or Anudip or Students as a guarantee employment program and, employment in Capgemini is completely based on skills, suitability and performance of the students during final selection process of Capgemini. Selection of students in Capgemini is completely on discretion of the hiring team of Capgemini.
- j) Anudip Foundation will also share on a regular basis a list of students successfully completing the program 15 days in Advance to the recruitment teams of Capgemini. .
- k) All intellectual properties of Capgemini, Anudip and _GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, ownership, title, and interest in and to the content and training materials (available in any tangible or intangible format, work or design), including but not limited to, copyright and copyright rights, shall at all times continue to vest with respective signatories.
- l) Candidates, post completion of the program, shall be eligible for final selection process of Capgemini subject to fulfillment of the following criteria:
- A – Minimum 95 % attendance during the program and no absenteeism (Unapproved by immediate supervisor of the candidate) recorded during the program and OJT.
- B - There has not been any disciplinary action being taken against the students during the program for any reason whatsoever.
- C – Students have completed all the modules, project work and assignment and have been declared eligible by the assigned batch faculty.
- m) This letter of Understanding can be terminated by either of the Signatory(ies) by giving 1 Months notice in writing. It is understood that the training for any ongoing batch of beneficiaries will be completed in case of any such termination.
- n) The terms of understanding recorded in this Letter of Understanding can be modified with mutual consent in writing by all the Parties together.

The Parties are undertaking to take joint initiatives envisaged herein with the sole objective of extending benefits of Digital academy programs to the society at large and nothing contained herein creates any commercial or legal obligations or liabilities between the Parties.



R. Naku

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The LoU will be operational for **1 year** starting from the date of execution hereof, and may be extended on mutual endorsement of the signatories. To ensure smooth implementation, the signatories shall mutually decide and work on an implementation plan and shall come together for periodic meetings and discussion based on the need of the implementation interventions

For
Capgemini Technology Services India
Limited

Aarti Srivastava

Name: *Aarti Srivastava*

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Place



For
GOJAN SCHOOL OF BUSINESS AND
TECHNOLOGY,

R. Ramadurai R

Name Mr RAMADHURAI R

Director

Place: Chennai



For
Anudip Foundation
For Social Welfare

Parsn Kumar

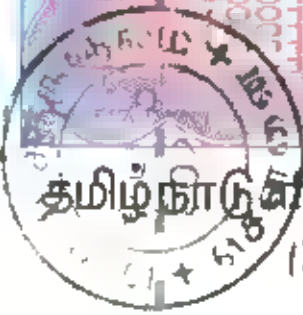
Name

Parsn Kumar

Assistant vice president

Place Kolkata





CS 306922
14/07/2022 Gojan School of Business T. Rujad
And Technology, Ch-5201
இந்திய அரசின்
முத்திரை
உரிமம் எண் : 220/2022/7197
3/1, காமராசர் வீடு,
சென்னை - 600 036

Memorandum of Understanding (MoU)

Between

**MIT SQUARE GROUP OF COMPANIES
UNITED KINGDOM**

And

**GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
INDIA**

For MIT SQUARE
Director



PREAMBLE

This agreement is made on October 19, 2022 between.

MIT Square Group of Companies (consists of MIT Square, India & London) (hereinafter called MIT Square) headquartered/registered at 20, Halcyon Villas, Banjara Layout, Horamavu, Bangalore - 560043, Karnataka, India; 160 Kemp House, City Road, London, Great Britain, UK - EC1V 2NX and Gojan School of Business and Technology (hereinafter called Institution), located at Tamilnadu, India.

The objective of this Memorandum of Understanding is:

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

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

NOW THIS MEMORANDUM OF UNDERSTANDING WITNESSETH AS FOLLOWS:

1: SCOPE OF COLLABORATION

Areas of collaboration may be proposed by either institution and/or may include, but are not limited to:

1.1 Techno Portfolio

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

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- Internships (in India & Abroad);
- Placementships (in India & Abroad);
- Scholarships and Fellowships (in India & Abroad);
- Abroad Studies;
- Foreign Languages Support;
- Sharing or creation of educational materials and resources;
- Expanding your current CoE Labs (detailed in section 1.6);
- Bringing more colleges and corporates for getting trained in the CoE/CoI (detailed in section 1.6);

1.2 Abroad Portfolio

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

1.3 Startup Portfolio (Incubation & Innovation)

- Incubation Support,
- Innovation Support;
- Investment and Funding Support;
- Entrepreneurship Activities;
- Research & Development Activities,
- Disruptive Technologies, Immersive Technologies & Assisrive Technologies;
- Center of Excellence (CoE) / Center of Innovation (CoI) / Center of Entrepreneurship,
- Ideation-to-PoC;
- Prototype-to-Product,
- Rapid Prototyping,
- End-to-End Product Development,
- Writing joint proposals for acquiring fundings/grants from various Government and Private agencies;
- Writing joint Research Publications (conferences/journals papers);
- Representing as a team for International Consortiums/Conferences;
- Filing Intellectual Property Rights for novel and innovative projects (patents, trademarks, copyrights, designs);
- Institution and Industry connects;
- International Trade and Commerce;

1.4 Enlivening Portfolio

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

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1.5 Specific Training Programs:

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

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

- Research & Innovation;
- Internet of Things (IoT),
- Artificial Intelligence;
- Blockchain;
- Cybersecurity;
- Robotics,
- Electric Vehicles,
- Management,

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

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

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

2: DURATION AND EVALUATION

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

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

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


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3: EQUALITY, DIVERSITY & INCLUSION

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

4: COMPLIANCE WITH LAW

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

5: FORCE MAJEURE

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

6: SERVICES

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

7: USE OF NAME

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

8: CONFIDENTIAL INFORMATION AND INTELLECTUAL PROPERTY

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

MIT SQUARE

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SCHOOL OF BUSINESS AND TECHNOLOGY
MUMBAI

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

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

9: INDEPENDENT CONTRACTORS

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

10: SEVERABILITY

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

11: WAIVER

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

12: ASSIGNMENT

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

13: GOVERNING LAW

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

14: DISPUTE RESOLUTION

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

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Director

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OF BUSINESS AND TECHNOLOGY
REDDY'S
CIVIL-52
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Arbitration of the Indian Council of Arbitration and the award made in pursuance thereof shall be binding on the parties. The place of arbitration will be city of Bangalore

15: ENTIRE MoU

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

16: NOTICES

Any consent, waiver, notice, demand, request or other instrument required or permitted to be given under this Agreement or any related agreements shall be in writing and shall be delivered by hand or sent prepaid telex, cable or facsimile transmission, or sent, postage prepaid, by registered, certified or express mail or reputable overnight courier service and shall be deemed given when so delivered by hand, telexed, cabled or transmitted, or if mailed, five (5) days after the notice is delivered to the courier service, addressed to the addresses set forth herein, or to such other address as may later be specified in writing by either party.

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

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

MIT SQUARE GROUP OF COMPANIES	GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
Date: <i>H. B. L</i> <i>19/10/2022</i>	Date: <i>19/10/22</i>
Name Ms. Bhuvaneshwari Loganathan	Name: Dr Arunsankar G
Designation. Co-founder & Director MIT Square, India	Designation: Director - Academic Affairs
Signature:	Signature: <i>[Signature]</i> <i>19/10/22</i>

MoU is initiated by

Mr Bahuruteen Ali Ahamdu H

[Signature]
MIT SQUARE

[Signature]
GSBT *19/10/22*
SCHOOL OF BUSINESS AND TECHNOLOGY
REDHILLS, CHENNAI 52

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കേരളം തമിഴ്നാடு തമിഴ്നാடு TAMIL NADU

18-08-2022. Trinity SKILLWORKS PVT LTD

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Memorandum of Understanding

Parties:

- Gojan School of Business and Technology (Affiliated to Anna University)
Address: 80 Feet Road, Edapalayam, Redhills, Chennai -600 052. (Hereinafter referred to as the Institute)
- Trinity SkillWorks Private Limited (hereinafter referred to as SkillActz)
Address: B-Hub, Mar Ivanios Vidya Nagar, Nalanchira, Trivandrum, Kerala - 695015

2. **Effective Date:** 19 August 2022

3. Background:

- The institute being a reputed Gojan School of Business and Technology (Affiliated to Anna University)
- Trinity SkillWorks Private Limited being the promoter of SkillActz, the fresher hiring platform for leading companies
- Based on mutual discussions, both parties are interested in entering into this Memorandum of Understanding (MoU) for cooperating in areas of mutual interest

4. Objectives:

- This MoU is meant to facilitate cooperation between the two organisations in areas of mutual interest, especially student placements
- Both parties agree to collaborate in encouraging students to connect more with the industry, understand emerging trends, develop soft skills and acquire relevant technical skills ultimately leading to more and better jobs for the students

5. Roles and Responsibilities:

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1. The Institute

- a. Onboard all Final-year and Pre-final-year students to the SkillActz platform
- b. Encourage students to utilise the various facilities offered by SkillActz and participate in events, webinars, competitions and job fairs
- c. Encourage students to apply for job opportunities from time to time, as well as facilitate the placement process

2. SkillActz

- a. SkillActz will provide registered students with job opportunities from partner companies
- b. SkillActz will provide registered students with the following opportunities from time to time:
 - Webinars
 - Projects
 - Internships
 - Hackathons
 - Practice Aptitude Assessments
 - Practice Technical Assessments
 - Video Lessons on Interview & Group Discussion Preparation
- c. SkillActz will make the services mentioned in 5.2. Available to the students and college free of cost.

6. Privacy & Confidentiality:

- a. SkillActz shall share the student details to third parties only for purposes related to placement and upskilling
- b. The Institution shall ensure that credentials for access to the SkillActz portal are shared only with authorised personnel

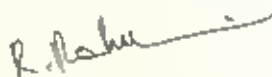
7. Financial Consideration:

- a. Both parties understand that this is a non-commercial memorandum of understanding and there is no mutual financial consideration involved in this agreement, and neither party charges any fee for activities as part of this MoU
- b. The college shall not collect any fees from students for the use of the SkillActz platform

8. Validity and Termination:

- a. This MoU shall be valid for a period of THREE YEARS from the Effective Date
- b. Either party may terminate this MoU at any time by communicating the same to the other party

For Gojan School of Business and Technology



Name: Mr. Ramadhurai R
Designation: Director – Student Affairs
Date: 19/08/2022

For Trinity SkillWorks Private Limited



Name: Ms. Meena Nair
Designation: VP and Head Operations and L&D
Date: 19/08/2022



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LETTER OF UNDERSTANDING

This Letter is hereby executed on this 22nd day of April, 2022 between the Caggemini Technology Services India Limited having registered office at Plot No. 14, Rajiv Gandhi Infotech Park, Hinjawadi Phase III, MIDC-SEZ, Village Man, Taluka Mulshi, Pune -411057 "Caggemini", represented by its Authorised Signatory *R. Adhikari* and Anudip Foundation for Social Welfare, having its registered office at Cymys Tower, EP Block, 3rd Floor 70019, represented by its Authorised Signatory Ms. Monisha Banerjee with Name of the College, having its campus address at GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, 80 feet road edapalayam, Redhills Chennai 52 Director represented by its Authorised Signatory Mr RAMADHURAI R, and are hereinafter referred to as "SIGNATORIES".

Caggemini Technology Services India Limited is a global leader in consulting, digital transformation, technology and engineering services. The Group is at the forefront of innovation to address the entire breadth of clients' opportunities in the evolving world of cloud, digital and platforms. As the contract between business and society changes, we're doing more to take on the biggest challenges facing society. By working with our clients, our people, and our partners, we're raising the bar in three key areas:

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R. Adhikari



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- Diversity and inclusion, by fostering an inclusive culture and building a diverse workforce
- Our Social Response Unit mobilizes our business to respond rapidly to address the world's most immediate crises, helping as many individuals and communities as possible. As we do this, we combine the power of the latest technology with our human energy, supporting the next generation of digital innovators and building an inclusive culture where everyone can be their true, authentic self
- Our work supports 11 of the UN Sustainable Development Goals, and our social and environmental responsibility is embodied by our commitment at national, regional and global levels. Through this commitment, we'll help build the more inclusive and sustainable future we want and our planet needs. There has never a better time to leverage technology and human capabilities to tackle environmental, social, and governance challenges.

Anudip Foundation is a not-for-profit company, registered under the Indian companies act 2013 (Previously under section 25 companies act 1956 Having its head office at Vishnu Chamber – J-4, GP Block, Salt lake sector 5, Kol, West Bengal, India.


About the institute -

Gojan School of Business and Technology is an Engineering College established in the year 2005. This young and vibrant college is housed in an 80-acre campus at Redhills, Chennai. The runs seven Undergraduate Courses (B.E. Aeronautical Engineering, B.E. Civil Engineering, B.E. The Computer Science and Engineering, B.E. Electronics and Communication Engineering, B.E. Electrical and Electronics Engineering, B.E. Mechanical Engineering and B.Tech Information Technology) and Seven Post Graduate Courses (M.E Applied Electronics, M.E. CAD/CAM, M.E. Computer Science and Engineering, M.E. Engineering Design, M.E Power Electronics and Drives, M E VLSI Design and Master of Business Administration). The College is affiliated to Anna University, recognized by A I.C.T.E. New Delhi and Accredited by NAAC

TheLoU will focus on the following areas:

Improving the quality of skill training and linking skills to employment opportunities:

- The signatories shall work together to facilitate the skilling and placement of youth and women with a special focus on providing customized training as per prescribed curricula designed by Anudip and Vetted by Capgemini in on Demand Deep Tech programs such as .Net, Java, CIS also customer support role such Service Desk.
- The joint skilling program has a capability to be implemented in online mode with national specialized tech experts.
- Students to be identified, prescreened and shortlisted for the program based on the eligibility criteria provided by Capgemini. Ref. Figure 1.

CSR Fresher Hiring 2022 - Eligibility Criteria					
Criteria	Sakhi Drishtikon 2022	Service Desk	Group IT	Java	Dotnet
Required Technology/Course	Soft Skills (1 month)	Good English written/verbal communication skills, couple with good English language comprehension	Basic computational and English skills	Soft Skills along with Java training as per TOC	Soft Skills along with Dotnet training as per TOC
	Rural regions - pan-India Tier 2, 3, 4 cities (Must be willing to relocate to job location)	Pan-India (Must be willing to relocate to job location)	Pan-India (Must be willing to relocate to job location)	Pan India (Must be willing to relocate to job location)	Pan India (Must be willing to relocate to job location)

R. Nataraj

[Signature]

Ram Kumar



Gender	Female	Male and Female	Male and Female	Male and Female	Male and Female
Disability	-	-	Locomotor and Silent Disabilities	-	-
Income Criteria	< 5 LPA	< 5 LPA	< 5 LPA	< 5 LPA	< 5 LPA
Pass Percentage	50% marks in graduation and 35% minimum marks in 10th and 12th across all subjects	50% and above In 10th, 12th and graduation	50% and above in 10th, 12th and graduation	50% across 10th, 12th and aggregate of 8 semesters of engineering	50% across 10th, 12th and aggregate of 8 semesters of engineering
Educational Qualification	BE, BTech, BSc (Only CS or IT background)	B com/ BA/ BSC /BCA	B com/ BA/ BSC	BE (All stream)/ MCA/ MSC (IT/CS), BSC/BCA (IT/CS) - 80% Engg & 20% others	BE (All stream)/ MCA/ MSC (IT/CS), BSC/BCA (IT/CS) - 80% Engg & 20% others
Year of Passing*	2020 & 2021	2020 & 2021	2020 & 2021	2020 & 2021	2020 & 2021
Job Prerequisite (if any)	Candidates need to possess basic communication skills, computational abilities and logical aptitude	~ Excellent communication and English speaking skills is desired ~ Good interpersonal skills and ability to perform under pressure ~ Basic computing skills	Flair for technical skills	Candidates need to possess basic communication skills, computational abilities and logical aptitude	Candidates need to possess basic communication skills, computational abilities and logical aptitude
Job Location	Mumbai, Pune, Bangalore	Kolkata, Bangalore	Mumbai and Bangalore	Mumbai, Pune, Bangalore	Mumbai, Pune, Bangalore
Shift Type	24/7 Rotational Shifts	24/7 Rotational Shifts	24/7 Rotational Shifts	24/7 Rotational Shifts	24/7 Rotational Shifts
Miscellaneous	Technical rejects of other courses are also eligible for the role	Applicants should be comfortable shifting to other CG locations if required			



R. Raha

AS

Pravin Kumar



may vary in the due course of time and the college will be intimated on the same as and when the requirements are made.

Figure 1.

- d) Anudip shall deliver the program as per the courses and schedule mentioned in Annexure A attached.
- e) GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY_ to mobilize students for Anudip Anudip to create batches, schedule for training, align faculty and complete the number of students as mentioned in Annexure A
- f) Anudip will conduct regular assessments of the candidates throughout the training period and will award the certificate only after successful completion of the complete training programme.
- g) Anudip shall work towards tracking and reporting by the end of the batch, the number of students skilled and the number of students successfully getting employed in Capgemini. Students who fail to get selected in Capgemini, Anudip will ensure employment for 70% of such students in other similar reputed organization.
- h) Program Definition: 450 Hours to be delivered by Anudip in Java, .Net, CIS and Service desk. The program will have engagement of students for 6-7 hours everyday.
- i) Capgemini will aim to offer employment to all the successful candidates completing the training as per Capgemini requirements. However, it is not binding on both sides i.e. Capgemini or Anudip or Students as a guarantee employment program and, employment in Capgemini is completely based on skills, suitability and performance of the students during final selection process of Capgemini. Selection of students in Capgemini is completely on discretion of the hiring team of Capgemini.
- j) Anudip Foundation will also share on a regular basis a list of students successfully completing the program 15 days in Advance to the recruitment teams of Capgemini. .
- k) All intellectual properties of Capgemini, Anudip and _GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, ownership, title, and interest in and to the content and training materials (available in any tangible or intangible format, work or design), including but not limited to, copyright and copyright rights, shall at all times continue to vest with respective signatories.
- l) Candidates, post completion of the program, shall be eligible for final selection process of Capgemini subject to fulfillment of the following criteria:
- A – Minimum 95 % attendance during the program and no absenteeism (Unapproved by immediate supervisor of the candidate) recorded during the program and OJT.
- B - There has not been any disciplinary action being taken against the students during the program for any reason whatsoever.
- C – Students have completed all the modules, project work and assignment and have been declared eligible by the assigned batch faculty.
- m) This letter of Understanding can be terminated by either of the Signatory(ies) by giving 1 Months notice in writing. It is understood that the training for any ongoing batch of beneficiaries will be completed in case of any such termination.
- n) The terms of understanding recorded in this Letter of Understanding can be modified with mutual consent in writing by all the Parties together.

The Parties are undertaking to take joint initiatives envisaged herein with the sole objective of extending benefits of Digital academy programs to the society at large and nothing contained herein creates any commercial or legal obligations or liabilities between the Parties.



R. Naku

[Handwritten signature]

[Handwritten signature]



The LoU will be operational for **1 year** starting from the date of execution hereof, and may be extended on mutual endorsement of the signatories. To ensure smooth implementation, the signatories shall mutually decide and work on an implementation plan and shall come together for periodic meetings and discussion based on the need of the implementation interventions

For
Capgemini Technology Services India
Limited

Aarti Srivastava
Name: *Aarti Srivastava*

K_a -
F111120 - 0

Place: *Mumbai*


For
GOJAN SCHOOL OF BUSINESS AND
TECHNOLOGY,

R. Ramadurai R

Name Mr RAMADHURAI R
Director
Place: Chennai



For
Anudip Foundation
For Social Welfare

Parsn Kumar


Name
Parsn Kumar
Assistant vice president
Place Kolkata



₹. 100/-
TAMILNADU
Gojan School of Business and
Technology
Chennai - 82

BH 774610
T Rajesh
M. Dr. G. G. G. G. G.
3/1, Vasantham Colony,
Chennai - 600 040

**MEMORANDUM OF UNDERSTANDING
BETWEEN
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
BE COOL AIRCONDITIONERS**

THIS MEMORANDUM OF UNDERSTANDING (MOU) made and executed on this Thursday of April 25, 2019 between:

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, an educational institution, situated in 80 Feet Road, Edapalayam, Redhills, Chennai- 600 052 and represented by Mr. Ramadhural R, Assistant Director Student Affairs herein after Called GOJAN (Which expression shall include its successors and assigns) of the first part;

AND

BE COOL AIRCONDITIONERS a company registered and having its branch office at Plot No; 2103, 3rd Street, Vasantham Colony, Anna Nagar, Chennai - 600 040 and represented by Mr. Sajid Ahmed M S, Managing Director, here in after referred to as BE COOL AIRCONDITIONERS which term shall mean and include, unless repugnant to the context and meaning thereof, its Successors, legal representatives and assigns, of the other part;

Whereas, **GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY** is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

Whereas, **BE COOL AIRCONDITIONERS** is one of the reputed turnkey Airconditioner provider and has fully equipped facilities.

And whereas, both **GOJAN & BE COOL AIRCONDITIONERS** have agreed to form a 'STRATEGIC ALLIANCE' for providing industrial inputs and also act as a Skill Knowledge Provider/Trainer to the students at GOJAN.

And whereas, on the faith and strength of such representation and warranty, both **GOJAN and BE COOL AIRCONDITIONERS** have agreed to enter into this Memorandum of Understanding as per the mutually agreed clauses as agreed below:

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

GOJAN shall provide Infrastructure as required by the company for conducting training, lectures etc.

BE COOL AIRCONDITIONERS shall conduct training on core areas such as Compressor, Condenser & Expansion Device, Power Chill, Coanda Operation, Cool Sleep – Off Timer, Smell Proof Function, Econo Mode, Auto Restart, Freeze up Protection, Remote Controller Functions etc.

BE COOL AIRCONDITIONERS shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in Annexure-1.

3. Non-Exclusive Relationship:

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

4. Independent Contractors:

GOJAN and BE COOL AIRCONDITIONERS hereby agree that each is an independent contractor and this MOU doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party. No monetary transaction between the two institution shall be involved unless and otherwise specified mutually agreed.

5. Assignments:

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

6. Entire Agreement:

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

7. Term of MOU and Notice of Termination:

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

8. Authorized Representatives:

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

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

BE COOL AIRCONDITIONERS


SAJID AHMED M.S.
Managing Director



FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY


RAMADHURAI R.
Assistant Director Student Affairs



MEMORANDUM OF UNDERSTANDING April 25, 2019
Between
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
BE COOL AIRCONDITIONERS

ANNEXURE-1

SCOPE OF ACTIVITIES:

- (i) To impart specialized training for students of Mechanical & EEE departments with regard to recent trends and practical applications on cost basis.
- (ii) To give training capsule to a limited number of students / semester on industry-based projects in the above mentioned fields.
- (iii) To offer special lectures by experts on topics pertaining to the above fields on mutually convenient dates on cost free basis.
- (iv) To go in for formation of expert panel by pooling in the expertise of BE COOL AIRCONDITIONERS with that of GOJAN for conducting seminars/conferences on the emerging trends in the above mentioned fields.
- (v) GOJAN to make available the infrastructure as required by BE COOL AIRCONDITIONERS for conducting training, Lectures etc.
- (vi) GOJAN to make fair considerations of the procurement to BE COOL AIRCONDITIONERS on the basis of their consistent on-time performance with respect to quality and reliability.

BE COOL AIRCONDITIONERS



SAJID AHMED M.S.
Managing Director



FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY



RAMADHURAI R.
Assistant Director Student Affairs





GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
Chennai - 52.

BV 029383
R. ELANGOVAR
STAMP VENDOR
L.No. 8334 / B3 / 2008
No. 4A, 1, Vattalar Street
Redhills, Chennai - 52.

MEMORANDUM OF UNDERSTANDING
BETWEEN
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
KO INFOTECH PVT., LTD.

THIS MEMORANDUM OF UNDERSTANDING (MOU) made and executed on this Friday of April 26, 2019 between:

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, an educational institution, situated in 80 Feet Road, Edapalayam, Redhills, Chennai- 600 052 and represented by Mr. Ramadhurai R, Assistant Director Student Affairs herein after Called GOJAN (Which expression shall include its successors and assigns) of the first part;

AND

KO INFOTECH PVT., LTD., a company registered and having its branch office at No:110, Munuswamy Nagar, Pethikuppam, Gummidipoondi Taluk, Thiruvallur District, Tamil Nadu - 601201 and represented by Mr. Rajasekaran A, Founder here in after referred to as KO INFOTECH PVT., LTD., which term shall mean and include, unless repugnant to the context and meaning thereof, its Successors, legal representatives and assigns, of the other part;

[Handwritten signature]

[Handwritten signature]

Whereas, **GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY** is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

Whereas, **KO INFOTECH PVT., LTD.**, is one of the reputed Software Solutions provider having fully equipped facilities.

And whereas, both **GOJAN & KO INFOTECH PVT., LTD.**, have agreed to form a **'STRATEGIC ALLIANCE'** for providing industrial inputs and also act as a Skill Knowledge Provider/Trainer to the students at **GOJAN**.

And whereas, on the faith and strength of such representation and warranty, both **GOJAN and KO INFOTECH PVT., LTD.**, have agreed to enter into this Memorandum of Understanding as per the mutually agreed clauses as agreed below:

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

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

KO INFOTECH PVT., LTD., shall conduct training on core areas such as Mobile App Development, Web Design, Billing Software's etc.

KO INFOTECH PVT., LTD., shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in Annexure-I.

3. Non-Exclusive Relationship:

This agreement is non-exclusive in nature and both **GOJAN and KO INFOTECH PVT., LTD.**, shall retain their right to perform their obligations with any other party during the term of this MOU.

4. Independent Contractors:

GOJAN and KO INFOTECH PVT., LTD., hereby agree that each is an independent contractor and this MOU doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party. No monetary transaction between the two institution shall be involved unless and otherwise specified mutually agreed.

5. Assignments:

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

6. Entire Agreement:

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

[Signature]

[Signature]

7. Term of MOU and Notice of Termination:

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

8. Authorized Representatives:

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

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

FOR KO INFOTECH PVT., LTD.,


KO INFOTECH PVT LTD
No.110, S.P. Maniappan Nagar,
Pattukuppam, Gummidipoondi Taluk,
Thiruvallur District, Pin - 601 201.
RAJASEKARAN A
Founder

**FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY**


RAMADHURAI R.
Assistant Director Student Affairs



MEMORANDUM OF UNDERSTANDING April 26, 2019
Between
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
KO INFOTECH PVT., LTD.,

ANNEXURE-1

SCOPE OF ACTIVITIES:

- (i) To impart specialized training for students of **Computer Science, ECE, EEE & IT** departments with regard to recent trends and practical applications on cost basis.
- (ii) To give training capsule to a limited number of students / semester on industry-based projects in the above mentioned fields.
- (iii) To offer special lectures by experts on topics pertaining to the above fields on mutually convenient dates on cost free basis.
- (iv) To go in for formation of expert panel by pooling in the expertise of **KO INFOTECH PVT., LTD.**, with that of **GOJAN** for conducting seminars/conferences on the emerging trends in the above mentioned fields.
- (v) **GOJAN** to make available the infrastructure as required by **KO INFOTECH PVT., LTD.**, for conducting training, Lectures etc.
- (vi) **GOJAN** to make fair considerations of the procurement to **KO INFOTECH PVT., LTD.**, on the basis of their consistent on-time performance with respect to quality and reliability.

FOR KO INFOTECH PVT., LTD.,



RAJASEKARAN A
Founder

FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY



RAMADHURAI R.
Assistant Director Student Affairs





GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
Chennai - 52.

BY 029382
H. ELANGOYAN
STAMP VENDOR
L.No. 8304 / B3 / 2008
No. 4A, 1, Vattalair Street
Redhills, Chennai - 52.

MEMORANDUM OF UNDERSTANDING
BETWEEN
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
FOREVIEW TECHNOLOGIES PVT., LTD.,

THIS MEMORANDUM OF UNDERSTANDING (MOU) made and executed on this Friday of April 26, 2019 between:

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, an educational institution, situated in 80 Feet Road, Edapalayam, Redhills, Chennai- 600 052 and represented by Mr. Ramadhural R, Assistant Director Student Affairs herein after Called GOJAN (Which expression shall include its successors and assigns) of the first part;

AND

FOREVIEW TECHNOLOGIES PVT., LTD., a company registered and having its branch office at No 13, 2nd Floor, Rajagopal Mudhaliyar Street, Opposite National Theatre, West Tambaram, Tamil Nadu 600045 and represented by Mr. Elaya Bharathi E, Managing Director, here in after referred to as FOREVIEW TECHNOLOGIES PVT., LTD., which term shall mean and include, unless repugnant to the context and meaning thereof, its Successors, legal representatives and assigns, of the other part;

Elaya Bharathi E

R. Lakshmi

Whereas, **GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY** is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

Whereas, **FOREVIEW TECHNOLOGIES PVT., LTD.**, is one of the reputed multispecialty solutions provider having fully equipped facilities.

And whereas, both **GOJAN & FOREVIEW TECHNOLOGIES PVT., LTD.**, have agreed to form a 'STRATEGIC ALLIANCE' for providing industrial inputs and also act as a Skill Knowledge Provider/Trainer to the students at GOJAN.

And whereas, on the faith and strength of such representation and warranty, both **GOJAN and FOREVIEW TECHNOLOGIES PVT., LTD.**, have agreed to enter into this Memorandum of Understanding as per the mutually agreed clauses as agreed below:

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

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

FOREVIEW TECHNOLOGIES PVT., LTD., shall conduct training on core areas such as MatLab, Java, Dot Net, Embedded System, IoT, Power System, Power Electronics etc.

FOREVIEW TECHNOLOGIES PVT., LTD., shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in Annexure-I.

3. Non-Exclusive Relationship:

This agreement is non-exclusive in nature and both **GOJAN and FOREVIEW TECHNOLOGIES PVT., LTD.**, shall retain their right to perform their obligations with any other party during the term of this MOU.

4. Independent Contractors:

GOJAN and FOREVIEW TECHNOLOGIES PVT., LTD., hereby agree that each is an independent contractor and this MOU doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party. No monetary transaction between the two institution shall be involved unless and otherwise specified mutually agreed.

5. Assignments:

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

6. Entire Agreement:

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

7. Term of MOU and Notice of Termination:

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

8. Authorized Representatives:

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

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

FOR FOREVIEW TECHNOLOGIES PVT., LTD.,

FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY



ELAYABHARATHI E
Managing Director

RAMADHURAI R.
Assistant Director Student Affairs

FOREVIEW TECHNOLOGIES PVT., LTD.
BELLURU ROAD, CHENNAI - 600 045
www.foreviewtechnologies.com



MEMORANDUM OF UNDERSTANDING April 26, 2019
Between
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
FOREVIEW TECHNOLOGIES PVT., LTD.,

ANNEXURE-1

SCOPE OF ACTIVITIES:

- (i) To impart specialized training for students of Computer Science, ECE, EEE & IT departments with regard to recent trends and practical applications on cost basis.
- (ii) To give training capsule to a limited number of students / semester on industry-based projects in the above mentioned fields.
- (iii) To offer special lectures by experts on topics pertaining to the above fields on mutually convenient dates on cost free basis.
- (iv) To go in for formation of expert panel by pooling in the expertise of FOREVIEW TECHNOLOGIES PVT., LTD., with that of GOJAN for conducting seminars/conferences on the emerging trends in the above mentioned fields.
- (v) GOJAN to make available the Infrastructure as required by FOREVIEW TECHNOLOGIES PVT., LTD., for conducting training, Lectures etc.
- (vi) GOJAN to make fair considerations of the procurement to FOREVIEW TECHNOLOGIES PVT., LTD., on the basis of their consistent on-time performance with respect to quality and reliability.

FOR FOREVIEW TECHNOLOGIES PVT., LTD.,



ELAYABHARATHI E
Managing Director

FOREVIEW TECHNOLOGIES PVT. LTD.
 10/11/2019
 10/11/2019

FOR GOJAN SCHOOL OF BUSINESS
 AND TECHNOLOGY



RAMADHURAI R.
Assistant Director Student Affairs





தமிழ்நாடு TAMILNADU
Gojan Educational Trust
Chennai

BN 342769
R. ELANGOVAN
STAMP VENDOR
L.No. 834 / B3 / 2008
No. 4A, 1, Vaitalar Street,
Redhills, Chennai - 52.

MEMORANDUM OF UNDERSTANDING
BETWEEN
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)

THIS MEMORANDUM OF UNDERSTANDING (MOU) made and executed on this Wednesday of February 20, 2019 between:

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, an educational institution, situated in 80 Feet Road, Edapalayam, Redhills, Chennai- 600 052 and represented by Mr. Ramadhurai R, Assistant Director Student Affairs- herein after Called GOJAN (Which expression shall include its successors and assigns) of the first part;

AND

SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) a company registered and having its branch office at 80 Feet Road, Edapalayam, Redhills, Chennai - 600052 and represented by Mr. Bhaskar M R, Director, here in after referred to as SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) which term shall mean and include, unless repugnant to the context and meaning thereof, its Successors, legal representatives and assigns, of the other part;

Bhaskar

R. Raku

Whereas, GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

Whereas, SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) is one of the reputed multispecialty solutions provider having fully equipped facilities.

And whereas, both GOJAN & SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) have agreed to form a "STRATEGIC ALLIANCE" for providing industrial inputs and also act as a Skill Knowledge Provider/Trainer to the students at GOJAN.

And whereas, on the faith and strength of such representation and warranty, both GOJAN and SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) have agreed to enter into this Memorandum of Understanding as per the mutually agreed clauses as agreed below:

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

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

SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall conduct training on core areas such as PLC, SCADA, DCS, Embedded Systems, Drives, Field Instrumentation and Advanced Mechanical Systems etc.

SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in Annexure-I.

3. Non-Exclusive Relationship:

This agreement is non-exclusive in nature and both GOJAN and SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall retain their right to perform their obligations with any other party during the term of this MOU.

4. Independent Contractors:

GOJAN and SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) hereby agree that each is an independent contractor and this MOU doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party. No monetary transaction between the two institution shall be involved unless and otherwise specified mutually agreed.

5. Assignments:

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

S. S. S. S.

R. R. R.

6. Entire Agreement:

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

7. Term of MOU and Notice of Termination:

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

8. Authorized Representatives:

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

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

**SOUTHERN ELECTRONICS (BANGALORE)
PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)**

For SOUTHERN ELECTRONICS
(BANGALORE) PVT. LTD.
(GOJAN CAMPUS-CHENNAI DIVISION)

[Handwritten Signature]
Director

BHASKAR M R.

**FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY**

[Handwritten Signature]

**RAMADHURAI R.
Assistant Director Student Affairs**



MEMORANDUM OF UNDERSTANDING February 20, 2019
Between
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)

ANNEXURE-1

SCOPE OF ACTIVITIES:

- (i) To impart specialized training for students of CSE, ECE, EEE & Mechanical departments with regard to recent trends and practical applications on cost basis.
- (ii) To give training capsule to a limited number of students / semester on industry-based projects in the above mentioned fields.
- (iii) To offer special lectures by experts on topics pertaining to the above fields on mutually convenient dates on cost free basis.
- (iv) To go in for formation of expert panel by pooling in the expertise of SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) with that of GOJAN for conducting seminars/conferences on the emerging trends in the above mentioned fields.
- (v) GOJAN to make available the infrastructure as required by SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) for conducting training, Lectures etc.
- (vi) GOJAN to make fair considerations of the procurement to SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) on the basis of their consistent on-time performance with respect to quality and reliability.

**SOUTHERN ELECTRONICS (BANGALORE)
PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)**

For SOUTHERN ELECTRONICS
(BANGALORE) PVT. LTD.
(GOJAN CAMPUS CHENNAI DIVISION)

Director

BHASKAR M R.

**FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY**

**RAMADHURAI R.
Assistant Director Student Affairs**





कबीर शाह तमिलनाडु TAMILNADU
Subhila Gojan School of Business And Technology
Chennai - 52

BV 029375
R. ELANGOVAR
STAMP VENDOR
L.No. 8394 / B3 / 2008
No. 4A, 1, Vattalar Street
Redhills, Chennai - 52

MEMORANDUM OF UNDERSTANDING
BETWEEN
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD.,
(GOJAN CAMPUS – CHENNAI DIVISION)

THIS MEMORANDUM OF UNDERSTANDING (MOU) made and executed on this Friday of April 26, 2019 between:

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, an educational institution, situated in 80 Feet Road, Edapalayam, Redhills, Chennai- 600 052 and represented by **Mr. Ramadhurai R.** Assistant Director Student Affairs herein after Called **GOJAN** (Which expression shall include its successors and assigns) of the first part;

AND

AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) a company registered and having its branch office at 80 Feet Road, Edapalayam, Redhills, Chennai - 600052 and represented by **Mr. Bhaskar M R**, Director, here in after referred to as **AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** which term shall mean and include, unless repugnant to the context and meaning thereof, its Successors, legal representatives and assigns, of the other part;

Shete

R. R. R.

Whereas, GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

Whereas, AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) is one of the reputed multispecialty solutions provider having fully equipped facilities.

And whereas, both GOJAN & AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) have agreed to form a "STRATEGIC ALLIANCE" for providing industrial inputs and also act as a Skill Knowledge Provider/Trainer to the students at GOJAN.

And whereas, on the faith and strength of such representation and warranty, both GOJAN and AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) have agreed to enter into this Memorandum of Understanding as per the mutually agreed clauses as agreed below:

GOJAN shall provide AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) the facilities and qualified personnel to impart training as mutually agreed to and each personnel shall perform to the best of his/her ability during the term of the contract; likewise, AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall make available their facilities for special projects and also for training of GOJAN personnel. In addition, AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall depute their experts for necessary training at GOJAN and depending upon nature and degree / level of specialization. AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall train faculty and students of GOJAN on selected topics. All decisions under this clause will be taken between the parties hereto only after prior consultation. Training will be conducted at mutually convenient dates.

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

AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall conduct training on core areas such as Front Wiper System, Windshield Washer System, Cooling Fan Motor, Starter Motor for motorcycles, AC Generator etc.

AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in Annexure-I.

3. Non-Exclusive Relationship:

This agreement is non-exclusive in nature and both GOJAN and AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall retain their right to perform their obligations with any other party during the term of this MOU.

4. Independent Contractors:

GOJAN and AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) hereby agree that each is an independent contractor and this MOU doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party. No monetary transaction between the two institution shall be involved unless and otherwise specified mutually agreed.

Sheela R

R. Kalyan

5. Assignments:

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

6. Entire Agreement:

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

7. Term of MOU and Notice of Termination:

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

8. Authorized Representatives:

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

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

**AUTOMOBILE DIVISION OF SOUTHERN
ELECTRONICS (BANGALORE) PVT. LTD.,
(GOJAN CAMPUS – CHENNAI DIVISION)**

For AUTOMOBILE DIVISION
SOUTHERN ELECTRONICS (BANGALORE) PVT LTD
(GOJAN CAMPUS – CHENNAI DIVISION)



Director

BHASKAR M. R.

**FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY**



RAMADHURAI R.
Assistant Director Student Affairs



MEMORANDUM OF UNDERSTANDING April 26, 2019

Between

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY

AND

AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)

ANNEXURE-1SCOPE OF ACTIVITIES:

- (i) To impart specialized training for students of Mechanical, ECE & EEE departments with regard to recent trends and practical applications on cost basis.
- (ii) To give training capsule to a limited number of students / semester on industry-based projects in the above mentioned fields.
- (iii) To offer special lectures by experts on topics pertaining to the above fields on mutually convenient dates on cost free basis.
- (iv) To go in for formation of expert panel by pooling in the expertise of **AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** with that of **GOJAN** for conducting seminars/conferences on the emerging trends in the above mentioned fields.
- (v) **GOJAN** to make available the infrastructure as required by **AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** for conducting training, Lectures etc.
- (vi) **GOJAN** to make fair considerations of the procurement to **AUTOMOBILE DIVISION OF SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** on the basis of their consistent on-time performance with respect to quality and reliability.

AUTOMOBILE DIVISION OF SOUTHERN
ELECTRONICS (BANGALORE) PVT. LTD.,
(GOJAN CAMPUS – CHENNAI DIVISION)

For AUTOMOBILE DIVISION
SOUTHERN ELECTRONICS (BANGALORE) PVT. LTD.
GOJAN CAMPUS - CHENNAI DIVISION



Director

BHASKAR M.R.

FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY



RAMADHURAI R.
Assistant Director Student Affairs





₹. 100/-
TAMILNADU
26.11.19 GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
CHENNAI - 52

BV 029374
R. ELANGOVAN
STAMP VENDOR
L.No. 8394 / 83 / 2008
No. 4A, 1, Vallalar Street
Redhills, Chennai - 52.

Memorandum of Understanding

This Memorandum of Understanding signed on 25-04-2019 at Gojan School of Business and Technology, hereinafter called as College and M/s Goodwin Motors, an Industry Oriented Skill Developing Organization located at Chennai hereinafter called as Goodwin Motors.

Gojan School of Business and Technology, an Engineering College affiliated to Anna University located at 80 Feet Road, Edapalayam, Redhills, Chennai - 600 052.

P. Ratan

Xavier

Gojan School of Business and Technology, Gojan represented by the Assistant Director Student Affairs Mr. RAMADHURAI R. of the college which expression shall unless repugnant to the context means and include its successors and assigns of the ONE PART.

Goodwin Motors, one of the AUTHORIZED AUTOMOTIVE SKILL TRAINING AND TESTING CENTRE affiliated to NATIONAL SKILL INDIA MISSION, GOVT OF INDIA, OFFICIAL PARTNER FOR BMW in their SKILLNEXT initiative and listed as small scale industry under the department of industries and commerce, Tamil Nadu Government, and it is located at Chennai.

Goodwin Motors has all modern facilities to conduct the practical training and it is located near Tambaram, Chennai 601 301 and it is in operation since 2011. Goodwin Motors is a well renowned institution in all parts of Tamilnadu for its practical oriented training programs in automotive field. Goodwin Motors is currently focusing on hands on Training on Automotive Engines and other systems of the passenger Cars and Motor cycles. Goodwin Motors is represented herein by Chief Executive Officer which expression shall unless repugnant to the context mean and include its successors and assigns of the OTHER PART.

The content of the MOU is as below:

Gojan School of Business and Technology has decided to recognize Goodwin Motors as an approved automotive skill training company. To conduct various practical training and workshop at college and also at Goodwin Motors with their expertise.

The parties have had preliminary discussions in this matter and have ascertained areas of broad consensus. The parties now, have therefore, agreed to enter in writing these areas of consensus, under a Memorandum of Understanding.

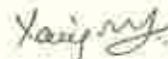
Now this Memorandum of Understanding witnesses that:

Goodwin Motors shall offer the following practical training programs as approved by Gojan School of Business and Technology:-

Name of the Course

1. Practical Training - Car Engine
2. Practical Training - Motor cycles
3. Practical Training on Cars
4. Practical Training on car and bike transmission





The training fees of the respective courses may be fixed and revised by the mutual consent of the college and Goodwin Motors.

The Training shall be conducted in the college campus as well as in Goodwin Motors on mutually convenient days for this academic year.

The above said courses shall be conducted at Gojan School of Business and Technology campus on regular basis.

In addition to the training at the college campus, Goodwin Motors conduct various training programs at their facility in Chennai and will send them to attend the training courses if students are interested.

1.0 RESPONSIBILITIES OF COLLEGE AND GOODWIN MOTORS

- 1.1 Goodwin Motors shall provide engine, other aggregates, tools and manpower assistance for effective conduct of the training program at the college. The professional trainer will be deputed by Goodwin Motors to explain the various mechanisms in the car, car engine and motorcycle engines. He will also deliver the class room presentation which mainly contains the industry inputs and practical knowledge about automotive systems. Goodwin motors shall also provide certificate to all participants upon completion of the training.
- 1.2 The college shall provide infrastructure facilities like class room for presentation, practice hall, work tables and gadget support for smooth conduct of the training. The college owns responsibility of collecting the training fees from the students as decided by both the parties and pay to Goodwin Motors upon completion of the training. The commercials, mode of payment and the minimum no of students participating in the training agreed by both the parties before the start of the training shall be honored.
- 1.3 Goodwin Motors shall get the consent from the college before conducting the training and the college shall intimate Goodwin Motors to conduct the training at their campus. The dates and no of days of training shall be fixed as mutually convenient to both the parties.





- 1.4 The college has the right to give advertisement to attract the other college students for the training program and the expenditure for the advertisements shall be borne by the college.
- 1.4 This MOU shall be valid for a period of one year from this date and can be renewed for a further period of one year on mutual consent. Both the parties have the right to cancel the MOU by giving a one-month notice.
- 1.5 The college shall help Goodwin Motors and vice versa for further development of the students in the college and technical expertise of Goodwin Motors by guest lectures and involving themselves in the student's research activities

In witness whereof the parties have signed this Memorandum of Understanding of the day, month and year first herein above written.

For Gojan School of Business and Technology

for Goodwin Motors

R. Rabin

Xarip

ASSISTANT DIRECTOR STUDENT AFFAIRS

CHIEF EXECUTIVE OFFICER



Witnesses:

- 1. *(Signature)*
- 2. *G. Kandan*



₹100/-
கி.வி.நாடு தமிழ்நாடு TAMILNADU
600
22/03/19
Gojan Educational Trust
Chennai

BN 342767
R.ELANGOVAN
STAMP VENDOR
L.No. 3304 / 83 / 2008
No. 4A, 1, Vallalar Street,
Redhills, Chennai - 52.

MEMORANDUM OF UNDERSTANDING

BETWEEN

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY

AND

INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)

THIS MEMORANDUM OF UNDERSTANDING (MOU) made and executed on this Friday of March 08, 2019 between:

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, an educational institution, situated in 80 Feet Road, Edapalayam, Redhills, Chennai- 600 052 and represented by Mr. Ramadhural R, Assistant Director Student Affairs herein after Called GOJAN (Which expression shall include its successors and assigns) of the first part;

AND

INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) a company registered and having its branch office at 80 Feet Road, Edapalayam, Redhills, Chennai - 600052 and represented by Mr. Srinivasan S, Director, here in after referred to as INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) which term shall mean and include, unless repugnant to the context and meaning thereof, its Successors, legal representatives and assigns, of the other part;

Whereas, **GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY** is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

Whereas, **INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** is one of the reputed Electronics solutions provider having full equipped facilities.

And whereas, both **GOJAN & INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** have agreed to form a 'STRATEGIC ALLIANCE' for providing industrial inputs and also act as a Skill Knowledge Provider/Trainer to the students at GOJAN.

And whereas, on the faith and strength of such representation and warranty, both **GOJAN and INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** have agreed to enter into this Memorandum of Understanding as per the mutually agreed clauses as agreed below:

GOJAN shall provide **INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** the facilities and qualified personnel to impart training as mutually agreed to and each personnel shall perform to the best of his/her ability during the term of the contract; likewise, **INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** shall make available their facilities for special projects and also for training of **GOJAN** personnel. In addition, **INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** shall depute their experts for necessary training at **GOJAN** and depending upon nature and degree / level of specialization, **INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** shall train faculty and students of **GOJAN** on selected topics. All decisions under this clause will be taken between the parties hereto only after prior consultation. Training will be conducted at mutually convenient dates.

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

INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall conduct training on core areas such as Sensors, Switches Manufacturing and Servicing etc.

INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in Annexure-I.

3. Non-Exclusive Relationship:

This agreement is non-exclusive in nature and both **GOJAN and INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** shall retain their right to perform their obligations with any other party during the term of this MOU.

4. Independent Contractors:

GOJAN and INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) hereby agree that each is an independent contractor and this MOU doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party. No monetary transaction between the two Institution shall be involved unless and otherwise specified mutually agreed.

5. Assignments:

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




MEMORANDUM OF UNDERSTANDING March 08, 2019
Between
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)

ANNEXURE-1

SCOPE OF ACTIVITIES:

- (i) To impart specialized training for students of EEE, ECE & Mechanical departments with regard to recent trends and practical applications on cost basis.
- (ii) To give training capsule to a limited number of students / semester on industry-based projects in the above mentioned fields.
- (iii) To offer special lectures by experts on topics pertaining to the above fields on mutually convenient dates on cost free basis.
- (iv) To go in for formation of expert panel by pooling in the expertise of INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) with that of GOJAN for conducting seminars/conferences on the emerging trends in the above mentioned fields.
- (v) GOJAN to make available the infrastructure as required by INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) for conducting training, Lectures etc.
- (vi) GOJAN to make fair considerations of the procurement to INTEGRAL SYSTEMS & COMPONENTS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) on the basis of their consistent on-time performance with respect to quality and reliability.

**INTEGRAL SYSTEMS & COMPONENTS
PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)**

**FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY**

*For Integral Systems & Components Pvt. Ltd.
(Gojan Campus-Chennai Division)*

SRINIVASAN S.
 Director


RAMADHURAI R.
 Assistant Director Student Affairs





भारत
TAMILNADU
663
22/01/19
Gojan Educational Inst
Chennai

BN 342770

R. ELANGOVAR
STAMP VENDOR
L.No. 8254 / B3 / 2008
No. 4A, 1, Vallalar Street
Redhills, Chennai - 52.

MEMORANDUM OF UNDERSTANDING

BETWEEN

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY

AND

SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)

THIS MEMORANDUM OF UNDERSTANDING (MOU) made and executed on this Wednesday of January 30, 2019 between:

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, an educational institution, situated in 80 Feet Road, Edapalayam, Redhills, Chennai- 600 052 and represented by Mr. Ramadhurai R, Assistant Director Student Affairs herein after Called GOJAN (Which expression shall include its successors and assigns) of the first part;

AND

SUMAN CONTROL PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) a company registered and having its branch office at 80 Feet Road, Edapalayam, Redhills, Chennai - 600052 and represented by Mr. Wilson Fernandes, Director, here in after referred to as SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) which term shall mean and include, unless repugnant to the context and meaning thereof, its Successors, legal representatives and assigns, of the other part;

W. Fernandes

R. Ramadhurai

Whereas, **GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY** is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

Whereas, **SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** is one of the reputed turnkey Electrical and Electronics provider and has fully equipped facilities.

And whereas, both **GOJAN & SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** have agreed to form a 'STRATEGIC ALLIANCE' for providing industrial inputs and also act as a Skill Knowledge Provider/Trainer to the students at GOJAN.

And whereas, on the faith and strength of such representation and warranty, both **GOJAN and SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** have agreed to enter into this Memorandum of Understanding as per the mutually agreed clauses as agreed below:

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

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

SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall conduct training on core areas such as Instrument Transformers (CT & PT) etc.

SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in Annexure-I.

3. Non-Exclusive Relationship:

This agreement is non-exclusive in nature and both **GOJAN and SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** shall retain their right to perform their obligations with any other party during the term of this MOU.

4. Independent Contractors:

GOJAN and SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION) hereby agree that each is an independent contractor and this MOU doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party. No monetary transaction between the two institution shall be involved unless and otherwise specified mutually agreed.

5. Assignments:

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




6. Entire Agreement:

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

7. Term of MOU and Notice of Termination:

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

8. Authorized Representatives:

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

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

SUMAN CONTROLS PVT. LTD.,
(GOJAN CAMPUS – CHENNAI DIVISION)

For SUMAN CONTROLS PVT. LTD.
GOJAN CAMPUS – CHENNAI DIVISION
Wilson Fernandes

Director

WILSON FERNANDES

FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY

R. Ramadurai R.

RAMADHURAI R.
Assistant Director Student Affairs



MEMORANDUM OF UNDERSTANDING January 30, 2019
Between
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)

ANNEXURE-1

SCOPE OF ACTIVITIES:

- (i) To impart specialized training for students of **EEE, ECE & Mechanical** departments with regard to recent trends and practical applications on cost basis.
- (ii) To give training capsule to a limited number of students / semester on industry-based projects in the above mentioned fields.
- (iii) To offer special lectures by experts on topics pertaining to the above fields on mutually convenient dates on cost free basis.
- (iv) To go in for formation of expert panel by pooling in the expertise of **SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** with that of **GOJAN** for conducting seminars/conferences on the emerging trends in the above mentioned fields.
- (v) **GOJAN** to make available the infrastructure as required by **SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** for conducting training, Lectures etc.
- (vi) **GOJAN** to make fair considerations of the procurement to **SUMAN CONTROLS PVT. LTD., (GOJAN CAMPUS – CHENNAI DIVISION)** on the basis of their consistent on-time performance with respect to quality and reliability.

**SUMAN CONTROLS PVT. LTD.,
 (GOJAN CAMPUS – CHENNAI DIVISION)**

For **SUMAN CONTROLS PVT. LTD.,
 (GOJAN CAMPUS – CHENNAI DIVISION)**

 Director

WILSON FERNANDES

**FOR GOJAN SCHOOL OF BUSINESS
 AND TECHNOLOGY**



**RAMADHURAI R.
 Assistant Director Student Affairs**





தமிழ்நாடு தமில்நாடு TAMILNADU

4808

JANARTHANAN

7 FEB 2018

BN 689192

N. LANGOVAN

STAMP VENDOR

L.No. 177CH (B) 2010

No.5, Muthayyan Street, Chennai
Cell: 98410 63716 / 98848 68816

MEMORANDUM OF UNDERSTANDING

Between

GOJAN SCHOOL OF BUSINESS & TECHNOLOGY

AND

RCSPORTZ FLYING CLUB

Preamble

Interaction between aeromodelling club and technical institutions will provide immense mutual benefits and also satisfy relevance. Realizing this objective, this college and the aeromodelling club named above, have signed this MOU in order to achieve the desired results.

ABOUT GOJAN SCHOOL OF BUSINESS & TECHNOLOGY

GOJAN SCHOOL OF BUSINESS & TECHNOLOGY offering 7 Under-Graduate(B.E/B.Tech), 7 Post-Graduate (M.E & M.B.A.,) as affiliated to the Anna University, Chennai and it has the approval of All India Council for Technical Education (AICTE), New Delhi.

The faculty comprises of a highly qualified and dedicated faculty members in all the departments. The institution has been striving constantly to provide an excellent academic environment for the benefit of the students and faculty to inculcate technologies competence along with human dignity and values.

The Institution believes in promoting interaction with the industrial sector in order to expose the students to real time situation and to orient the faculty to the current needs of the industries.

ABOUT RCSPORTZ FLYING CLUB

RCSPORTZ is an innovative company specializing in the design, development, manufacturing and training of aeromodelling class through rcsportz flying club and also sales of aeromodelling parts.

It was started in the year of 2015 registered under the name RCSPORTZ to form a group with aeromodellers and rcpilots as a club to do aeromodelling activities in Chennai. Our main motive is to keep aeromodelling activity happen regularly, we train young interested students for RC pilot training and we conduct workshops on RC plane, drones, etc., related to the aero department.

We are expertise in manufacturing of rcplanes,drones. We help students in designing and making of these and also train them to participate in various international events.

SCOPE FOR INTERACTION

The proposed interaction will include the following

1. Encourage students in aeromodelling activities.
2. Help students in RC pilot training.
3. Workshop will be conducted.
4. Live interaction with all the experienced rcpilots.
5. Help the students to participate in national and international level competitions

DEPARTMENTS IN GOJAN SCHOOL OF BUSINESS & TECHNOLOGY IDENTIFIED FOR INTERACTION.

1. Aeronautical Engineering
2. Mechanical Engineering
3. Electronics and Communication Engineering
4. Electrical and Electronics Engineering.

TERMS OF AGREEMENT

1. This memorandum of understanding is made between the Gojan School of Business and Technology and RCSPORTZ. This MOU is made for usage of Gojan campus grounds for Aeromodelling purposes by RCSPORTZ flying club members. This MOU will be useful for the students of Gojan School of Business and Technology to develop Aeromodelling activity and gain knowledge about it. We will be using the Gojan campus grounds on Sunday between 7 A.M to 1 P.M and will be used by 25 people.

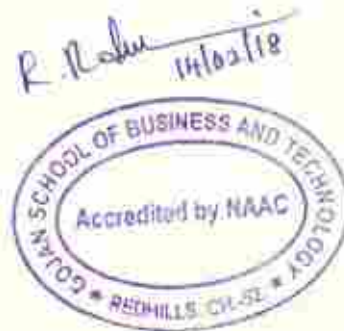


2. We will help Gojan School of Business and Technology students by teaching them RC flying, and conduct technical classes for them to develop their technical skills. This skill will help them with their projects and also help them participate in Aeromodelling related competitions. We will also help Gojan School of Business and Technology setup a R&D within the campus. Students who are interested are most welcome to join the club with a free membership. This MOU will be a benefit for both the RCSPORTZ flying club and as well as the students of Gojan School of Business and Technology.
3. This agreement is valid for a period of 6 months, and may be extended further on mutual consent.
4. If Gojan School of Business and Technology requires the Gojan campus grounds on a particular Sunday, the Gojan campus grounds will not be made available for RCSPORTZ FLYING CLUB on that day and will be intimated 2 days prior.
5. All RCSPORTZ FLYING CLUB members who wish to fly within Gojan campus grounds need to submit an ID proof to the Gojan School of Business and Technology for the purpose of filing. Also, a list of members coming for flying that particular Sunday need to be provided to Gojan School of Business and Technology 1 day prior for entry purposes.
6. The MOU can be terminated within 3 months' notice on either side.
7. This agreement is governed by and constructed in accordance with Indian law.
8. The head of department concerned will be the coordinator for the interaction on behalf of the college and RCSPORTZ FLYING CLUB will nominate a representative for the foresaid interaction.

For RCSPORTZ

J. J. [Signature]
14/2/18

For GOJAN SCHOOL OF BUSINESS & TECHNOLOGY





2,100/-
தமிழ்நாடு தமில்நாடு TAMILNADU
Gojan School of Business and
Technology
Chennai - 52

2.2.19

BH 774607

T Rajed -

தி. இராஜராஜகிருஷ்ணன்
முத்தியாரத்தாள் கிண்டாமமாண்டி
உ.நி.எல்.எம் : 220/டி.7/97
3/1, வடபாசல் கோடு,
சென்னை-600 012

**MEMORANDUM OF UNDERSTANDING
BETWEEN
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
PROLIFIC SYSTEMS AND TECHNOLOGIES PVT. LTD.,**

THIS MEMORANDUM OF UNDERSTANDING (MOU) made and executed on this Wednesday of February 13, 2019 between:

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, an educational institution, situated in 80 Feet Road, Edapalayam, Redhills, Chennai- 600 052 and represented by **Mr.R.Ramadhurai**, Assistant Director Student Affairs herein after Called **GOJAN** (Which expression shall include its successors and assigns) of the first part;

AND

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

Whereas, **GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY** is in the field of education, imparting knowledge to students aspiring to be Engineers and Technologists.

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

And whereas, both **GOJAN & PROLIFIC** have agreed to form a '**STRATEGIC ALLIANCE**' for providing industrial inputs and also act as a Skill Knowledge Provider/Trainer to the students at **GOJAN**.

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

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

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

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

PROLIFIC shall deliver special lectures on advanced topics.

2. Scope of Activities:

Details of activities are included in Annexure-I.

3. Non-Exclusive Relationship:

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

4. Independent Contractors:

GOJAN and PROLIFIC hereby agree that each is an independent contractor and this **MOU** doesn't mean that one is an agent of other or of each other, and neither party shall be entitled to bind, by its acts, omissions or otherwise, the other party. No monetary transaction between the two institution shall be involved unless and otherwise specified mutually agreed.

5. Assignments:

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

6. Entire Agreement:

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

7. Term of MOU and Notice of Termination:

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

8. Authorized Representatives:

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

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

**FOR PROLIFIC SYSTEMS
&
TECHNOLOGIES PVT LTD.**



R. ANANTHARAMAN

ASSOCIATE DIRECTOR



**FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY**



R. RAMADHURAI

Assistant Director Student affairs



MEMORANDUM OF UNDERSTANDING FEBRUARY 13, 2019
Between
GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY
AND
PROLIFIC SYSTEMS AND TECHNOLOGIES PVT. LTD.

ANNEXURE-1

SCOPE OF ACTIVITIES:

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

FOR PROLIFIC SYSTEMS
&
TECHNOLOGIES PVT LTD.



R. ANANTHARAMAN

ASSOCIATE DIRECTOR



FOR GOJAN SCHOOL OF BUSINESS
AND TECHNOLOGY



R. RAMADHURAI

Assistant Director Student Affairs





तमिलनाडु TAMILNADU
Gojan Educational Trust
Chennai

BN 342768

R.ELANGOVA
STAMP VENDOR

L.No. 8334 / B3 / 2008
No 4A, 1, Vallalar Street,
Rozhills, Chennai - 52.

MEMORANDUM OF UNDERSTANDING (MOU)

between

POWER TECH INNOVATION

&

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY

This is an agreement between "POWER TECH INNOVATIONS" and "GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY".

I. PURPOSE & SCOPE

The purpose of this MOU is to clearly identify the roles and responsibilities of "POWER TECH INNOVATIONS" as they relate to GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY for the following goals and objectives in order to initiate the academic collaboration programme:

R. Rave



S. Prabhakaran

In particular, this MOU is intended to:

- Campus Visit
- Knowledge Transfer (Teaching)
- Creating awareness about various programmes
- Training for Students and Faculty
- Interview skills
- Technical exposure

II. BACKGROUND

Power Tech Innovations, is a service provider organization from its foundation "POWER TECH CONTROLS" and strives to be a great company having an unique position in the field of industrial automation. "Power Tech Innovations" endeavor their position in the meadow of training students, professionals and to develop competencies which ensure employability and sustainability into current global trends. As students are the young aspirants to create a new milestone of success while leading the nation into a brighter tomorrow, we at "Power Tech Innovations" act as a catalyst fueling and fulfilling their aspirations. We are specialized in industrial automation training to create awareness among students about the new engineering structure. Our concern has achieved strong position in training students and has created a new era among students in the world of business.

III. RESPONSIBILITIES UNDER THIS MOU

Power Tech Innovations is making a new era in the field of GST Training and Industrial Automation related training to the students which makes them develop a good career while achieving a good employment after their academics. We at Power Tech Innovations an authorized service provider by MSME and encouraged by National Skill Development centre and will provide the necessary certificates to student after the training.

IV. RESPONSIBILITIES OF GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY UNDER THIS MOU

1. Allocation of timing with students.
2. Creating new environment with facilities.
3. Encouragement for various training events.

P. Raju



S. Prashanth

V. EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signature of POWER TECH INNOVATIONS and GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY authorized officials. It shall be in force from 03-04-2019 to 02-04-2022.



Signature

GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY

Mr. RAMADHURAI R

Date: 03-04-2019



Signature

POWER TECH INNOVATIONS

Ms. PUSHPALATHA S

Date: 03-04-2019



 **POWER TECH INNOVATIONS**
(an ultimate source of innovation)
2, Railway Station Road,
Gnanamurthy Nagar,
Ambattur, Chennai-600 053.
9940094134, 8056093868

provide an excellent academic environment for the benefit of the students and the faculty to inculcate technology competence along with human dignity and values. The Institution believes in promoting interaction with the industrial sector in order to expose the students to real time situation and to orient the faculty to the current needs of the industries.

WHEREAS, KAMACHI INDUSTRIES LTD., Gummidipoondi engaged in manufacturing of TMT bars,

WHEREAS, both GOJAN and KAMACHI INDUSTRIES LTD., now

- Recognizing the importance of Technology and Development in the areas related to Civil & Mechanical Engineering, as well as understanding the importance of imparting industrial training to the Engineering/ Technology/ Science Students.
- Appreciating the need for creation of large reservoir of highly qualified manpower in all fields related to Production Department, Design and Development.
- Desiring to club their efforts by pooling their expertise and resources.

INTEND to form a nucleus for promoting excellent quality manpower in the fields of Engineering, Technology and Sciences with special emphasis on Civil and Mechanical Engineering and related fields.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both GOJAN and KAMACHI INDUSTRIES LTD., hereby acknowledge, GOJAN and KAMACHI INDUSTRIES LTD., hereby agree to sign a memorandum of understanding (MOU).

ARTICLE-I: SCOPE OF THE MOU

Both GOJAN and KAMACHI INDUSTRIES LTD., shall encourage interactions between the Engineers, Scientists, Research fellows, faculty members and students of both the organizations through the following arrangements:

- a) Exchange of personnel through deputation as per the rules of the respective institute, for limited periods as mutually agreed upon;



- b) Organization of joint conferences and seminars;
- c) Practical training of GOJAN students at KAMACHI INDUSTRIES LTD.,;
- d) Serve as a Skill Knowledge Provider/Trainer to the students of GOJAN.
- e) Joint guidance of student projects/thesis in Mechanical Engineering and other areas of academic interest at GOJAN by KAMACHI INDUSTRIES LTD., on mutually agreeable terms.
- f) KAMACHI INDUSTRIES LTD., would accommodate Under-Graduate students who have completed the 7th semester of their degree in such a number that KAMACHI INDUSTRIES LTD., deems convenient to it for the purpose of imparting industrial training.
- g) KAMACHI INDUSTRIES LTD., may depute its personnel as visiting faculty at GOJAN to teach any of the regular Course or specialized topics.
- h) KAMACHI INDUSTRIES LTD., may request GOJAN to design and teach a Course or Courses which it deems fit to enhance quality and performance of its employees. Such Courses may be run at any mutually convenient premises.
- i) KAMACHI INDUSTRIES LTD., may seek assistance/guidance of GOJAN faculty member/s in product/process modification, modernization, trouble shooting, etc.
- j) Would allow the industrial visits of students for half/full day to provide them with an exposure to various Manufacturing facilities, technology etc.
- k) KAMACHI INDUSTRIES LTD., avail library, Internet, computational facilities at GOJAN.
- l) The students will carry out part of their Ph.D. research work or M.E./ B.E./ M.Tech./ B.Tech. projects at GOJAN and KAMACHI INDUSTRIES LTD., depending on the nature of the work as per rules of the respective institute depending on facilities and requirements.

R. Raha



- m) There will be no restriction on the contents of the thesis and on publication of results of the thesis, subject to the condition that no Intellectual Property Rights can be secured for any part of the work which will be decided on mutual consent.
- n) Both GOJAN and KAMACHI INDUSTRIES LTD., will be free to independently carry out follow-up research on the thesis work conducted under this scheme.
- o) In any of the activities mentioned above, wherever financial aspects are involved, amount, payment conditions, etc. would be spelt out clearly before starting the activity.
- p) Serve as a Skill Knowledge Provider/Trainer to the students of the institution.

ARTICLE-II: SHARING OF FACILITIES

- a) GOJAN and KAMACHI INDUSTRIES LTD., shall permit both facilities for the knowledge sharing and Project and Study purpose, if permissible within the rules governing the two institutions. However, responsibility for safety of software and other materials during the exchange will rest on respective Head of Academic Department/Section.
- b) GOJAN and KAMACHI INDUSTRIES LTD., shall provide access to the library facilities to scientists, members of faculty and students as per the prevailing rules and norms in the respective institutes.
- c) GOJAN and KAMACHI INDUSTRIES LTD., shall make provisions to share their respective important R&D facilities in order to promote academic and research interaction in the areas of cooperation.
- d) The College will not take, or cause to be taken into, any physical forms of confidential information (nor make copies of same) without KAMACHI's prior written permission.

ARTICLE-III: CO-ORDINATION OF THE PROGRAMME INCLUDING FINANCIAL ARRANGEMENTS

- a) The collaborative programme between GOJAN and KAMACHI INDUSTRIES LTD., shall be coordinated by a coordination committee appointed by Directors of both the institutes.
- b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the institutions.

P. K. Singh



ARTICLE-IV: EFFECTIVE DATE AND DURATION OF MOU

- a) This MOU shall be effective from the date of its approval by competent authorities at both ends.
- b) The duration of the MOU shall be for a period of one year from the effective date.
- c) During its tenancy, the MOU may be extended or terminated by a prior notice of not less than six months by either party. However, termination of the MOU will not in any manner affect the interests of the students/faculty/scientists who have been admitted to pursue a programme under the MOU.
- d) Any clause or article of the MOU may be modified or amended by mutual agreement of KAMACHI INDUSTRIES LTD., and GOJAN.

ARTICLE-V: IPR

Rights regarding publications, patents, royalty, ownership of software/design/product developed etc. under the scope of this MOU, shall be decided by the two parties by mutual consent.

ARTICLE-VI: CONFIDENTIALITY

During the tenure of the MOU both GOJAN and KAMACHI INDUSTRIES LTD., will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

Both GOJAN and KAMACHI INDUSTRIES LTD., shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of the disclosing party or use such confidential information for any use other than intended under this agreement or PROJECTS.

R. R. R.



Further both GOJAN and KAMACHI INDUSTRIES LTD., shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

IN WITNESS WHEREOF PARTIES HERE TO HAVE ENTERED INTO THIS AGREEMENT EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.

Authorized Signatory
KAMACHI INDUSTRIES LTD.,
Vice-President HR & CSR.

Authorized Signatory
Gojan School of Business and Technology

Witness

1.

2.

Date: 06/02/2019.

Witness

1. 

2. 

Date: 06.02.19



₹. 500/-
 தமிழ்நாடு தமில்நாடு TAMILNADU
 319
 25/7/17
 Gojan School of Business and
 Technology
 Chennai - 52

AN 124525
 T Rajesh
 தி. இராஜேஷ் ராஜேஷ்
 முகவரி: 311, கமலாட்சி வீடு,
 3/1, கமலாட்சி வீடு,
 சென்னை-52. தொலைபேசி - 800 082.

MEMORANDUM OF UNDERSTANDING

This agreement ("Agreement") is entered into on 28th July 2017 by and between

1. **Reliance Jio Infocomm Limited**, a company incorporated under provisions of the Companies Act, 1956, and having its registered office at 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai 400021, Maharashtra, India ("**Reliance**", which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and assigns), and
2. **Gojan School of Business & Technology**, 80 feet Road, Edapalayam, RedHills, Chennai-600 052, managed by Gojan Educational Trust having its registered office at No.288, TTK Road, Alwarpet, Chennai-18 ("**Institute**" which expression shall, unless it be repugnant to the context or meaning thereof shall mean and include the trustee or trustees for the time being of, survivors or survivor of them and the heirs, executors and administrators of the last survivor and permitted assigns).

Reliance and Institute may individually be referred to as "**Party**" and collectively as "**Parties**".

Whereas,

- A. Reliance is the holder of Unified License (All services except GMPS) for service areas vide License No. 20-401/2013 (AS-1) dated 21.10.2013 under Section 4(ii) of the Indian Telegraph Act, 1885 granted by the Government of India through the Department of Telecommunications (DoT).



- B. Institute hereby permits Reliance to occupy and use the space provided in the Premises to provide various telecommunication services to students and staffs as per Reliance terms and conditions.
- C. Parties have agreed that Institute will extend various services offered by Reliance to students and staffs on the same terms and subject to the conditions set forth herein.

NOW THEREFORE, Parties hereby agree as follows:

1. TERM

- 1.1 This Agreement shall be effective on and from the Effective Date and shall remain in full force and effect for three (3) years ("Term"), unless terminated earlier in accordance with the provisions of this Agreement.
- 1.2 Parties may extend the Term for a maximum period of 3+3 years on mutually agreed terms and conditions.

2. INFRASTRUCTURE, ASSETS AND PERSONNEL

- 2.1 Reliance shall be entitled to install its telecommunication infrastructure / equipment at the Institute so as to enable Reliance to provide telecommunication services to the faculty, staff and students of the Institute. Institute shall provide access to the Locations as may be required by Reliance to install, maintain, repair and / or replace any such infrastructure or equipment and shall co-operate with and provide all reasonably assistance to Reliance in this regard.
- 2.2 Institute shall designate a single point of contact ("SPOC") within two (2) days of the date hereof and ensure that the SPOC is available at all times for discussion and consultation with Reliance in relation to this Agreement.

3. ASSETS

- 3.1 Reliance shall install and maintain Reliance assets at the Institute locations as and when required in a reasonably timely manner for provision of this agreement.
- 3.2 Institute shall retain the Reliance Assets at the place where originally fixed at the location on the date of installation and not move the same therefrom without prior written consent of Reliance.
- 3.3 Each Party shall continue to have all right, title and interest in its respective Assets and any additional assets provided / installed by it at any time and from time to time and the other Party shall have no right, title, interest or lien or any right of any nature or kind whatsoever in the first Party's Assets.
- 3.4 Institute shall not, and shall procure that its representatives do not, create any charge, pledge, hypothecation, lien, security interest or other encumbrance whatsoever on or in respect of any Reliance Asset.
- 3.5 Institute shall bear and pay all operating costs relating to all Assets.

4. ADVERTISING AND PROMOTIONS

- 4.1 Institute shall market and promote the Reliance services, including on its website.
- 4.2 Institute shall thirty (30) days prior to commencement of each year of the Term provide Reliance for its approval its proposed calendar for promotional and marketing events and activities in the immediately following year.



- 4.3 Institute will display and exhibit the marks, logo and other material provided by Reliance from time to time in relation to the Reliance services at its premises, website and such other locations as may be agreed by Reliance from time to time.
- 4.4 Reliance may make available to Institute artwork, imagery, photographs, sample branding materials and other similar items for advertising, marketing and promoting the Reliance services.
- 4.5 Institute will use the marks, logo and materials provided by Reliance only for the purposes set out herein, and then only in accordance with the guidelines prescribed by Reliance from time to time.
- 4.6 Institute confirms that it shall not obtain any right, title or interest whatsoever in any proprietary information or intellectual property of Reliance.
- 4.7 Institute will publish the link to Reliance job portal on its website and in its bulletin boards at the Locations for dissemination of information to students and alumni members for potential career options available at Reliance or its affiliates.
- 4.8 Institute shall on its website and bulletin board provide details of websites or portals maintained by or on behalf of Reliance on which potential applicants may register their profiles for suitable job roles.

5. COURSE PROGRAM

- 5.1 Reliance services will include learning material for student skill development called as Course Program.
- 5.2 Reliance shall provide the Institute relevant course materials relating to the Course Program as provided by it to other institutes offering the Course Program. Institute shall not provide or make available the course materials to any person other than the Students.
- 5.3 Institute and their colleges shall permit Reliance to set up a laboratory and/or classrooms at selected college campuses in compliance with the design and layout provided by Reliance.
- 5.4 Institute shall ensure that the faculty members nominated by it to conduct the Course Program are skilled, qualified, trained and equipped personnel.
- 5.5 Institute shall offer the Course Program at its locations to all persons eligible to enrol in the Institute and to employees / representatives nominated by Reliance or any of its affiliates.
- 5.6 Institute may use the Course Program and Intellectual Property Rights associated therewith or relating thereto only for teaching, and marketing and promoting, the Course Program.
- 5.7 Institute shall, in consultation with Reliance, determine (i) the criteria for admitting persons to the Course Program and (ii) the maximum and minimum number of persons to be enrolled in the Course Program in each year.
- 5.8 Institute shall not, in any event and under any circumstances guarantee or charge any amount in any manner whatsoever to any person including students for any placements or job openings or employment opportunities with Reliance or any of its affiliates.
- 5.9 Institute shall provide the Students access to the Infrastructure and other facilities at the Locations including classrooms, stationery, canteen, wash-rooms.

6. OWNERSHIP AND USE OF THE COURSE PROGRAM

- 6.1 Institute agrees and acknowledges that Reliance is and shall be the sole and exclusive owner of all Intellectual Property Rights in relation to or in connection with the Course Program



developed before, after and during the Term, including any and all intellectual property derived from or in connection with the Course Program.

- 6.2 Institute shall use the Course Program, Reliance Assets and all Intellectual Property Rights therein and in relation thereto only for offering the Course Program to the Students, and for marketing and promotion of the Course Program and for no other purpose whatsoever.

7. CERTIFICATION OF COURSE PROGRAM

- 7.1 Reliance shall set up a proctored testing website on which Students shall be required to undertake certification tests for the Course Program.
- 7.2 Institute shall ensure that only Students who have completed specified hours of training are permitted to take such tests in relation to the Course Program.
- 7.3 Institute shall conduct the tests at the Institute in the manner specified by Reliance from time to time.
- 7.4 Institute shall issue completion and proficiency certificates in the format provided by Reliance to Students who successfully complete the tests and meet the criteria specified by Reliance from time to time.
- 7.5 Institute shall furnish to Reliance an updated database of Students who have successfully completed the Course Program at such periodicity and in the format prescribed by Reliance from time to time.

8. TRAINING

- 8.1 Reliance may conduct a training program in relation to the Course Program for faculty members nominated by the Institute at a location and schedule specified by Reliance.
- 8.2 Institute shall nominate a minimum of two (2) senior faculty members for the training program and ensure that such faculty members attend the training program. Institute shall ensure that the faculty so nominated by it are capable of training other faculty members who replace them.
- 8.3 Institute shall nominate and ensure such nominated senior faculty members attend the additional refresher course conducted by Reliance, if any.

9. BOOKS AND RECORDS; AUDIT

- 9.1 Institute shall prepare and maintain up to date, complete and accurate books of records and accounts in relation to the Course Program and other transactions relating to the Agreement in the form and the manner as may be specified by Reliance from time to time.
- 9.2 Reliance and its representatives shall be entitled at any time and from time to time to visit the Locations and the Institute, to inspect and audit the Assets, fiber laboratories, classrooms (including Smart Classrooms), and other infrastructure provided by the Institute, and the books of account and records relating to this Agreement, and to take copies of such books and records. Institute shall grant Reliance and its representatives free access to its laboratories, classrooms and open area for such purpose.
- 9.3 Reliance and its representatives may at any time and from time to time visit the Locations / Institute to verify and audit whether the Course Program is being conducted in accordance with the Agreement.

10. TAX

- 10.1 All taxes duties, levies, expenses, charges, cess, including service tax levied or imposed in relation to the Agreement shall be borne and paid by Institute.



11. INSURANCE

- 11.1 Institute shall, at its own cost and expense, obtain and maintain insurance cover to cover claims that may be made by or on behalf of its employees, officers, staff or agents in relation to any risk that may arise during the course of performing the obligations under this Agreement including accident, illness or any other related risks.
- 11.2 Institute will at its cost obtain applicable insurance cover in relation to all Institute Assets. Institute shall ensure that such insurance policy is effective from the Effective Date and valid and binding until the expiry of the Term. Reliance will at its cost obtain applicable insurance cover in relation to all Reliance Assets.

12. REPRESENTATIONS AND WARRANTIES OF INSTITUTE

Institute represents and warrants that:

- 12.1 It has the capacity and all the necessary power and authority to enter into and perform all its obligations hereunder and to undertake the transactions contemplated hereby;
- 12.2 entering into this Agreement or performance of the obligations hereunder shall not result in a violation of or non-compliance with any applicable laws and it shall at all times comply with the applicable laws;
- 12.3 it has obtained all permits and licenses, if any, required or desirable to be obtained by it in connection with this Agreement and the performance of its obligations hereunder and shall at all times maintain such permits and license and keep them valid and subsisting;
- 12.4 it is not subject to any bankruptcy proceedings and there are no circumstances which exist that may entitle any creditor to appoint a receiver or to petition for winding up or to exercise any other rights over or against its assets;
- 12.5 this Agreement and the other documents entered into in connection herewith have been duly executed and delivered by it and constitute or will constitute, following the execution and delivery of this Agreement and such other documents, valid and binding obligations of Institute, enforceable against it in accordance with its terms;
- 12.6 none of the execution or delivery of this Agreement, the consummation of transactions hereby contemplated or compliance with the terms hereof, will conflict with or result in a breach of, or require any consent under the charter documents or any applicable laws or any agreement or instrument to which it is a party or by which it or its property is bound or may be affected or to which it is subject;
- 12.7 each representation and warranty of Institute is true and correct in all respects as on the date of execution of this Agreement and shall remain true and correct on each day of the Term.

13. TERMINATION

- 13.1 Either Party may terminate this Agreement by giving three (3) months' prior written notice to the other Party.
- 13.2 A Party may terminate this Agreement in case of a material breach of this Agreement by the other Party which breach is not remedied within thirty (30) days from the date of notice of such breach to such defaulting Party.
- 13.3 Reliance may terminate this Agreement if any representation or warranty of the Institute set out in clause 12 is untrue.
- 13.4 Upon expiry or termination of this Agreement.



- (a) Parties shall be relieved of their respective rights and obligations under this Agreement save such obligations and liabilities that accrued prior to termination, or those which survive termination of this Agreement;
- (b) Institute shall, and shall procure that his representative shall, return to Reliance, all Reliance Assets in proper working condition (reasonable wear and tear excepted), course materials, any designs, layouts, advertising, promotional or other material provided by or on behalf of Reliance and Confidential Information that the Institute has in its possession or control;
- (c) Institute shall cease using any and all Intellectual Property Rights other materials, logos, marks, artwork and imagery provided by or on behalf of Reliance and the granted hereunder to Institute in relation thereto shall forthwith terminate.

14. CONFIDENTIALITY AND PUBLIC ANNOUNCEMENTS

- 14.1 Institute shall maintain strictly confidential in accordance with the standards of care and diligence that it utilises in maintaining its own confidential information, and in any event no less than reasonable standard of care, the terms of this Agreement and any information in relation to this Agreement, Reliance or its affiliates supplied to or obtained by it or its representatives pursuant to or in the course of performance of this Agreement ("**Confidential Information**") and shall not disclose any such information to any person, save as expressly provided herein.
- 14.2 Institute may disclose Confidential Information only to its employees strictly on a need to know basis (and then only to the extent so required) provided that each such person is aware of the confidential nature of such information and agrees to maintain it strictly confidentiality on terms no less onerous than the terms hereof. Prior to disclosure of Confidential Information, Institute shall procure that the relevant employee enters into a confidentiality and non-disclosure agreement on terms no less onerous than the terms hereof and agreeing to assignment of such agreement in favour of Reliance, at Reliance's option. Institute shall be liable to Reliance for the acts and omissions of its employees in relation to the Confidential Information, as if they were acts and omissions of Institute.
- 14.3 Institute shall, and shall ensure that its affiliates, and its and their employees, directors, officers, agents and representatives, keep the terms of this Agreement and any and all information exchanged in pursuance hereof, strictly confidential and shall not, and shall ensure that its representatives do not, disclose any such information to any third party, without Reliance's prior written consent.
- 14.4 Institute shall not make any public announcements or issue any advertisement, promotional material or release or any other similar document, nor participate in any media interview in relation to any transaction relating to this Agreement, the existence or terms of this Agreement, without the prior written consent of Reliance, including in relation to the form thereof.
- 14.5 This clause shall survive termination of this Agreement.

15. INDEMNITY

- 15.1 Institute shall indemnify, defend and hold Reliance and its affiliates, its and their officers, directors, employees, agents and representatives, harmless from and against all claims and losses, arising out of or resulting from in connection with (a) a breach by Institute of any of its obligations hereunder or (b) any of Institute's representations or warranties being untrue. This clause shall survive the termination of this Agreement.



16. GOVERNING LAW AND DISPUTE RESOLUTION

- 16.1 This Agreement is made and shall be construed in accordance with laws of India.
- 16.2 Parties shall make reasonable endeavours to resolve any dispute or difference arising out of or in relation to this Agreement. If any such dispute or difference is not so resolved within 30 days of the dispute or difference arising then either Party may refer such dispute or difference to arbitration. Arbitration shall be conducted by a tribunal of 3 arbitrators in accordance with the provisions of Arbitration and Conciliation Act, 1996, with each Party nominating an arbitrator and the two arbitrators so appointed appointing the third arbitrator. The venue of arbitration shall be Mumbai and the language of arbitration shall be English. The arbitral award shall be final and binding on Parties.
- 16.3 Subject to the provisions of clause 16.2, Parties agree to submit to the jurisdiction of competent courts in Mumbai, India with regard to any dispute or difference arising out of or in connection with this Agreement, to the extent reference to courts is permitted under the provisions of the Arbitration and Conciliation Act, 1996.
- 16.4 This clause shall survive termination of this Agreement.

17. ASSIGNMENT

- 17.1 Institute shall not, directly or indirectly, assign or otherwise transfer this Agreement, in whole or in part, without Reliance's prior written consent. Reliance may assign or otherwise transfer this Agreement, in whole or in part, without requiring consent (prior or otherwise) of Institute, to any entity or Person.

18. NOTICES

- 18.1 Any and all notices, demands and other communication in relation to this Agreement may only be sent by a Party to the other Party by pre-paid post or facsimile transmission to the address of the recipient stated herein or at any other address notified by the recipient or the facsimile transmission number notified by the recipient and any notice, demand or communication so sent shall be effective upon actual receipt and in case of notices sent by pre-paid post, it shall be deemed received on the third day after the date of dispatch (if not actually received earlier) and shall become accordingly effective.

19. MISCELLANEOUS

- 19.1 This Agreement constitutes the entire agreement between the Reliance and Institute and supersedes all previous agreements and negotiations in respect thereof.
- 19.2 Nothing in this Agreement shall constitute or be deemed to constitute the relationship of principal and agent or of partnership between Parties hereto or create a joint venture between Parties or employment relationship between Reliance and Institute's personnel.
- 19.3 No waiver, amendment or other modification of this Agreement shall be effective unless in writing and signed by each Party.
- 19.4 In case any provision of this Agreement (except in relation to any representation or warranty) shall be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions of this Agreement shall not in any way be affected or impaired thereby.
- 19.5 Neither Party shall be liable for any consequential or indirect losses in connection with or arising out of this Agreement.
- 19.6 Each Party shall bear and be responsible for its own costs and expenses in connection with this Agreement.




19.7 This Agreement may be executed by Parties in counterparts, each of which shall be an original and all such counterparts taken together shall be deemed to constitute one and the same Agreement.

IN WITNESS WHEREOF, Parties have caused their respective authorized signatories to execute this Agreement on their behalf.

For Reliance Jio Infocomm Limited

For Gojan School of Business & Technology


Name: P. V. Jeyaraj
Title: Vice President
Date: 28/07/2017


Name: Viswanathan Natarajan
Title: Vice Chairman
Date: July 28, 2017



ANNEXURE 1

DEFINITIONS AND PRINCIPLES OF INTERPRETATION

1. DEFINITIONS

Unless the context or meaning otherwise requires, the following expressions shall have the following meaning:

- 1.1 **"Agreement"** means this Agreement, together with all the Annexures, as may be amended, supplemented or otherwise modified from time to time in accordance with the provisions hereof;
- 1.2 **"Assets"** means Institute Assets and Reliance Assets collectively and **"Asset"** means Institute Assets or Reliance Assets, as the case may be;
- 1.3 **"Course Program"** means vocational training course developed by Reliance in relation to telecommunication and internet sales and services, including but not limited to the training modules, course content, study materials, presentations, practical laboratory sessions, certification criteria and methodology, and shall include any other vocational training courses which may be developed by Reliance in future from time to time in relation to telecommunication and / or internet services;
- 1.4 **"Institute Assets"** means assets owned, installed and maintained by the Institute as more particularly detailed in **Part A of Annexure 3**;
- 1.5 **"Location"** shall mean location of the branches of the Institute set out in **Annexure 2** and such other locations as may be mutually agreed between Parties from time to time;
- 1.6 **"Intellectual Property Rights"** means, on a worldwide basis, any and all intellectual property rights now known and hereafter known or obtained, current or future, in both tangible and intangible forms, including without limitation, (a) rights associated with works of authorship including without limitation copyrights, moral rights, and mask works, (b) trade secret rights, (c) trademarks, drawings, service marks, commercial symbols, trade names, patents, algorithms, designs, and other industrial property rights, know-how, ideas, concepts, rights of publicity, methods, techniques, processes, domain names, business names, fictitious names, inventions and all other intellectual and industrial property rights of every kind and nature worldwide and however designated, whether arising by operation of law, contract, license or otherwise (d) all registrations, initial applications, renewals, extensions, continuations (including continuations-in-part), re-examinations, divisions or reissues thereof now or hereafter in force (including any rights in any of the foregoing), and (e) rights to enforce any of the foregoing;
- 1.7 **"Reliance Assets"** means assets owned, installed and maintained by Reliance and as more particularly detailed in **Part B of Annexure 3**;
- 1.8 **"Smart Classroom"** means classroom having LCD projector, computer aided projector facility connected to a central server, secure data storage and retrieval facilities;
- 1.9 **"Term"** shall have the meaning assigned thereto clause 1;

2. PRINCIPLES OF INTERPRETATION

Unless the context otherwise requires, the following principles of interpretation shall apply while interpreting this Agreement:

- 2.1 Descriptive headings of clauses are inserted solely for convenience of reference and are not intended as complete or accurate descriptions of content thereof and shall not be used to interpret the provisions of this Agreement.



- 2.2 Words denoting persons shall include partnerships, firms, companies, corporations, joint ventures, trusts, associations, organizations and other entities (whether or not incorporated).
- 2.3 Use of words in the singular or plural, or with a particular gender, shall not limit the scope or exclude the application of any provision of this Agreement to any person or persons or circumstances except as the context otherwise permits.
- 2.4 References to the word "include" or "including" shall be construed without limitation.
- 2.5 Annexures form an integral part of this Agreement and shall be in full force and effect as though they were expressly set out in the body of this Agreement.
- 2.6 Reference to any legislation or law or to any provision thereof shall include references to any such law as it may, after the date hereof, from time to time, be amended, supplemented or re-enacted, and any reference to a statutory provision shall include any subordinate legislation made from time to time under that provision.
- 2.7 The terms "hereof", "herein", "hereby", "hereto" and derivative or similar words refer to this Agreement.
- 2.8 Any consent, notice, approval or determination given under this Agreement, shall be binding only given in writing.
- 2.9 "Written" or "in writing" means handwritten, typewritten or printed electronically to make a permanent record.



ANNEXURE 2

LOCATIONS OF INSTITUTE

[Institute locations / branches at which Reliance Services will be offered]



ANNEXURE 3
INFRASTRUCTURE

PART A: INSTITUTE ASSETS

1. Smart Classrooms
 - a. Classrooms with minimum capacity of 20 and maximum capacity of 30
 - b. LCD Projector connected to computer
 - c. Secure server / max. 1 TB storage space for training content
2. Systems Labs
 - a. Computer based Training Facility
 - b. LCD Projector connected to computer
 - c. High speed internet data connectivity related infrastructure
3. Faculty / Facilitation Staff

PART B: RELIANCE ASSETS (Optional)

- a. Fiber connectivity provided by Reliance for cloud computing
- b. Training Equipment
 - i. Construction and splicing equipment
 - ii. Tools
 - iii. Consumables and other Material
- c. Display Products
 - i. Cables
 - ii. Racks, Distribution Panels

Detailed list will be appended where the Institute has been identified to set up the Lab infrastructure.

Reliance and Institute may from time to time agree on the consumables to be provided by Reliance to enable the Institute to provide practical training to the students and the consumption cycle for such consumable. Institute shall on monthly basis provide a report of such products used by Institute and at such times and in the form as may be requested by Reliance from time to time. Reliance may provide at its cost and may replenish the said consumables periodically.





कलकत्ता तमिलनाडु TAMIL NADU Rs 20/-
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21/6/13
Gojan School of Business and Technology
Chennai-52
88AA 523956
R. ELANGOVAN
STAMP VENDOR
L. No. 8354 / B3 / 2008
No. 4A, 1, Valluvar Street,
Redhills, Chennai - 52

MEMORANDUM OF UNDERSTANDING

Between

GOJAN SCHOOL OF BUSINESS & TECHNOLOGY

and

WhileOfOne Innovation Labs

PREAMBLE

WHEREAS, GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, NAAC Accredited Institution is located at 80 Feet Road, Edapalayam, Redhills, Chennai-600 052, which offering 7 Under-Graduate (B.E./B.Tech), 7 Post-Graduate (M.E & M.B.A.,) affiliated to the Anna University, Chennai and has the approval of All India Council for Technical Education (AICTE), New Delhi. The faculty comprises of highly qualified and dedicated faculty members in all the departments. The institution has been striving constantly to provide an excellent academic

environment for the benefit of the students and the faculty to inculcate technologies competence along with human dignity and values. The Institution believes in promoting interaction with the industrial sector in order to expose the students to real time situation and to orient the faculty to the current needs of the industries.

WHEREAS, WhileOfOne is engaged in developing of Digital Platform, Mobile Apps, Research, Design and Development and Technology Venture funding in the field of Computer Science and Engineering related fields.

WHEREAS, both GOJAN and WhileOfOne, now

- Recognizing the importance of Technology and development in the areas Computer Science and Engineering, as well as imparting industrial training to the engineering/technology/sciences students, etc.
- Appreciating the need for creation of large reservoir of highly qualified manpower in all fields related to Software Application Design and Development.
- Desiring to club their efforts by pooling their expertise and resources,

INTEND to form a nucleus for promoting excellent quality manpower in the fields of engineering, technology and sciences with special emphasis on Computer Science and Engineering and related fields etc.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both GOJAN and WhileOfOne hereby acknowledge, GOJAN and WhileOfOne hereby agree to sign a memorandum of understanding (MOU).

ARTICLE-I: SCOPE OF THE MOU

Both GOJAN and WhileOfOne shall encourage interactions between the Engineers, Scientists, Research fellows, faculty members and students of both the organizations through the following arrangements:

- a) Exchange of personnel through deputation as per the rules of the respective institute, for limited periods as mutually agreed upon;
- b) Organization of joint conferences and seminars;
- c) Practical training of GOJAN students at WhileOfOne;

- d) Joint guidance of student projects/thesis in Computer Science and Engineering and other areas of national interest at GOJAN by WhileOfOne on mutually agreeable terms.
- e) WhileOfOne would accommodate B.E. students who have completed the 7th semester of their programme in such a number that WhileOfOne deems convenient to it for the purpose of imparting industrial training.
- f) WhileOfOne may depute its personnel as visiting faculty at GOJAN to teach any of the regular Course or specialized topics.
- g) WhileOfOne personnel, as well as research scholars, may also be allowed to enroll for their Ph.D./M.Tech. (Research) at GOJAN, subject to availability of seats, research facilities and subject to their fulfilling eligibility criteria and all other academic regulations of GOJAN. Further, WhileOfOne may request to design and teach a Course or Courses which it deems fit to enhance quality and performance of its employees. Such Courses maybe run at any mutually convenient premises.
- h) WhileOfOne may seek assistance/guidance of GOJAN faculty member/s in product/process modification, modernization, trouble shooting, etc.
- i) Would allow the industrial visits of students for half/full day to provide them with an exposure to various design and development of software etc.
- j) WhileOfOne may showcase its business activities at the seminar/workshop/conference, etc. at GOJAN.
- k) WhileOfOne may avail library, Internet, computational facilities at GOJAN.
- l) The students will carry out part of their Ph.D. research work or M.Tech./B.Tech. project at GOJAN and WhileOfOne depending on the nature of the work as per rules of the respective institute depending on facilities and requirements.
- m) There will be no restriction on the contents of the thesis and on publication of results of the thesis, subject to the condition that no Intellectual Property Rights can be secured for any part of the work which will be decided with mutual consent.

- n) Both GOJAN and WhileOfOne will be free to independently carry out follow-up research on the thesis work conducted under this scheme.
- o) In any of the activities mentioned above, wherever financial aspects are involved, amount, payment conditions, etc. would be spelt out clearly before starting the activity.

ARTICLE-II: SHARING OF FACILITIES

- a) GOJAN and WhileOfOne shall permit the sharing software and other materials and components developed in-house in the areas of cooperation, if permissible within the rules governing the two institutions. However, responsibility for safety of software and other materials during the exchange will rest on respective Head of academic department/section.
- b) GOJAN and WhileOfOne shall provide access to the library facilities to scientists, members of faculty and students as per the prevailing rules and norms in the respective institutes.
- c) GOJAN and WhileOfOne shall make provisions to share their respective important R&D facilities in order to promote academic and research interaction in the areas of cooperation.

ARTICLE-III: CO-ORDINATION OF THE PROGRAMME INCLUDING FINANCIAL ARRANGEMENTS.

- a) The collaborative programme between GOJAN and WhileOfOne shall be coordinated by a coordination committee appointed by Directors of both the Institutes.
- b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.

ARTICLE-IV: EFFECTIVE DATE AND DURATION OF MOU

- a) This MOU shall be effective from the date of its approval by competent authorities at both ends.
- b) The duration of the MOU shall be for a period of 3 years from the effective date.
- c) During its tenancy, the MOU may be extended or terminated by a prior notice of not less than six months by either party. However, termination of the MOU will not in any manner affect the interests of the students/faculty/scientists who have been admitted to pursue a programme under the MOU.
- d) Any clause or article of the MOU may be modified or amended by mutual agreement of WhileOfOne and GOJAN.

ARTICLE-V: IPR

Rights regarding publications, patents, royalty, ownership of software/design/product developed etc. under the scope of this MOU, shall be decided by the two parties by mutual consent.

ARTICLE-VI: CONFIDENTIALITY

During the tenure of the MOU both GOJAN and WhileOfOne will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

Both GOJAN and WhileOfOne shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of the disclosing party or use such confidential information for any use other than intended under this agreement or PROJECTS.

Further both GOJAN and WhileOfOne shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

IN WITNESS WHEREOF PARTIES HERE TO HAVE ENTERED INTO THIS AGREEMENT EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.

Founder
WhileOfOne Innovation Labs

Witness

1. 
2. 

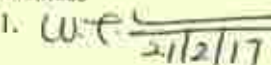

Date:




21/2/17

Authorized Signatory
Gojan School of Business and Technology

Witness

1.  East, Chennai
2.  (R. ANANDH)

Date:





तमिलनाडु TAMILNADU
JANARTHANAN
4608
7 FEB 2018

BN 689192
N. ILANGOVAN
STAMP VENDOR
L.No. 17/CH (S) 2010
No.5, Muthuraja Street, Chennai
Cell: 98410 63715 / 98848 66616

MEMORANDUM OF UNDERSTANDING
Between
GOJAN SCHOOL OF BUSINESS & TECHNOLOGY
AND
RCSPORTZ FLYING CLUB

Preamble

Interaction between aeromodelling club and technical institutions will provide immense mutual benefits and also satisfy relevance. Realizing this objective, this college and the aeromodelling club named above, have signed this MOU in order to achieve the desired results.

ABOUT GOJAN SCHOOL OF BUSINESS & TECHNOLOGY

GOJAN SCHOOL OF BUSINESS & TECHNOLOGY offering 7 Under-Graduate(B.E/B.Tech), 7 Post-Graduate (M.E & M.B.A.,) as affiliated to the Anna University, Chennai and it has the approval of All India Council for Technical Education (AICTE), New Delhi.

J.J. AZ

R. R. R.

தமிழ்நாடு தமில்நாடு TAMIL NADU

LIVE WIRE
TECHNOLOGIES Chennai

14312
20-07-2016

MEMORANDUM OF UNDERSTANDING
Between
GOJAN SCHOOL OF BUSINESS & TECHNOLOGY
And
LIVE WIRE TECHNOLOGIES PVT LTD.,

Preamble

Interaction between industries and technical institutions will provide immense mutual benefits and also satisfy relevance. Realizing this objective, this college and the industry named above, have signed this MOU in order to achieve the desired results.

This Memorandum of Understanding entered between **GOJAN SCHOOL OF BUSINESS & TECHNOLOGY** and **LIVE WIRE TECHNOLOGIES PVT LTD** on 28-07-16 in Chennai.



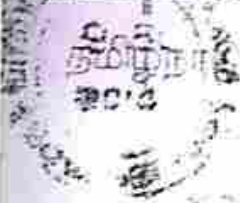
04/6/15 Southern Electronics (Bangalore)

MEMORANDUM OF UNDERSTANDING
Between
GOJAN SCHOOL OF BUSINESS & TECHNOLOGY
And
SOUTHERN ELECTRONICS (BANGALORE) PVT LTD

Preamble

Interaction between industries and technical institutions will provide immense mutual benefits and also satisfy relevance. Realizing this objective, this college and the industry named above, have signed this MOU in order to achieve the desired results.

This Memorandum of Understanding entered between GOJAN SCHOOL OF BUSINESS & TECHNOLOGY and SOUTHERN ELECTRONICS (BANGALORE) PVT LTD on 18-6-15th Chennai.



தமிழ்நாடு TAMIL NADU

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MEMORADUM OF UNDERSTANDING

G SHYLAJA

Between

STAMP VENDOR
L.No. 0500/81-050
No. 02, Velachery Main Road,
CHENNAI-600 042. 272240098

GOJAN SCHOOL OF BUSINESS & TECHNOLOGY

And

SVP LASER TECHNOLOGIES Pvt. Ltd.

Preamble

Interaction between industries and technical institutions will provide immense mutual benefits and also satisfy relevance. Realizing this objective, this college and the industry named above, have signed this MOU in order to achieve the desired results.

Southern Electronics (Bangalore) Private Limited

24/7, Kumaracot Layout, High Grounds, Bangalore - 560 001.

Phone : 2252708 / 2265404 Fax : 91-80-2264828

E-mail : southern@vsnl.com

http://southernelectronicbangalore.com

MEMORANDUM OF UNDERSTANDING Between GOJAN SCHOOL OF BUSINESS & TECHNOLOGY And SOUTHERN ELECTRONICS (BANGALORE) PVT LTD

Preamble

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This Memorandum of Understanding entered between **GOJAN SCHOOL OF BUSINESS & TECHNOLOGY** and **SOUTHERN ELECTRONICS (BANGALORE) PVT LTD** on 11/04/12 in Chennai.

ABOUT GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY

GOJAN SCHOOL OF BUSINESS & TECHNOLOGY is located at 80 Feet Road, Edapalayam Redhills, Chennai 600 052, which offering 7 Under-Graduate (B.E./B.Tech), 7 Post-Graduate (M.E & M.B.A.) affiliated to the Anna University, Chennai and has the approval of All India Council for Technical Education (AICTE), New Delhi.

The faculty comprises of highly qualified and dedicated faculty members in all the departments. The institution has been striving constantly to provide an excellent academic environment for the benefit of the students and faculty to inculcate technologies competence along with human dignity and values.

The Institution believes in promoting interaction with the industrial sector in order to expose the students to real time situation and to orient the faculty to the current needs of the industries.

ABOUT SOUTHERN ELECTRONICS (BANGALORE) PVT LTD

Southern Electronics (Bangalore) Pvt Ltd., established in 1971 is amongst the premier organizations catering to Aerospace, Defence and other sectors like Mining, Industrial / Environmental protection.



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तमिलनाडु TAMIL NADU Rs 20/-
Gojan School of Business and Technology
Chennai-52

R. ELANGO VAN
STAMP VENDOR
L. No. 8394 / B3 / 2008
No. 4A, 1, Vallalar Street,
Redhills, Chennai - 52.

MEMORANDUM OF UNDERSTANDING

Between

GOJAN SCHOOL OF BUSINESS & TECHNOLOGY

and

WhileOfOne Innovation Labs

PREAMBLE

WHEREAS, GOJAN SCHOOL OF BUSINESS AND TECHNOLOGY, NAAC Accredited Institution is located at 80 Feet Road, Edapalayam, Redhills, Chennai-600 052, which offering 7 Under-Graduate (B.E./B.Tech), 7 Post-Graduate (M.E & M.B.A.,) affiliated to the Anna University, Chennai and has the approval of All India Council for Technical Education (AICTE), New Delhi. The faculty comprises of highly qualified and dedicated faculty members in all the departments. The institution has been striving constantly to provide an excellent academic