

Welcome to **Oracle Academy!**

- Andhra Loyola Institute of Engineering And Technology is now a member of Oracle Academy.
- [Sign In](#) to the Academy website to access your membership benefits today.

Now that your institution is a member, invite other faculty at your institution to join. Direct them to the [Faculty](#) Registration process.

If you have any questions, [contact us](#) .

Kind Regards,
Oracle Academy

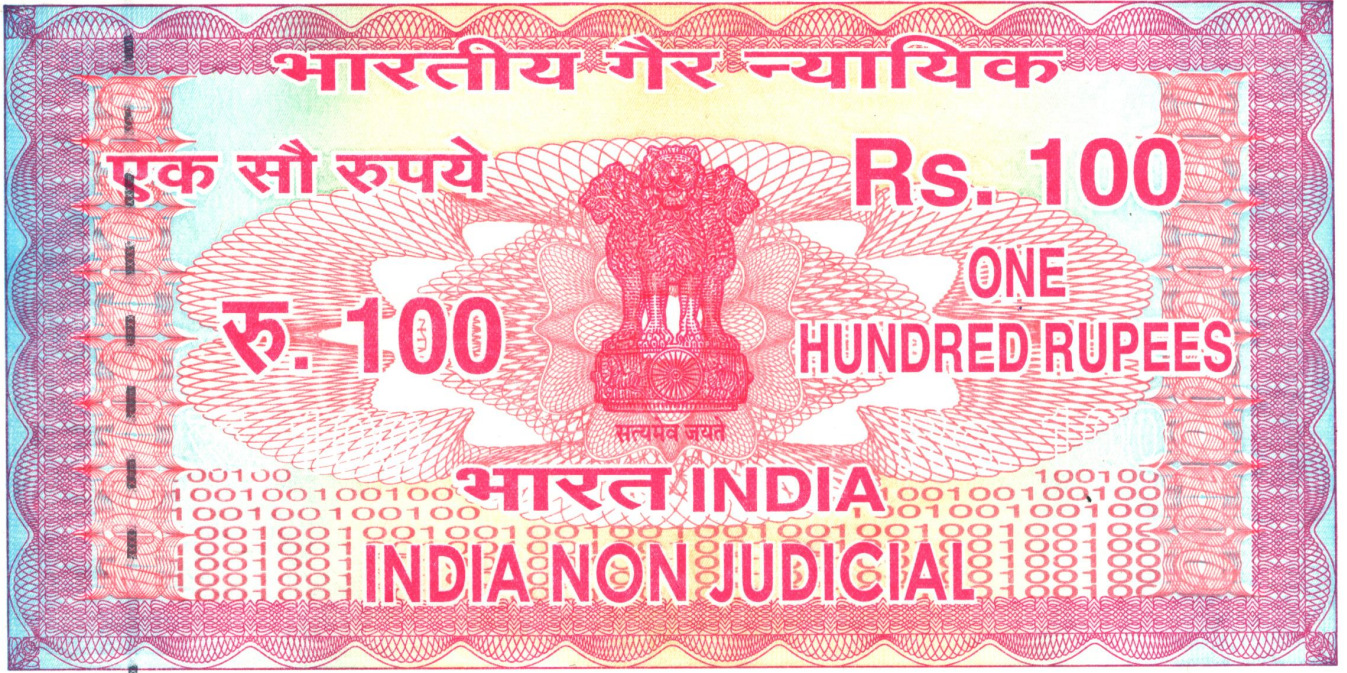
Thank you for using the **Oracle Store!**

Useful Resources

[Oracle.com](#) | [Education](#) | [Unbreakable Linux Network](#) | [Oracle Technology Network](#)

ORACLE®

SOFTWARE. HARDWARE. COMPLETE.



ఆంధ్రప్రదేశ్ ఆంధ్ర ప్రదేశ్ ANDHRA PRADESH

S.No. 2094 Dt. 8/2/19 Rs. 100/-

Sold to Sri: N. Samaradhana Rao s/o N. Kondraiah, Vijayawada

For Whom: Andhra Loyola Institute of Engineering and Technology, Vijayawada

CG 242304

M. Usha Rani

Licensed Stamp Vendor

O.L.No: 06-16-003/2015

RL.No-06-16-005 / 2019

Valid Up to: 31-12-2021

#7-31, Lotus Towers, Kondapalli

Cell No: 9492225727

MEMORANDUM OF UNDERSTANDING

Between

ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY,
VIJAYAWADA, ANDHRA PRADESH.

And

SIPNATECH(OPC) PVT. LTD (EXCELR)
BESIDE PVP SQUARE MALL, MOGHALRAJPURAM ROAD,
VIJAYAWADA- 520010. KRISHNA DIST, ANDHRA PRADESH.

This Memorandum of understanding (MOU) sets forth the terms and understandings between the Andhra Loyola Institute of Engineering and Technology Vijayawada herein after called "the College" and SIPNATECH(OPC) PVT. LTD (EXCELR), Beside PVP Square Mall, Moghalrajpuram Road, Vijayawada- 520010. A.P. herein after called "the Company".

Background

This MOU Creates mutual benefit to both the parties involved in it namely "the College" and "the company"

Scope

The scope of the MOU includes the following activities.

1. To allow the MBA students of the college to visit the company for acquiring practical knowledge
2. To provide the opportunities to MBA students of the college to do mini academic projects in the company.
3. To permit the MBA students of the college to do their summer internship and the Major Project at the company.
4. The college Faculty organize the training programmes to the newly recruited employees of the company.
5. The senior faculty of the college conduct development programmes for the existing employees of the company.
6. To provide campus placements to the students of the colleges if any suitable vacancies arise in the company.
7. Extension of Any other support decided by the mutual consent from time to time.

Authorized officials to execute the MOU

Rev. Fr. Dr. A. Francis Xavier, Director, Andhra Loyola Institute of Engineering and Technology, Vijayawada represents the college, Mr. Garlapati Kishore, Managing Director, **SIPNATECH(OPC) PVT. LTD (EXCELR), Beside PVP Square Mall, Moghalrajpuram Road, Vijayawada- 520010, Krishna District, Andhra Pradesh** represents the company.

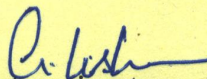
Funding

This MOU does not require any commitment of funds on either side .

Duration

This MOU is at will and may be modified by mutual consent of authorized officials. This MOU shall come in to force from the date signed by the authorized officials and will be effective for a period of three years.

Signatures of the officials

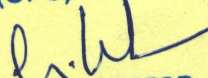

(Partner signature with date)

(Partner Name, Organization, position)

Partner name: **SIPNATECH(OPC) PVT. LTD (EXCELR),**

Partner Representative: Sri Garlapati Kishore

For SIPNATECH (OPC) PVT. LTD.


DIRECTOR.

Position: Managing Director

Address: # 40-7-12/A, 3rd Floor, Datta Lords House, Beside PVP Square Mall,
Moghalrajpuram Road, Vijayawada- 520010, Krishna Dist. Andhra Pradesh.

Telephone: 9121114555

Email : kishore@sipnatech.com, info@sipnatech.com

Fr. Dr. Francis Xavier

(Partner signature with date)

(Partner Name, Organisation, position)

DIRECTOR
ANDHRA LOYOLA INSTITUTE OF
ENGINEERING & TECHNOLOGY
VIJAYAWADA 520 008.

Partner Name:

Andhra Loyola Institute of Engineering and Technology, Vijayawada.

Partner Representative: Rev. Fr.Dr. A. Francis Xavier

Position: Director

Address: Andhra Loyola Institute of Engineering and Technology,

Opp : Government polytechnic post office, ALC campus,

I.T.I Road, Vijayawada – 520008 AP.

Fax: 0866 – 2476161, Telephone :- 0866-2498976

Email: alietbza@gmail.com



**Memorandum of Understanding Between
Andhra Loyola Institute of Engineering and Technology
And
Ramson Tech Labs**

This Agreement made and entered into on 07-May-2019 between Andhra Loyola Institute of Engineering & technology And Ramson TechLabs at Auto Nagar Gate, Vijayawada (A.P) .This MOU shall be valid for 1 year from the date and each party shall be at full liberty to the collaboration with a notice period of 3 months.

Objectives of the MOU:

The objective of this Memorandum of Understanding is:

- A. To promote interaction between Andhra Loyola Institute of Engineering and Technology and Ramson TechLabs in mutually beneficial areas,
- B. To provide a formal basis for initiating interaction between Andhra Loyola Institute of Engineering and Technology and Ramson TechLabs.

Proposed Modes of Collaboration:

Andhra Loyola Institute of Engineering and Technology and Ramson TechLabs propose to collaborate through

1. Exchanging of expertise by means of Guest Lectures, Technical Seminars, Workshops and other events (during regular working days) for the benefit of the faculty and students.
2. Permitting students for One-day Industrial Visit.
3. Allowing faculty & Staff for industrial training.
4. Permitting practical to students.
5. Attending campus recruitment where the intake depends up on the clearance of all the rounds by the candidate in selection process.

Note: All the above modes will be decided upon mutual consent based on Availability. Work Schedules and Manpower of Company.

(Managing Director)
RAMSON TECHLABS



Principal Director
Andhra Loyola Institute of Engineering & Tech.

DIRECTOR
ANDHRA LOYOLA INSTITUTE OF
ENGINEERING & TECHNOLOGY
VIJAYAWADA 520 008.



software solutions Pvt. Ltd.

CIN:U72200AP2014PTC095225

Email : hr@kveninar.com

Phone: 0866-6640526

**Memorandum of Understanding
Between
Andhra Loyola Institute of Engineering and Technology
And
Kveninar Software Solutions Pvt. Ltd.**

This agreement made and entered into on 12-May-2019 between Andhra Loyola Institute of Engineering and Technology and Kveninar Software Solutions Pvt. Ltd.(Here in after called Kveninar) situated at Paidaiiah Street, Labbipet, Vijayawada (A.P). This MOU shall be valid for 1 year from the date and each party shall be at full liberty to terminate the collaboration with a notice period of 3 months.

Objectives of the MOU:

The Objective of this Memorandum of Understanding is:

- A. To promote interaction between Andhra Loyola Institute of Engineering and Technology and Kveninar. in mutually beneficial areas.
- B. To provide a formal basis for initiating interaction between Andhra Loyola Institute of Engineering and Technology and Kveninar.

Proposed Modes Of Collaboration:

Andhra Loyola Institute of Engineering and Technology and Kveninar proposed to collaborate through

1. Exchanging of expertise by means of Guest Lectures, Technical Seminars, Workshops and other events (during regular working days) for the benefit of the faculty and students
2. Permitting students for one-day Industrial visit
3. Allowing faculty & staff for industrial training
4. Permitting Practical training to students
5. Attending Campus recruitment where the intake depends up on the clearance of all the rounds by the candidate in selection process.

Note: All the above modes will be decided upon mutual consent based on availability, work schedules and Manpower of Company.

Date of agreement: 12-May-2019.

Kveninar Software Solutions Pvt.Ltd.
Managing Director

Kveninar Software Solutions Pvt.Ltd.

Managing Director

Dr. Anurag Kari, DIRECTOR
Principal | Director
**ANDHRA LOYOLA INSTITUTE
ENGINEERING & TECHNOLOGY
VIJAYAWADA 520 00**





Office Address:

#48-13-1/1D Aayush Hospital Road,
VIJAYAWADA -520008, AP, INDIA

Phone: +91 (866) 297-2046

Cell : +91 7382222046

Email: info@teckscape.com

www.teckscape.com

Memorandum of Understanding

Between

Andhra Loyola Institute of Engineering & Technology

And

Teckscape

This agreement has been done between Andhra Loyola Institute of Engineering & Technology and Teckscape on 10th May, 2019. Teckscape Software Company is located at Sri Ramachandra Nagar, Vijayawada (A.P). This Memorandum of Understanding (MOU) shall be valid for 1 year from the date and each party shall be at full liberty to terminate the collaboration with a notice period of 3 months.

Objectives of the MOU:

The main objectives of this Memorandum of Understanding are:

- A. To promote interaction between Andhra Loyola Institute of Engineering & Technology and Teckscape in mutually beneficial areas.
- B. To provide a formal basis for initiating interaction between Andhra Loyola Institute of Engineering & Technology and Teckscape.

Proposed modes of Collaboration:

Andhra Loyola Institute of Engineering and Technology and Teckscape propose to collaborate through

1. Exchanging of expertise by means of guests lectures, technical seminars, workshops, and other events (during regular working days) for the benefit of the faculty and students.
2. Permitting students for One-day Industrial Visit.
3. Allowing faculty & staff for industrial training.
4. Permitting practical training to students.
5. Attending campus recruitment where the intake, depends up on the clearance of all the rounds by the candidate in selection process.

Note: All the above modes will be decided upon mutual consent based on Availability, work schedules and manpower of company.

Date of agreement: 10 May, 2019



Managing Director:

Teckscope

Shani Kanth

Principal/Director:

Andhra Loyola Institute of Engineering & Technology



DIRECTOR
ANDHRA LOYOLA INSTITUTE OF
ENGINEERING & TECHNOLOGY
VIJAYAWADA 520 008.

Netsmart Technologies Pvt Ltd

Memorandum Of Understanding

Between

Andhra Loyola Institute of Engineering and Technology

And

Netsmart Technologies Pvt Ltd

This Agreement made and entered into on 05-07-2018 between CSE Department of ALIET and **Netsmart Technologies Pvt Ltd** situated near Yenamalakuduru, Vijayawada (Andhra Pradesh). This MOU shall be valid for 1 Year from the date and each party shall be at full liberty to terminate the collaboration with a notice period of three months.

Objectives of MOU

The objectives of this MOU are:

- To promote interaction between CSE Department of ALIET And **Netsmart Technologies Pvt Ltd** in mutually beneficial areas.
- To provide a formal basis for initiating interaction between CSE Department of ALIET and **Netsmart Technologies Pvt Ltd**.

Proposed modes of Collaboration:

CSE Department of ALIET and **Netsmart Technologies Pvt Ltd** propose to collaborate through exchanging of expertise by means of guest lectures, Technical seminars, workshops, Internships and other events for the benefit of the faculty and students.

Note: All the above modes will be decided upon mutual consent based on availability, work schedule and Man power.

Date of Agreement: 05-07-2018.



Managing Director

Netsmart Technologies Pvt Ltd



Director

Andhra Loyola Institute of Engineering and Technology

DIRECTOR

**ANDHRA LOYOLA INSTITUTE OF
ENGINEERING & TECHNOLOGY
VIJAYAWADA 520 008.**

308, B-Block, Sreedevi Towers, Krishna Nagar, Yanamalakuduru Road,
VIJAYAWADA-520 007, A.P., India. Cell : +91 949 031 3459

www.netsmartindia.com e-mail: info@netsmartindia.com

**STGLOBAL****Memorandum Of Understanding****Between****Andhra Loyola Institute of Engineering and Technology****And****STGLOBAL**

This Agreement made and entered into on 28-06-2018 between CSE & IT Departments of ALIET and STGLOBAL Situated near Vijaya talkies, Vijayawada (Andhra Pradesh). This MOU shall be valid for 1 Year from the date and each party shall be at full liberty to terminate the collaboration with a notice period of 3 months.

Objectives of MOU

The objectives of this MOU are:

- To promote interaction between CSE & IT Departments of ALIET And STGLOBAL in mutually beneficial areas.
- To provide a formal basis for initiating interaction between CSE & IT Departments of ALIET and STGLOBAL.

Proposed modes of Collaboration:

CSE & IT Departments of ALIET and STGLOBAL propose to collaborate through exchanging of expertise by means of guest lectures, Technical seminars, workshops and other events for the benefit of the faculty and students

Note: All the above modes will be decided upon mutual consent based on availability, work schedule and Man power.

Date of Agreement: 28-06-2018.


Managing Director
For **STGLOBAL**
ST GLOBAL

Proprietor



Director

Andhra Loyola Institute of Engg and Tech

DIRECTOR
ANDHRA LOYOLA INSTITUTE OF
ENGINEERING & TECHNOLOGY
VIJAYAWADA 520 008

Mobile : +91 9989 755 756

Mail : info@stglobal.co.in

Address :

#29-3-15, Venkateswara Street,
Adjacent VIP Show Room, Near Vijaya Talkies,
Vijayawada, Andhra Pradesh, India. 520003



Andhra Pradesh Information Technology Academy
(Information Technology, Electronics and Communications Department, Govt. of A.P.)
Regd. No. 88/2016, registered under Andhra Pradesh Societies Registration Act 2001



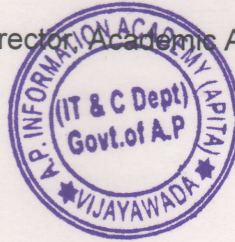
TO WHOM SO EVER IT MAY CONCERN

This is to certify that Andhra Loyola Institute of Engineering and Technology, Vijayawada, Andhra Pradesh has been associated with Andhra Pradesh Information Technology Academy, APITA (formerly Institute for Electronic Governance, IEG) for industry academia programs. The College has first registered with this Organization during 2014-15 academic year when the organization was operating in the name "Institute for Electronic Governance (IEG)" and is renewing every year since then for the industry academia Programs.

Sd/- Chief Executive Officer

//FBO//

[Handwritten Signature]
11/02/19
Director, Academic Affairs



MEMORANDUM OF UNDERSTANDING

between

Andhra Loyola Institute of Engineering and Technology (ALIET)
and
gcGEMS – GC German Center for Engineering and Management Studies UG Aachen
and
European Center for Mechatronics APS GmbH Aachen

This Memorandum of Understanding ("MOU") is executed on the 15th day of February 2019, between:

Andhra Loyola Institute of Engineering and Technology (ALIET) having its principal address at Opp. to Govt. polytechnic Post Office , ITI College road, VIJAYAWADA – 8 , AP, India. (hereinafter referred to as "INDIAN UNIVERSITY", which expression shall unless repugnant to the meaning thereof, mean and include its successors and permitted assigns) of the FIRST PART

AND

GC German Center for Engineering and Management Studies , having its principal address at, Kapuzinergraben 38, Aachen 52062 Germany (hereinafter referred to as "GEMS", which expression shall unless repugnant to the meaning thereof, mean and include its successors and permitted assigns) of the SECOND PART,

AND

European Center for Mechatronics APS GmbH Aachen, having its principal address at vaalserstrasse 460, 52072 Aachen, Germany (hereinafter referred to as "APS", which expression shall unless repugnant to the meaning thereof, mean and include its successors and permitted assigns) of the THIRD PART,

APS and GEMS collectively referred as European Center for Mechatronics and Manufacturing. (hereinafter referred to as "ECMM", which expression shall unless repugnant to the meaning thereof, mean and include its successors and permitted assigns)

INDIAN UNIVERSITY and ECMM are individually referred to as "Party" and collectively as the "Parties".

WHEREAS:

A. INDIAN UNIVERSITY is conducting academic courses (B.Tech, M.Sc., MBA and PhD) to students and management courses to professionals in reputed institutions, organizations and individuals in order to train management skills.

- B. GEMS is supporting international research, trainings and academic programs between Germany and India
- C. APS is actively supporting conceptual research, industrial research and academic programs in Germany and globally.
- D. INDIAN UNIVERSITY, GEMS and APS intend to collaborate by entering into an MOU as part of establishing the "European Center for Mechatronics and Manufacturing", in its academic and research part as "Advanced Robotics Labs at Academia": here in after mentioned as "ARC"

In pursuance of the aforesaid, the Parties hereto wish to record under this MOU, the terms of their mutual understanding in order to establish a framework for initiating innovative models of industry based and cutting edge technical education.

NOW THE PARTIES HERETO AGREE AS UNDER:

ARTICLE 1: SCOPE OF THE MOU

1.1 The objective of this MOU is to set out the scope within which INDIAN UNIVERSITY, GEMS and APS will jointly explore and work towards achieving the objectives and matters described in this MOU. Each Party shall have the right, in its sole discretion, to determine how it will fulfill its obligations hereunder.

- ECMM is co-funding the INDIAN UNIVERSITY for establishing the ARC lab and student trainings along with industry partners and government partners.
- ECMM is providing knowledge transfer, training and industrial connect
- ECMM is executing the faculty training and student training in cooperation with INDIAN UNIVERSITY and Andhra Pradesh Skill Development Corporation (APSSDC)
- ECMM will be providing the course content and execution plan in consultation with APSSDC
- INDIAN UNIVERSITY is a partner to be part of establishing the Indo-European cluster for Mechatronics and Manufacturing
- INDIAN UNIVERSITY to be resource partner in India for ECMM for mutually agreed programs by providing two faculties for this process of ARC labs
- INDIAN UNIVERSITY is assigning the minimum 2 faculties for executing this program in India.
- INDIAN UNIVERSITY will be mobilizing the students and organizing the infrastructure recommended by the ECMM and APSSDC
- Conduct Mechatronics and Manufacturing courses and lab work
- Exchange of researchers and students
- To apply and manage international research projects with Indian and German companies/organizations.
- Establish of a common research location/representation for transnational research projects between German and Indian partners in Andhra Pradesh

- Collaborate for dissemination of knowledge on cutting edge technologies to faculty and research programs
- GEMS will be the organizing body for the process of this cooperation activity

1.2 If INDIAN UNIVERSITY, GEMS and APS mutually agree to pursue any specific objectives and undertakings, the terms and conditions for pursuing such objectives shall be documented on a case-to-case basis.

ARTICLE 2: ADVISORY GROUP

- 2.1 An "advisory board" is proposed in order to keep up with the rapidly changing trends in technology and academic requirements and to review the working and progress of the collaboration activities.
- 2.2 The board consists of one member from INDIAN UNIVERSITY, GEMS and APS and accomplished academic & industry representatives.
- 2.3 INDIAN UNIVERSITY, GEMS and APS can recommend the names of such representatives.
- 2.4 This board will meet on if needed at a mutually agreed location and will also discuss more frequently through email/electronic media as required to address the aspects related to the collaboration. Meeting are also possible with online conferences.

ARTICLE 3: COMMERCIAL TERMS

3.1 There are two commercial aspects involved in process of establishing the Advanced Robotic Control labs and skill development process through training of students and faculty.

- The process of lab establishment at the INDIAN UNIVERSITY funded 66.66 % by INDIAN UNIVERSITY AND 33.33% by GEMS and APS ECM.
 - INDIAN UNIVERSITY need to pay the 25% of their part of the payment prior to the MOU signing and remaining amount need be processed within 15 working days after the MOU signing.
- Skill development aspect: Student training fund will be allocated as 45% by APSSDC (Andhra Pradesh Skill Development Corporation), 45% by ECM and 10% by student. Payment process terms with APSSDC defined in a separate agreement between APSSDC, APS ECM and Indian University.

With respect to the travel, accommodation and any other related expenses of the Indo-German faculties and students will be taken care by respective parties.

ARTICLE 4: CONFIDENTIALITY

Confidentiality - It is envisaged that the Parties or any members of their respective Groups or any of their respective Agents may from time to time disclose Confidential Information relating to its current or proposed business to each other. In consideration of such Confidential information being made available to all parties, the first party, the second party and the third party agree that any disclosure or dealings between the Parties will be subject to the terms and conditions of this Agreement. All Parties will treat and keep all Confidential Information confidential and will not, without the Disclosing Party's prior written consent, directly or indirectly communicate or disclose (whether in writing or orally or in any other manner) Confidential Information to any other person other than in accordance with the terms of this Agreement (for the avoidance of doubt, this will also prohibit discussing the same with any Disclosing Party Group employees other than those involved in connection with the Project).

- Nothing in this Agreement will constitute the creation of a partnership, joint venture or agency between the parties.
- Intellectual Property and Trademarks - Both the parties will continue with their respective trademarks including that of any improvements or work done at its own cost for this AGREEMENT.

ARTICLE 5: ANNOUNCEMENT

From the date of signature, all parties, can announce the existence of this MoU. All the parties can submit the MoU for any regulatory or Government related purposes.

All parties can announce about the MoU on its' website of ECMM and INDIAN UNIVERSITY can mention the others as resource partner on its Masters and Research Programs conducted with the help of Industry Partners.

ARTICLE 6: TERM AND TERMINATION

This AGREEMENT will come into effect on the date of signature and will remain in force for three years until either of the two parties serves a written notice to the other at their addresses mentioned as above by registered post of its intention to terminate the Agreement in which case it will terminate one month after the receipt of such a notification. The agreement can be renewed on expiry on mutually agreed terms and conditions.

Notwithstanding anything in this MoU, neither Party shall be liable to the other for any failure to achieve any of the objectives and undertakings herein.

However, commitments made by either party in respect of personnel hired, equipment ordered, for any industry research project under this MoU would be honored by respective parties.

ARTICLE 7: MODIFICATIONS

The AGREEMENT may be amended by mutual consent through an exchange of correspondence between the two Parties.

Such amendments come into existence only by a written agreement duly signed by persons authorized on behalf of each party.

Signatures

For Andhra Loyola Institute of Engineering and Technology

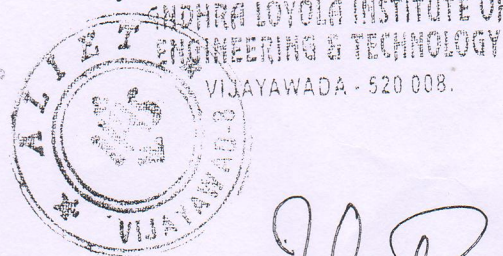
Fr. Dr. A. Francis Xavier

Fr. Dr. Francis Xavier Antonisamy

SECRETARY

Secretary

Date: 15-02-2019



For ECMM

V. Vangapandu Venkata Nagaraju

Mr. Vangapandu Venkata Nagaraju

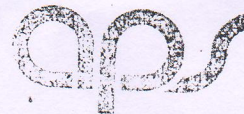
Founder/President - GC German Center for Engineering and Management Studies

President Indian Affairs - European Center for Mechatronics APS GmbH

Date: 15-02-2019

For ECMM

Dr.-Ing. Till Quadflieg



APS GmbH
Europäisches Centrum
für Mechatronik
Vaalser Straße 460
52074 Aachen (Germany)

Dr. Till Quadflieg

Managing Director - European Center for Mechatronics APS GmbH

Date: 15-02-2019

For ECMM

Dr.-Ing. Christoph Greb



APS GmbH
Europäisches Centrum
für Mechatronik
Vaalser Straße 460
52074 Aachen (Germany)

Dr. Christoph Greb

Managing Director - European Center for Mechatronics APS GmbH

Date: 15-02-2019

MEMORANDUM OF UNDERSTANDING

BETWEEN

**DEPARTMENT OF ELECTRICAL AND ELECTRONICS ENGINEERING
ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY**

Approved by AICTE & Permanent Affiliation to JNTUK, Kakinada

ISO 9001:2008 Certified Institution

Vijayawada-520 008

And

G S Alloy Castings Limited

ISO 9001:20080 Certified Company

Payakapuram

Vijayawada-520 015, A.P

PREAMBLE

This MOU is entered into between **Department of Electrical Engineering, ALIET Vijayawada** (hereinafter called College) on one part and **G S Alloy Castings Limited.**, Payakapuram, Vijayawada-520 015, A.P (here after called Company) on the second part for the purpose of enriching technical education process and for continuous interaction between Industry and Institution.

Department of Electrical Engineering, ALIET Vijayawada is a well-established and reputed institution offering different UG/ PG degrees in various disciplines of Engineering, Technology. **The college** has set a benchmark in providing its students the best quality in terms of education, extracurricular activities and placements.

Whereas G S Alloy Castings limited, established in 1987. G S Alloy Castings developed into one of India's prominent jobbing foundry dedicated to producing superior steel castings ranging from 50 to 27000 kgs. The company's steady growth is a reflection of its commitment to customer needs and quality. It offer cost effective solutions for the success of our customers.

SCOPE

This MOU is entered into between Department of Electrical Engineering, ALIET Vijayawada and G S Alloy Castings Limited for the purpose of interaction between Industry and Institution in the year 2018 – 2019 as per given proposal. The terms and conditions of the MOU are as under.

Terms and Conditions

1. Nature of Relationship:

- 1.1 The MOU is for collaboration between both the parties, for mutual benefit, for many purposes set out in Annexure-I, to enhance the quality of educational experience of Electrical & Electronics Engineering Students.
- 1.2 The MOU shall valid for THREE years from the date and each party shall be at full liberty to terminate the collaboration with a notice of 3 months.
- 1.3 Both the parties shall take all reasonable steps to ensure successful completion of the collaboration and cooperate with each other, duly carrying out the obligation agreed upon.

2. Mutual Obligation

- 2.1 The collaboration shall not be exclusive to both parties and shall not disallow each party from having similar collaboration with others. Except as expressly stated in this MOU, there shall be no obligation on any party to compensate the other in any manner.
- 2.2 Each party shall meet the expenses between them as mutually agreed.
- 2.3 Each party shall respect the other's Intellectual Property and shall not use any trade name, trade mark, symbol or designation of the other, without prior written approval. No party shall hold out as an agent or representative of the other or create any liability for the other. The parties shall indemnify the other for breach of this clause.

3. Limitations and Warranties

- 3.1 Each Party shall ensure that the other is not put to any liability for any actions.
- 3.2 Each party represents that they have the full power and authority to enter into MOU in general.

4. General

- 4.1 Both parties will designate a representative from its side who will be primary point of contact on behalf of that party.
- 4.2 Both parties shall not use the name of the other in any advertisement or make any public announcement without prior written approval of the other.
- 4.3 Any dispute under this MOU will be settled in Vijayawada by mutual discussions. In witness where both parties have set their hands on this MOU on this 12th day of February 2019 at Vijayawada.

ANNEXURE - 1

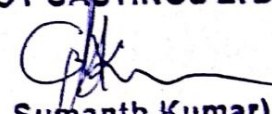
PURPOSE/SCOPE OF THE COLLABORATION

1. M/s G S Alloy Castings Limited imparts training to the staff and students of Electrical and Electronics Engineering, Andhra Loyola Institute of Engineering and Technology, Vijayawada.
2. M/S G S Alloy Castings Limited will permit the students of Engineering, Andhra Loyola Institute of Engineering and Technology to visit the company in order to enhance their technical knowledge.
3. M/S G S Alloy Castings Limited will provide Internship to the students, to get hands-on experience.

Y.C. 

For Department of Electrical & Electronics Engineering
Andhra Loyola Institute of Engineering and Technology
Andhra Loyola Inst of Engg & Tech
Vijayawada-08

For G.S. ALLOY CASTINGS LTD.,


(G.L. Sumanth Kumar)
Manager, Excise & H.S.
For G.S. Alloy Castings Ltd
Payakapuram
Vijayawada-15

DR.COMPUTER.IN IT AND ECOM SERVICES



This Memorandum of Understanding is entered into at Vijayawada on this 2nd day of Nov 2018 for the period of 01 years from 02 NOV 18 to 01 NOV 19.

BETWEEN

DR.COMPUTER.IN IT AND ECOM SERVICES, a firm established under Indian Partnership Act,1932 having its Registered office at **Software Technology Parks of India Building, Govt Polytechnic College Campus, Benz Circle Lane, Vijayawada-520010** hereinafter referred to as the COMPANY, which expression shall include wherever the context permits, its assignees and successors-in-interest, represented by its authorized representative and Managing Partner **Mr.Gandhavadi Gopinath** of the FIRST PART.

AND

DEPARTMENT OF INFORMATION TECHNOLOGY, ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY, having its campus at **Govt. Polytechnic Post, ITI Road, ALC Campus, Vijayawada - 520 008, India** hereinafter referred to as the COLLEGE, which expression shall include wherever the context permits, its assigns and successors-in interest, represented by its authorized representative and Head of the Department **Mr.S Kishore Babu** of the SECOND PART.

Whereas Dr.Computer.in IT and Ecom Services, is a Microsoft Gold Competency Company which is specialised in Microsoft Cloud platforms, Content generation and Hosting of Blended learning concepts. It is Authorised partner for CompTIA(Global Leader in Vendor Neutral Platforms) and it is Microsoft Learning partner with additional capability and licensee for delivering Microsoft Flagship product Microsoft learning as a Service offering.

Whereas Andhra Loyola Institute of Engineering & Technology, Vijayawada is a well-established and reputed institution offering different UG / PG degrees in various disciplines of Engineering, Technology. The college has set a benchmark in providing its students the best quality in terms of education, extracurricular activities and placements.

The Company and College after several rounds of discussion decided to enter in to the MOU for developing a Unique model to uplift the next generation skills in the students and create a new offering for Company with the help of the College which will be beneficial to Industry.

P:91-866-2490808 M:91-9293951919 E: info@drcomputer.in W: www.drcomputer.in

Regd Office : Software Technology Parks of India Building, Govt Polytechnic College Campus, Vijayawada-520008

Corporate Office: Office-1, 2nd Floor, K Business Spaces (IT Tech Park), Mahanadu Road, Vijayawada-520007.

The Scope of this MOU will be providing new Technology training, Designing Capstone Projects, Conducting Workshops and Seminars at various locations which both parties agrees.

NOW, THEREFORE THIS MEMORANDUM OF UNDERSTANDING WITNESS AND THE PARTIES HERETO RECORD HEREUNDER THE SAID TERMS AND CONDITIONS

1) COMMERCIALS

The Primary moto of the MOU is not for Commercial interest of both Company and College. But if any expenditure or any Commercials to be included will be decided by both parties on a mutual agreeable basis.

2) COMPANY OBLIGATION

The Company will provide team of experts to deliver Trainings, Workshops and Seminars as a part of this MOU. The Company will be providing advanced content though its learning platform (www.drcomp.in). The Company all those things (content wise) for the success of the programs. The company as the part of MOU will invite its partner collaborations to share their views at the campus or though Online Mode which ever is feasible. The Company will provide Internships to the students of this College. The Company will provide certificates/letter of completion/letter of Appreciation to College.

3) COLLEGE OBLIGATIONS

The College will provide required Infrastructure like Computers, Projector and other equipment which is required for the smooth functioning of the programs mentioned in the MOU. The College will provide Sufficient Power Backup and Internet bandwidth required for the programs as required by the Company. The College will provide Accommodation and food for the people of Company or its Partners during the said programs. The College will endorse Company in their website as a Strategic Industrial Partner. The College will help Company in doing Pilot projects which required college help and no commercial spending is required by college for the said projects. The College will authorise the company to publish the news or programmes conducted as a part of this MOU in media and Partner websites (Like Microsoft, CompTIA websites). The College will help in developing case studies based on the usefully programs conducted under this MOU.

4) CONFIDENTIALITY

The terms and conditions of this MOU and any information that is disclosed by a party to the other party whether in written form or orally and that is labelled or indicated as "Confidential" shall remain confidential and shall not be disclosed to any third party except to the employees, agents, legal advisors, and auditors of the Parties on need to know basis. All employees, agents, servants, advisors, auditors and consultants to whom any confidential information is disclosed will be required to agree to be bound by confidentiality terms that are at least as restrictive as those contained herein. However, provisions to this Article shall not be applicable in case confidential information are disclosed pursuant to requirement of applicable laws or any judgement of a court of competent jurisdiction

5) MOU TERM

This MOU will be valid for an initial period of 1 year with effect from the date of signing and may be renewed after the initial period incorporating mutually agreeable changes if required.

6) ARBITRATION

All disputes and differences arising between the parties hereto as also between the Company and the College, including any dispute or difference regarding the interpretation of any provision or term or the meaning thereof, or regarding any claim of one party against the other or regarding the rights and obligations of any party or parties under this agreement shall be governed by the provisions of the Arbitration and Conciliation Act, 1996 and its amendments, modifications or re-enactment thereof absolutely and fully.. The Arbitral proceedings will be held in Vijayawada, Andhra Pradesh. The Arbitration proceedings shall be conducted in English language. Irrespective of the pendency of the Arbitration Proceedings the Parties shall continue to perform their respective obligations under the terms of this MOU.

IN WITNESS WHEREOF the parties herein have hereunto set their hands on the day, month and year first above-mentioned in the presence of the following witnesses.

For Dr.Computer.in IT and Ecom Services



(Gandhavadi Gopinath)
Managing Partner

Date: 02 Nov 2018

For Department of Information Technology,
Andhra Loyola Institute of Engineering
and Technology

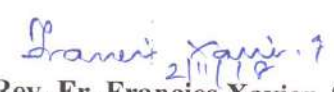

(S Kishore Babu)
Head of Department, IT

Date: 02-11-2018

COUNTERSIGNED


(Dr.O.Mahesh)
Principal
Andhra Loyola Institute of Engineering
and Technology.

PRINCIPAL
ANDHRA LOYOLA INSTITUTE OF
ENGINEERING & TECHNOLOGY
VIJAYAWADA-520 008.


(Rev. Fr. Francis Xavier, S.J)
Director
Andhra Loyola Institute of Engineering
and Technology.

DIRECTOR
ANDHRA LOYOLA INSTITUTE OF
ENGINEERING & TECHNOLOGY
VIJAYAWADA 520 008.



To provide insight for enhancing wealth

EFFTRONICS SYSTEMS PVT. LTD.

40-15-9, Brundavan Colony, Vijayawada-520 010, AP INDIA

☎ : +91 (866) 246-6675, 249-3375. Fax: +91 (866) 247-4097

e-mail: info@efftronics.com Website: www.efftronics.com

**Memorandum Of Understanding
Between
Andhra Loyola Institute of Engineering and Technology
And
Efftronics Systems Pvt Ltd**

This Agreement made and entered into on 30-Oct-2018 between Andhra Loyola Institute of Engineering and Technology And Efftronics Systems Pvt Ltd (here in after called Efftronics) situated at Brundavan Colony, Vijayawada (A.P.). This MOU shall be valid for 1 year from the date and each party shall be at full liberty to terminate the collaboration with a notice period of 3 months.

Objectives of the MOU:

The objective of this Memorandum of Understanding is:

- A. To promote interaction between Andhra Loyola Institute of Engineering and Technology and Efftronics in mutually beneficial areas.
- B. To provide a formal basis for initiating interaction between Andhra Loyola Institute of Engineering and Technology and Efftronics.

Proposed Modes of Collaboration:

Andhra Loyola Institute of Engineering and Technology and Efftronics propose to collaborate through

1. Exchanging of expertise by means of Guest Lectures, Technical Seminars, Workshops and other events (during regular working days) for the benefit of the faculty and students.
2. Permitting students for One-day Industrial Visit.
3. Allowing faculty & Staff for industrial training.
4. Permitting Practical training to students.
5. Attending campus recruitment where the intake depends up on the clearance of all the rounds by the candidate in selection process.

Note: All the above modes will be decided upon mutual consent based on Availability, Work Schedules and Manpower of Company.

Date of Agreement: 30-Oct-18

Managing Director

Efftronics Systems Pvt. Ltd.,



Xavier J.
Principal Director

Andhra Loyola Institute of Engineering & Tech.

Corporate Identity Number
U51909AP1987PTC007554

Mfrs: Networking Data Loggers and LED Displays

Suppliers: Embedded Systems, Software



"R&D" Recognised by DSIR, Govt. of India

A PRODUCT DEVELOPMENT COMPANY

An ISO 9001:2008 Company

MEMORANDUM OF UNDERSTANDING

BETWEEN

VELAGAPUDI RAMAKRISHNA SIDDHARTHA ENGINEERING COLLEGE, VIJAYAWADA, A.P

AND

ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY, VIJAYAWADA, A.P

**UNDER
AICTE MARGDARSHAN SCHEME**

THIS MEMORANDUM OF UNDERSTANDING (hereinafter referred to as "MOU") is made and entered into by and between Velagapudi Ramakrishna Siddhartha Engineering College (hereinafter called VRSEC) situated at Vijayawada, Andhra Pradesh-520 007 and Andhra Loyola Institute of Engineering and Technology situated at Polytechnic Post Office, Vijayawada, Andhra Pradesh-520 008.

The aforesaid institutions are hereinafter referred to individually as institute and collectively as institutes.

1. OBJECTIVES OF MOU

The objective of this Memorandum of Understanding is

- a) Professional development of the faculty emphasizing the development of individual faculty members in their professional responsibilities as educators, researchers, and administrators.
- b) Ensuring that the best use is made of the natural abilities and individual skills of all employees belonging to the institutes for the benefit of the organization and their career.

2. TECHNICAL AREAS OF COLLABORATION

- a) Faculty Development Programs
- b) Skill Development Programs
- c) Research and Development
- d) Guest Lectures
- e) Curriculum Enhancement

3. PROPOSED MODES OF COLLABORATION

VRSEC and Andhra Loyola Institute of Engineering propose to collaborate through the following:

- a) Training of Andhra Loyola Institute of Engineering faculty through Continuing Education Programs conducted by VRSEC in areas of mutual interest according to the industry needs
- b) Any other appropriate mode of interaction agreed upon between VRSEC and Andhra Loyola Institute of Engineering.

A specific plan will be worked out by the institutes depending upon availability of resources. A specific agreement will be entered into for each activity.

4. COORDINATORS

Both institutes will designate a person who will take responsibility for co-ordination and implementation of this agreement.

5. TERMS AND CONDITIONS

- a) Both institutes agree to help, identify and invite the faculty members from other institutes to participate in conferences, workshops and short-term courses.
- b) Usage of VRSEC infrastructure can be allowed for limited period subject to its availability, approval of the Head of the facility/department and Institute norms.
- c) Attendance of the nominated faculty is mandatory for the entire duration of the program
- d) Nomination of a SPOC(Single Point of Contact) from the member institute not below the rank of an Associate Professor.
- e) Provision for lodging and boarding to the participants by the Host Institute.
- f) Provision of Participation certificate to the faculty member only upon satisfactory performance during the training period.

6. DURATION OF THE MOU

This MOU, unless extended by mutual written consent of the institutes, shall expire in THREE years after the effective date specified in the opening paragraph.

7. NON-EXCLUSIVITY

The relationship of the parties under this MOU shall be nonexclusive and both parties, including their affiliates, subsidiaries and divisions, are free to pursue other agreements or collaborations of any kind.

8. COSTS OF THE MOU

Each Party shall bear the respective costs of carrying out the obligations under this MOU.

9. ASSIGNMENT

It is understood by the Institutes herein this MOU is based on the professional competence and expertise of each party and hence neither Institute shall transfer or assign this Agreement, or rights or obligations arising hereunder, either wholly or in part, to any third party.

10. CONFIDENTIALITY

During and for a period of three years from the date of disclosure, each party agrees to consider as confidential all information disclosed by the other party in written or tangible form or, if orally disclosed confirmed in writing within thirty days of disclosure and identified as confidential by the disclosing party.

11. SIGNED IN DUPLICATE

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.

On behalf of

V R Siddhartha Engineering College


By : 
Name : Dr. A. V. Ratna Prasad

Designation: Principal

Date : 25-10-2018

on behalf of

Andhra Loyola Institute of Engineering

By : 
Name : Dr. O. Mahesh

Designation : Principal

Date : 25-10-2018





CHIEF MINISTER'S SKILL EXCELLENCE CENTER



MEMORANDUM OF AGREEMENT (MoA)

ANDHRA PRADESH STATE SKILL DEVELOPMENT CORPORATION

**Andhra Loyola Institute of Engineering and Technology,
Vijayawada**

**Skill Development, Entrepreneurship & Innovation Department
(SDE&I. Dept.), Government of Andhra Pradesh.**

12 JUL 2011



AGREEMENT BETWEEN

Joint Sub Registrar-1?
Ex-Officio Stamp Vendor
PATAMATA.

**ANDHRA PRADESH STATE SKILL DEVELOPMENT
CORPORATION**

AND

**ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND
TECHNOLOGY**

VIJAYAWADA

The Agreement is executed on this 22nd day of July 2019 (Effective Date) by and between,

Andhra Pradesh State Skill Development Corporation, having its Corporate Office at D.No.78/2, G&J Infra Infosight Building, Near Pathuru Junction, Tadepalli - 522501 herein referred to as "APSSDC" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors and assigns) represented by its Authorized Signatory of the first part;

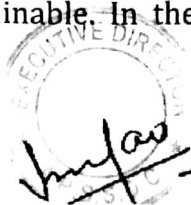
And

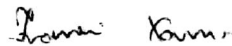
ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY having its corporate office at ITI Road, Beside Ramesh Hospital, Jayaprakash Nagar, Vijayawada, Krishna, Andhra Pradesh 520008 herein after called **ALIET, Vijayawada** (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors and assigns) represented by the **PRINCIPAL** of the second part;

APSSDC and College shall herein after be collectively referred to as Parties and individually as first/second Party.

WHEREAS:

APSSDC is a unique organization formed as a public private partnership (PPP) corporation to promote skill-development & entrepreneurship in the state of Andhra Pradesh. APSSDC is the Executive Agency for the Department of Skill Development, Entrepreneurship and Innovation, Govt. of Andhra Pradesh (GoAP) serving the important task of providing high quality skilled manpower as part of the Knowledge and Skills Mission of GoAP. The main objective of the Corporation is to implement a structured and pragmatic solution to skill & upskill the workforce in the State of Andhra Pradesh and to increase employability and promote entrepreneurship in sync with Industrial growth of the State. The process of developing large pool of skilled manpower has been envisaged in partnership with industry to make the skill development mission more relevant and self-sustainable. In the process of achieving these goals, the


EXECUTIVE DIRECTOR
APSSDC


Principal



incorporated APSSDC as a special corporate which shall strive for the appropriate and demand driven Skill Development.

APSSDC in its several meetings have discussed and decided to achieve the goal of skill development with participative approach of the stakeholders' viz. the Government, Industry, academic institutions, youth and all other stakeholders. This participative approach will go a long way in accomplishing the task in economical, appropriate proportions with relevance in the shortest period. The APSSDC would provide the extra infrastructural requirements at the selected academic institutions in order to extend the skilling activities and thus realizing the objectives of APSSDC. In this process, the APSSDC has selected some of the leading Engineering Colleges/Govt. Polytechnics/Industry associated training institutions for providing the additional infrastructural facilities required for running the Skill Development programs.

APSSDC and the College/ Institution which is selected for **CM's Skill Excellence Center (SEC) - ICT Lab** have mutually discussed and agreed to enter into this agreement as detailed hereinafter.

NOW, THEREFORE, in consideration of the mutual promises contained herein and other good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows:

2.1 DEFINITIONS:

In this Agreement, the following expressions shall have the meaning stated herein:

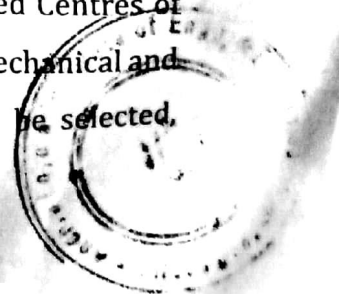
"Agreement" shall mean this agreement executed between APSSDC and College and shall include any written modifications thereof and the schedules attached hereto.

"Applicable Law" shall mean all the laws national and international, enacted or brought into force as the case may be and enforced by the Gol or GoAP as the case may be, and the regulations and notifications made there under and judgments, decrees, injunctions, writs and orders of any court of record, as may be in force and effect.

"CM's Skill Excellence Centre - ICT Lab" shall mean multi-skill focused Centres of Excellence (CoE) at reputed Engineering Colleges in CSE, IT, ECE, EEE, Mechanical and Civil streams. These **CM's Skill Excellence Centers - ICT Labs** will be selected,



Handwritten signature



established and implemented by APSSDC in active collaboration and assistance from the host College, as per the terms of this Agreement.

“GoAP” means the Government of Andhra Pradesh and its concerned department, Skill Development Entrepreneurship & Innovation.

“Equipment” means/includes Laptops, Projector, Wi-Fi routers, Audio system

3. SCOPE OF SERVICES / PROJECT

- a. To make qualitative improvements in imparting Technical Skills by setting up or providing:
 - Infrastructure in college laboratories by adopting latest technologies in engineering streams of CSE, IT, ECE, EEE, Mechanical and Civil to serve the needs of the industry;
 - Skill up-gradation of faculty by imparting training;
 - **CM’s Skill Excellence Centre - ICT Labs** to focus on training students in line with the latest Industry needs and make them more employable
- b. **Promote Industry** – Academia interfacing to make improvements in Technical Skills sustainable and in line with Industry requirements.
- c. **Train students to improve employability** - Improved placements of students in colleges and enable the students to compete and succeed in national employment market with better remuneration and professional growth.
- d. Create a pool of skilled manpower to cater to the current and future industrial and service sector needs.
- e. Follow Guidelines and procedures prescribed / as may be prescribed from time to time by APSSDC for implementation.

4. SCOPE OF THE FIRST PARTY

The APSSDC shall

- Select reputed academic/Industrial Training Institutions through a stipulated procedure;
- Provide a platform for registration of trainees online and mapping of institutions and students;



Learn Learn



- Provide equipment with latest technology to fill up the gap required to suit the skill development training requirements -laptops (as per the configuration given in Annexure I);
- Prepare over all calendar programs and communicate to Second Party;
- Train the faculty in the requisite and relevant skill;
- Exercise its right to cancel the permission now granted to the institutions in the event of not fulfilling their obligations.

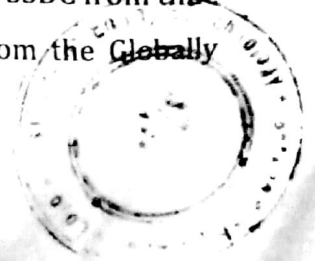
5. SCOPE OF THE SECOND PARTY

The College shall:

- Provide a minimum of 750 sq.ft area for setting up the lab;
- Make available the necessary infrastructure as per the project specifications including electrical fittings, electricity and Power backup, water, furniture and fixtures and Air-conditioning;
- Provide adequate security: The College is responsible and accountable for the safety of the lab equipment;
- Ensure internet connectivity of 150Mbps bandwidth;
- Mobilize faculty and students of the college/institution for trainings and Certification;
- Make necessary efforts and ensure maximum participation of students belonging to Scheduled Caste (SC) and Scheduled Tribe (ST) Categories
- Appoint a Centre Coordinator as Single point of contact person (SPOC) for handling all administrative and programme related activities for smooth functioning of the Centre;
- Ensure to mark the daily attendance of candidates in the suggested mode (manual or bio metric or iris scan);
- Make a commitment on the count of faculty and students for APSSDC Training programs as mentioned - **50% of annual intake / students on rolls** - for participation in APSSDC programs like Workshops, online programs, Certification programs, any other programs announced by APSSDC from time to time out of which 50% students are to get certified from the Globally recognized MOOCs;

Hansi Karna

[Signature]



- Allow at least 50% of intake capacity to students of other colleges with residential facilities **(100 boys & 50 girls at nominal cost)** i.e., food & accommodation.
- *Provide Food and accommodation for 5 mentors (boy / girl) deputed by APSSDC to the college to co-ordinate and execute the APSSDC programs without any charges;*
- Setup one Skill Development Center lab and equip it on the lines of CM's SEC for APSSDC training exclusively;
- Have to bear the maintenance cost of equipment at the college after the warranty lapses

Compliances:

- **KPIs** – Key Performance Indicators (KPIs) will be developed in mutual consultation with colleges and APSSDC.
- **Monitoring:** The activities of CM's Skill Excellence Centers - ICT Labs shall be regularly monitored through an IT monitoring system at APSSDC on a real time basis and also through the monitoring committee of APSSDC.
- **Management Information System:** All reports and documents relating to progress of the students on rolls, Accounts, Audit and Annual Work Plan, as specified at such frequency as may be required by 'THE FIRST PARTY' are to be submitted through MIS.
- Details of Data of Number of students passed out, placed (Trained for Employability), and unplaced on year-on-year basis.
- Institutions will face punitive action amounting to withdrawal of allotment of Centre given under this Project if it is found that the college:
 - ❖ Is Charging capitation fee or indulging in any other malpractice
 - ❖ Provided false data in their reports
 - ❖ Is Unable to achieve targets set by APSSDC/themselves in Proposals consistently
 - ❖ Violated any of the terms and conditions of this Agreement



Praveen Kumar



6. REVENUE GENERATED

The Revenue generated from the programs being implemented by APSSDC will be the sole income of APSSDC as per the Course wise fee structure provided at Annexure -II which may be periodically updated as and when required.

7. BREACH OF AGREEMENT & REMEDIAL PERIOD

APSSDC shall have the right to terminate this Agreement without assigning any reasons by giving prior written notice of 60 (Sixty) days through its authorized signatory. Without prejudice to the above, either Party may terminate this Agreement by giving 30 (Thirty) days' written notice through its authorized signatory in the event of any material breach of any of the material terms of this Agreement by the other Party. The non-defaulting party shall first serve a written notice of its intention to terminate this Agreement to the defaulting party highlighting the material breach and giving the defaulting party a period of 30 days or such extended period as may be mutually agreed to within which to remedy the material breach. If such event of a material breach remain unresolved/unrectified within the said notice period of 30 days or such extended period as may be mutually agreed to, the non-defaulting shall be able to terminate the Agreement forthwith.

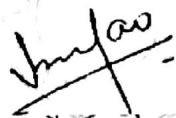
8. CONFIDENTIAL INFORMATION

Each Party may disclose Confidential Information:

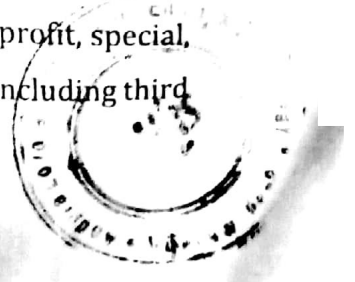
- a) to the extent to which it is required to be disclosed pursuant to Applicable Law;
- b) to the extent to which it is specifically permitted by the other Party in writing;
- c) to the extent that the Confidential Information is publicly available and
- d) to its employees and professional advisors, but only to the extent necessary and subject to such employees and professional advisors accepting an equivalent confidentiality obligation to that set out in this Clause Confidentiality.

9. LIMITATION OF LIABILITY

Except as agreed and provided under this Agreement, neither of the Parties shall be liable to bear or pay any damages arising out of loss of income, loss of profit, special, incidental, indirect, punitive, exemplary or consequential, to any party including third parties, and all such damages are expressly disclaimed.







10. DISPUTE RESOLUTION

The Parties shall endeavor to resolve all or any dispute or difference arising out of or in connection with this Agreement, amicably within 30 days of notice in writing being issued by the non-defaulting party to the defaulting party indicating such dispute or difference. In case no amicable solution is arrived between the Parties within the said 30 days, then such dispute/s shall be settled through Arbitration as per the provisions of the Arbitration and Conciliation Act, 1996 as amended from time to time. The arbitration shall be done by Sole Arbitrator appointed by APSSDC. The written award of the Arbitrator shall be final and binding on all the Parties. The seat and venue for the arbitration proceedings shall be at Vijayawada, Andhra Pradesh.

11. FORCE MAJEURE

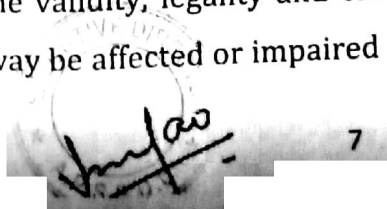
If the performance of any part of this Agreement by parties is prevented or delayed by acts of civil or military authority, flood, fire, epidemic, war or riot, or other acts beyond the reasonable control of either party, the party affected shall be excused from such performance only during the continuance of any such event.

Where a Party is claiming suspension of its obligations on account of Force Majeure, it shall promptly, but in no case later than five (5) days after the occurrence of the event of Force Majeure, notify the other Party in writing giving full particulars of the Force Majeure, the estimated duration thereof, the obligations affected and the reasons for its suspension.

The Party asserting the claim of Force Majeure shall have the burden of proving that the circumstances constitute valid grounds of Force Majeure under this clause and that such Party has exercised reasonable diligence and efforts to remedy the cause of any alleged Force Majeure. If the parties are unable in good faith agree that a Force Majeure event has occurred, the Parties shall submit the dispute for resolution pursuant to clause 10 hereof provided that the burden of proof as to whether a Force Majeure event has occurred shall be upon the Party claiming a Force Majeure event.

12. SEVERABILITY

If any provision or provisions of this Agreement shall be held to be illegal, void or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired there by and the parties hereto agree to

 7



replace the illegal or unenforceable provisions with valid provisions which are as close as possible to the illegal or unenforceable provisions in their respective meaning, purpose, and commercial effect within reasonable time.

13. NOTICE

13.1. Any notice or other document to be given under this Agreement shall be in writing and shall be deemed to have been duly given if left at or sent by:

- (a) hand; or
- (b) registered posts; or
- (c) facsimile or other electronic media;

to the other party at the following addresses and/or telecommunication number or such other addresses as the party may from time to time designate by written notice to the other(s):

APSSDC **Andhra Pradesh State Skill Development Corporation**
Door No. 78/2, G&J Infra Infosight Building,
Near Pathuru Junction, Tadepalli - 522501

College/ **ANDHRA LOYOLA INSTITUTE OF ENGINEERING**
Institution **AND TECHNOLOGY, ITI Road, Beside Ramesh Hospital, Jayaprakash Nagar, Vijayawada, Krishna, Andhra Pradesh 520008**

13.2. All such notices and documents shall be in the English language. All notices or other documents shall be deemed to have been received by the addressee in the case of dispatch by post, five (5) working days following the date of dispatch of the notice or document and in the case of dispatch by hand or by facsimile or other electronic media, simultaneously with the delivery or transmission (as the case may be). To prove the giving of a notice or other document it shall be sufficient to show that it was dispatched in accordance with the provisions of Clause 13.1 hereof.

14. PERIOD OF VALIDITY

This Agreement is effective from 01/11/2018 and shall be in force for a period of three years, unless terminated by mutual consent of the parties.



15. GOVERNING LAW AND JURISDICTION

This Agreement shall be governed and construed in accordance with the laws of India and subject to the arbitration clause mentioned above, the courts of Andhra Pradesh shall have the jurisdiction to entertain any dispute or suit arising out of or in relation to this Agreement.

16. PUBLICITY

Neither party shall make any public disclosure, except as may be required by applicable law, relating to discussions and or terms related to this Agreement, without obtaining the prior written consent of the other party. Either party shall not use and shall not let their employees, agents and subcontractors from using the name, trademark or logo of other party in any sale, marketing publication, advertisement, or other publication. Either party shall not make, or let its employees, agents or subcontractors make, any public statement relating to the other party.

17. RELATION OF THE PARTIES

Nothing herein shall be construed to neither constitute a partnership between the parties hereto nor to authorize the College save and except as provided herein or with the APSSDC's prior consent in writing, for making any representation.

18. MODIFICATION, AMENDMENT, SUPPLEMENT OR WAIVER

No modification, amendment, supplement to or waiver of this Agreement or any of its provisions shall be binding upon the parties hereto unless made in writing and duly signed by the authorized representative of the party against whom enforcement thereof is sought. Any failure or delay of any party to this Agreement to enforce at any time any of the provisions of this Agreement or to exercise any option which is herein provided, or to require at any time performance of any of the provisions hereof, shall in no way be construed to be a waiver of such provisions of this Agreement.

19. ENTIRE AGREEMENT

This Agreement together with all Appendices, Attachments and Addenda attached hereto constitute the entire agreement between the parties and supersede all previous agreements, promises, representations, understandings and negotiations, whether written or oral, between the parties with respect to the subject matter hereof.





20.ASSIGNMENT

The Second Party shall not be entitled to, nor shall it purport to, assign this Agreement, without prior consent of the First Party.

This Agreement is prepared in two originals and each party shall retain one copy. Each copy shall be treated as original when taken separately and shall constitute as one when taken together.

In token of agreement and acceptance hereof by the two parties the authorized representatives of the two parties hereto have affixed their signatures herein below in the presence of witnesses as under:

SIGNED ON BEHALF OF

ANDHRA PRADESH STATE SKILL DEVELOPMENT CORPORATION

Signature: _____

(Name: **Dr. B Nageswara Rao**)



Designation: **Executive Director**

ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY ,

ITI Road, Beside Ramesh Hospital, Jayaprakash Nagar, Vijayawada, Krishna, Andhra Pradesh 520008

Signature: _____

Name: **Fr. FRANCIS XAVIER S.J**



Designation: **PRINCIPAL/DIRECTOR**

Witness

Name: **Dr. P. Venkateshwar Rao**

Signature: _____

Designation: **professor, MBA
X SPOC, APSSDC**

Name : **DR. Anjanibasa Rao**

Signature: _____

Designation: **PROFESSOR HEAD
DEPT OF CSE, ALIET-VSW**

MEMORANDUM OF UNDERSTANDING

Between



ANDHRA LOYOLA INSTITUTE OF ENGINEERING & TECHNOLOGY

And



ELINT LABZ
a subsidiary of

AJARAMARA DYNAMICS PVT. LTD.

DATE:06-10-2018

This Memorandum of Understanding (hereinafter referred to as MoU) is made on the 06/10/2018, between **ELINT LABZ**, a subsidiary / division of Ajaramara Dynamics Pvt. Ltd., a company incorporated under the Companies Act 2013 with Communication office at #677, 1st floor, Suite No. 345, 27th main, 13th cross, HSR Layout Sector 1, Bengaluru 560102, Karnataka mentioned hereafter as “**ELINT LABZ**” on one part and Andhra Loyola Institute of Engineering & Technology, ALC Campus, Vijayawada under The Loyola College Society mentioned hereafter as “**ABBR**”, on the other part as partners for promoting the Internship Program proposed by Elint Labz to help students of ABBR. WHEREAS both ELINT LABZ and ABBR hereinafter called ‘organisations’ when referred together,
The terms of the Program are as specified below.

THE PURPOSE OF THE PROGRAM

With a view of training & preparing the students of ABBR with the skills and knowledge necessary to work in the domain of Electronics & Embedded Development ABBR has accepted the internship program that Elint Labz has proposed. This will further the individual student’s education and develop the practical skills he or she will need for his/her future career & give them an opportunity to be part of Elint Labz team, provided the students demonstrate the right prowess during this program.

MONITORING COMMITTEE

The Department Name of Engineering shall form an internal committee comprising of staff members of ABBR & shall maintain it throughout the period of this program. The Head of Department shall be the Head of the Committee & shall nominate one member of the committee as a Coordinator who for all instances shall lead the committee in absence of the Committee Head.

The committee should include at least one staff member from ABBR’s Training & Placement Office.

SELECTION OF STUDENTS

Elint Labz shall reserve the right to select any final year student & make an offer for this program. Right to accept/ reject the internship offer shall remain with the concerned student. Elint Labz shall coordinate with ABBR’s Training & Placement Office for conducting the required selection process.

Monitoring committee can suggest students whom they feel are right for the program & Elint Labz can make them an offer without conducting a formal selection process.

TERMINATION OF INTERNSHIP

Elint Labz & the Monitoring committee can terminate the internship of any student any time on any grounds related performance/ work or academics.

PERIOD OF INTERNSHIP

The proposed period of this internship is 30 work weeks & the program will run in parallel with the academic calender of ABBR. The students selected for this program will have to dedicate a average of 12 hours per week. The period and itinerary of the internship to be engaged in by the student will be decided by the members of Monitoring committee.

Monitoring committee can make required changes in the internship period to ensure the the students gain maximum benefit as-well Elint Labz has will be able to select the right candidates for their team from this program.

CONTENT

The content of the program & work assignment will happen mostly through electronic / digital medium as proposed. Elint Labz will always reserve the right to decide & take required action to deliver content and the manner in which the student will be assigned. Students can send appeals through the Monitoring committee if any changes have to be made.

INTERNSHIP SUPERVISOR

Each student selected for the program will have two internship supervisors, one from ABBR known as 'Faculty Supervisor' & the other from Elint Labz known as 'Team Supervisor'. The Faculty Supervisor will be nominated by the Monitoring Committee & has to be a member of the monitoring committee. Elint Labz & Monitoring Committee reserve the right to change their Supervisors as & when need be.

IMPLEMENTATION

1. Elint Labz shall provide the internship opportunity to the selected students, by providing them the required training through electronic/ digital medium.
2. The students will work from their college / home ensuring that their academic performance is not affected due to this program.
3. The assigned work & report from the students will be transferred to the concerned staff members of Elint Labz through electronic/ digital medium.
4. Elint Labz shall provide the required hardware, components & training material required for the internship program. ABBR shall provide the required infrastructure & furniture required to store & safely keep the hardware/resources provided by Elint Labz.
5. Monitoring Committee shall maintain a physical & a digital register/ record to maintain the inventory data of all the hardware/resources provided by Elint Labz.
6. Monitoring Committee shall assign two non teaching staff members of ABBR to work as a liason who will distribute & collect the hardware from the students in accordance with instructions sent by Elint Labz staff.
7. The assigned liaisons will have to maintain a physical register/ record & jointly maintain a digital file with Elint Labz staff to keep track of movement of hardware among the students.
8. The liaisons have to report to one nominated member of the Monitoring Committee & the nominated member should regularly keep track of updation of the physical record.
9. The Faculty supervisors & Monitoring committee provides the required support as possible to ensure the students stick to deadlines.
10. ABBR will support to the students by providing access to required infrastructure & tools with-in its if students do not have access to the same.

EVALUATION

The performance of the selected students will be continuously monitored & evaluated by Elint Labz. The evaluation will be done based on the performance, the students will have to submit a brief weekly report to the Team Supervisor.

CONDITIONS OF INTERNSHIP

The team supervisor shall send a report to the concerned Faculty Supervisor on the student's progress once every 5 weeks over the course of the Program. The student's faculty supervisor monitors the student's progress in terms of how the student is performing & intimate the same to the Monitoring committee to enable the members to collectively make any changes if necessary.

The monitoring committee & Elint Labz shall have a meeting through a virtual conference once every 5 weeks to analyse & discuss regarding the program. Any suggestions for improvement can be put forth during this meeting.

FINANCE & EXPENSES

The students selected for the program will not receive any monetary compensation from Elint Labz. However, Elint Labz reserve the right to provide incentives to encourage & develop the students performance. There is no financial obligation between ABBR & Elint Labz nor with Elint Labz & students selected with respect to this program. However both ABBR & Elint Labz agree to support one another by compensating or provide the required support to recover in event of any loss/damages caused during the implementation of any activities related of this program.

TRAVEL EXPENSES

The program offers students to work from the college/home since the program is running in parallel with the academic calendar. However in the event the student has to visit Elint Labz facility, compensation of payment of travel costs to and from the Elint Labz is a matter of discretion, Elint Labz reserves the right to decide on the same.

Training & support required by the students will be provided through electronic/digital medium. In any event if Elint Labz staff have to visit the college to provide the support physically or in-person then Elint Labz shall raise a request to the monitoring committee to make required travel arrangements for to & from travel to ABBR along with the arrangements of stay if event requires presence of more than one day. Approving / rejecting such requests is a matter of discretion, ABBR reserves the right to decide on the same.

ABBR is not required to pay any allowances or compensation for any services provided by Elint Labz staff with respect to this program & the same shall be borne by Elint Labz.

CODE OF CONDUCT

The student part of the program undertakes to abide by any employment rules set forth by Elint Labz to facilitate the Program. The student agrees also to follow instruction and accept supervision throughout the internship period.

CONFIDENTIALITY

The student part of the program agrees to keep strict confidentiality. On no grounds is he or she to disclose information obtained over the course of the program which is deemed classified by Elint labz. ABBR shall provide all required support to ensure this.

PUBLICATION OF RESULTS

The publicizing of research results gained by the student during the period of the internship is to take place only after consultation with Elint Labz & the permission for the same will be sent to the Monitoring Committee will not be directly handed over to the students, the same can be approved or rejected.

PERIOD OF VALIDITY

This Memorandum of Understanding is valid for period of one year, effective from the date of its signing as decided by representatives of ABBR & Elint Labz.

The period can be extended based on mutual agreement provided both the organisations are happy with the outcomes of the program.

TERMINATION & RENEWAL

A period of two months notice is required in the case when either of the organisation wishes to terminate the agreement established in this Memorandum of Understanding. Any such wish must be expressed in writing. Any decision to renew the agreement must again be agreed upon by both parties, with both parties expressing their desire to continue at least two months prior to the expiration of the period covered by the current Memorandum of Understanding.

MISCELLANEOUS

Additions or amendments to the provisions fixed by this Memorandum of Understanding are possible at any time, subject to consultation and agreement between both organisations.

JURISDICTION

In the event of any dispute arising out of this MoU, the parties agree that the courts of Bangalore alone will have jurisdiction. The two parties of this MoU agree to act in good faith and in a spirit of mutual understanding and accommodation to facilitate the achievement of goals set under the Programme.

Two copies of this Memorandum of Understanding are prepared, each is to be signed by representatives of, ABBR and Elint Labz. One copy is to be retained by each organisation.

For and behalf of Andhra Loyola Institute of Engineering & Technology (ABBR),

Head of the Department


6/10/2018

Principal



Fr. Dr. Francis Xavier S.J.
Secretary & Director

6/10/2018

For AJARAMARA DYNAMICS PVT. LTD.,


Director

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding for Annual Institutional Membership entered into vijayawada on this day of 30th June in the year 2017. This MoU is valid for a period of one year from the date of signing and will have to be renewed every year.

BETWEEN

M/s ICT Academy, a non profit Society incorporated under the Societies Registration Act, 1975 and having its Principal Office at B - 308 & 309, Som Datt Chamber – 1, Bhikaji Cama Place, New Delhi - 110066 (hereinafter called as "ICT ACADEMY" which expression shall, wherever the context so permits mean and include successors and assigns.)

AND

ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY, having its principal place of business at Vijayawada, Krishna District, A.P,India. PIN: 520008 duly represented (hereinafter referred to as "Andhra Loyola Institute of Engineering and Technology ", which expression shall, wherever the context so permits mean and include successors and assigns.)

WHEREAS

ICT Academy is an initiative of the Government of India in collaboration with the state Governments and Industries. ICT Academy is a not-for-profit society, the first of its kind pioneer venture under the Public-Private-Partnership (PPP) model that endeavours to train the higher education teachers and students thereby exercises on developing the next generation teachers and industry ready students.

ICT Academy is recently endorsed and recommended by NITI Aayog (National Institution for Transforming India Aayog), the National Planning body of Government of India as one of the unique organization for dissemination and replication, which is aligned to the Skill India Vision of the Government of India.

The ICT ACADEMY is led by a Governing body chaired by Mr.Lakshmi Narayanan of Cognizant Technologies. Other members are Mr. BVR Mohan Reddy, Founder & Executive Chairman of Cyient, Mr. T.K Ramachandran IAS, Principal Secretary – IT Department, Government of Tamil Nadu, Dr. Rajendra Kumar IAS, Managing Director of Electronics Corporation of Tamil Nadu, Mr. J.Kumaragurubaran IAS, Director & CEO of Tamil Nadu E-Governance Agency, Mr.V.Balakrishnan, Chairman of Micrograam, and Mr. Krish Ganesan, Vice President HR of TCS.

The ICT ACADEMY is also led by an advisory board consisting of Thiru Vikram Kapur IAS Principal Secretary – Industries Government of Tamil Nadu, Mr.A.Karthik IAS Secretary – Higher Education Government of Tamil Nadu and Ms.P.Amudha IAS Secretary – Labour and Employment Government of India.

ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY aims to shape the students as individuals capable of thinking independently, creatively and objectively. The holistic approach in teaching and learning encourages students to indulge in extra-curricular activities to shape them as Leaders of Tomorrow. Placement and Training is the strength of our College. At the end of the course, majority of the students carry home, job offers in reputed Multi-National Companies of their choice. In addition to this we organize seminars, industrial visits, paper contests, group discussions, guest lectures, career guidance etc under its auspices. The campus is characterized by cultural, racial, and gender diversity in the faculty, staff, and student body, supported by practices and programs that embody the ideals of an open and democratic society. Placement and Training is the strength of our College. At the end of the course, majority of the students carry home, job offers in reputed Multi National Companies of their choice.

ICT ACADEMY has approached ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY to become its Institutional Member to offer various services to the college as per the Membership deliverables.

ICT ACADEMY is agreeable to enter into this MOU with ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY as per the terms and conditions set out hereunder:

Now this MoU witnesses as under:

1. Scope of the MoU

- 1.1 ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY hereby agrees to become the Institutional Member of ICT ACADEMY by paying an annual membership fee of INR 70,000.
- 1.2 ICT ACADEMY and ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY would collaborate to offer services to the faculty members in the areas of Information and Communication Technology.

2 Role of ICT ACADEMY

- 2.1 ICT ACADEMY shall conduct industry relevant training programs in the domain of ICT, for which the faculty members of the ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY and other colleges in the territory shall be invited.
- 2.2 ICT ACADEMY shall provide faculty training and certification for 10 faculty members of ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY every year at free of cost.
- 2.3 The ICT ACADEMY shall provide various domain specific training programs either drawn from the Industry or approved by the industry.
- 2.4 The ICT ACADEMY shall provide industry certified trainers and expert trainers to conduct such training program.
- 2.5 The ICT ACADEMY would invite ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY to nominate two teachers on every special training program conducted by the corporate partner at Free of Cost.
- 2.6 The ICT ACADEMY would provide 2 copies of ICT ACADEMY research journals on quarterly basis at free of cost.
- 2.7 The ICT ACADEMY shall provide expert advice as a member of the board of studies and improve the quality of the curricula as per the industry requirements.

3 Role of ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY

- 3.1 ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY shall identify and depute one Dean / HOD as single point of contact for ICT ACADEMY activities at the institution.
- 3.2 ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY shall provide the following infrastructure at its campus for the programs to be conducted by ICT ACADEMY.
- a. Computer Lab infrastructure with 50 seat capacity
 - b. LCD projector & screen, White board and other AV equipments
- 3.3 ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY hereby undertakes that it shall not utilise the contents, training materials, and such other information provided hereunder beyond the scope of this MoU and shall not share such information with any third party or render services utilising the materials, contents, training materials to third parties with out the consent of ICT ACADEMY.
- 3.4 ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY shall provide necessary hostel and food facilities at free of cost to the participating faculty members, trainers and the resource persons during the programs to be conducted by ICT ACADEMY.
- 3.5 ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY shall invite ICT ACADEMY for representation in their board of studies of the ICT streams.

4 Other Terms

- 4.1 Both the Parties shall explore & jointly develop new courses for the teachers from time to time, the terms for the same will be discussed as and when required and mutually agree upon the terms and the commercials in writing.
- 4.2 Both the Parties shall explore to work on specific ICT related research areas as per the industry requirements and agreed upon by both the parties.

5 Operation of this MoU

- 5.1 Upon execution of this MoU, ICT ACADEMY shall communicate to ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY the training schedules. Thereupon, the Parties shall mutually discuss and agree on the operational terms based on which ICT ACADEMY would offer its various other services.

6 Validity of this MoU

- 6.1 The validity of this MoU would be for one year from the date of signing. The MoU may be renewed on completion of one year on such terms mutually agreed to between the Parties.

7 CONFIDENTIALITY

- 7.1 The Parties shall treat all information, documents, contents and materials pertaining to ICT ACADEMY or ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY provided under this MoU as confidential.

7.2 ICT ACADEMY or ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY shall not disclose any aspect of any confidential information to any third party in any manner whatsoever other than in the normal course of agreed terms under this MoU.

7.3 The confidentiality of information shall survive the termination of this Agreement.

8 INTELLECTUAL PROPERTY

8.1 All the intellectual property rights with respect to the programs, contents provided by ICT ACADEMY shall vest with ICT ACADEMY. ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY shall not infringe the intellectual property rights of ICT ACADEMY and shall duly intimate of any such infringement by any third parties.

In witness whereof the Parties have executed this MoU on this day of 29th June 2018.

For ICT Academy
Technology

B RAMKUMAR *B. Ram Kumar*

Authorised Signatory

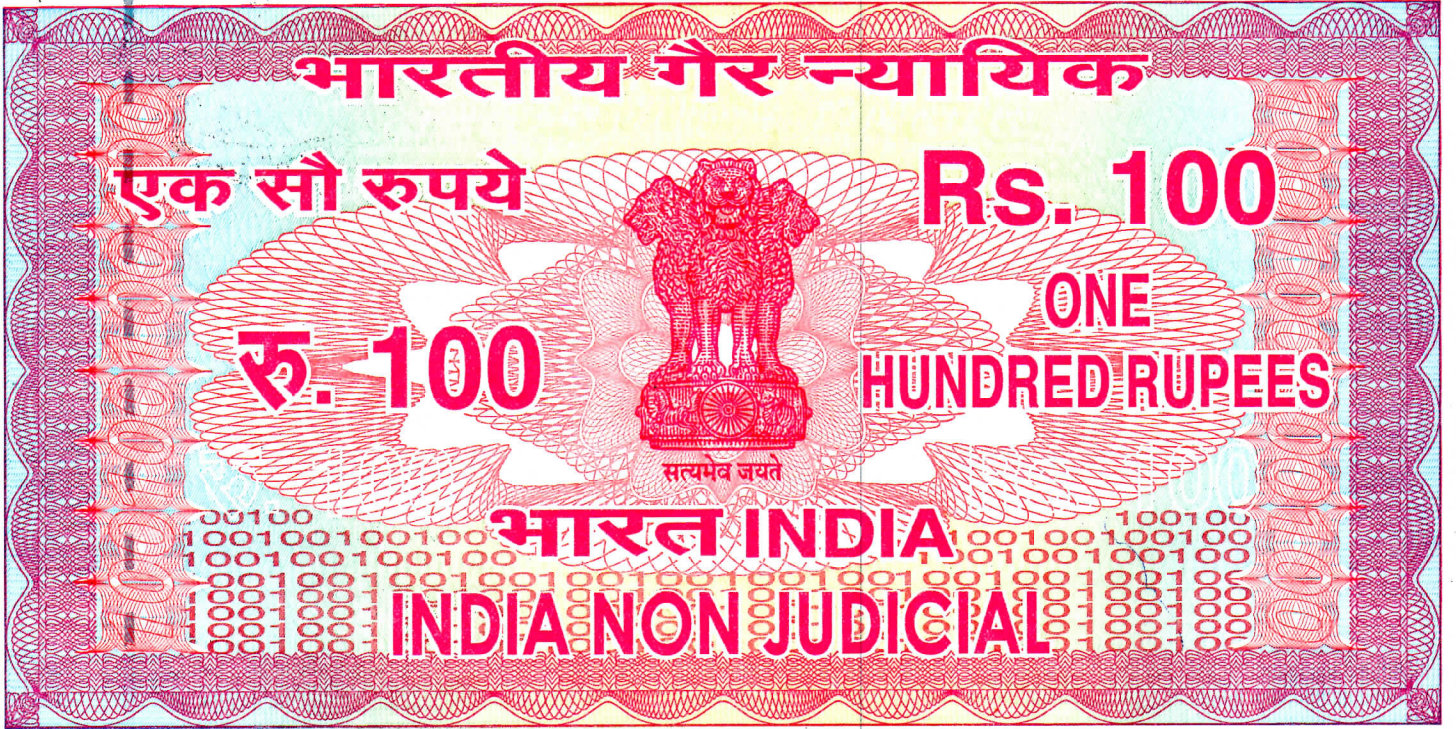
Witness 1

: B. RAM KUMAR.

Witness 2

Dr. Xavier J
For Andhra Loyola Institute of Engineering and

Authorised Signatory



ఆంధ్ర ప్రదేశ్ ఆంధ్ర ప్రదేశ్ ANDHRA PRADESH

Serial No. 2964

Purchased By :
T. BHASKAR

S/O. T.V. NARAYANA RAO
VIJAYAWADA

Denomination: 100

Date 04-05-2019

For:

DR. A. FRANCIS XAVIER, S/O. ANTONI
SAMY, DIRECTOR ANDHRA LOYOLA
INSTITUTE OF ENGINEERING AND
TECHNOLOGY, VIJAYAWADA

Stamp S. no

CH 643909

CH 643909

Sub Registrar

Ex. Officio Stamp Vendor
SRO Patamata



MEMORANDUM OF UNDERSTANDING

BETWEEN

M/s FUTURE NDT, VIJAYAWADA

&

ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY, VIJAYAWADA

This MOU is entered into on Monday of May 6th 2019, by and between

On behalf of Andhra Loyola Institute of
Engineering and Technology

Dr. Dr. Francis Xavier

DIRECTOR

ANDHRA LOYOLA INSTITUTE OF
ENGINEERING & TECHNOLOGY
VIJAYAWADA 520 008

Authorized sign with seal & date

On behalf of M/s Future NDT,
Vijayawada

G. Vijaya



Authorized sign with seal & date



- d. Provide necessary help in organizing workshops / conferences and personality development programs at ALIET location for enhancement of skills in respect of faculty, staff and students of ALIET.
- e. Provide necessary support for establishment of Video Lectures, E-Classrooms, Lab, Curriculum, Training & Placements, and Library etc. at ALIET location.
- f. Usage of FNDT infrastructure for students and Faculty of ALIET for Projects, Practical Labs etc.
- g. To provide summer training for 3rd & 4th year students of ALIET at optimum cost.
- h. To provide Industrial Visits for ALIET students in prestigious companies located around Vijayawada.
- i. To provide support in B.Tech, M.Tech & PhD projects for ALIET students, Faculties etc.

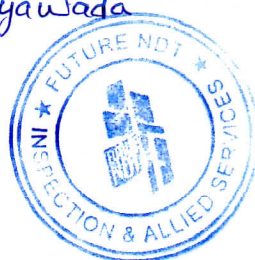
3. PROPOSED MODES OF COLLABORATIONS:

FNDT & ALIET propose to collaborate through the following:

- a. Cooperation and promotion of education and training in areas of mutual interest.
- b. Any other appropriate mode of interaction agreed between FNDT and ALIET. A specific plan will be worked out by the institutes depending upon availability of resources. A specific agreement will be entered into for each activity.

4. TERMS AND CONDITIONS:

- a. For continuing education to ALIET Teachers and Students, the financial arrangements will be made mutually agreed terms.
- b. For the visits related to Training & Guest Lectures, travel and other expenses of FNDT Faculty and staff shall be reimbursed by ALIET on Mutual agreed terms.
- c. Usage of FNDT academic Materials, infrastructure can be allowed for limited period subject to its availability, approval of FNDT heads.
- d. Both institutes agree to help, identify and invite the faculty members and researchers from other institutes to participate in conferences, workshops and short term courses.

<p>On behalf of <u>Andhra Loyola</u> <u>Institute of Engineering and Technology</u></p> <p><u>Fr. Dr. James Xavier</u> DIRECTOR ANDHRA LOYOLA INSTITUTE OF ENGINEERING & TECHNOLOGY VIJAYAWADA - 520 008</p> <p>Authorized sign with seal & date</p>	<p>On behalf of <u>M/s Future NDT,</u> <u>Vijayawada</u></p> <p><u>G. Vijaya</u></p>  <p>Authorized sign with seal & date</p>
---	--



- e. This MOU may be amended, renewed and terminated by mutual written agreement of the institutes at any time.
- f. Either institute shall have the right to terminate this MOU upon 60 days prior written notice to the other institute.

5. CONFIDENTIALITY

- a. The FNDT and the ALIET agree to hold the conference all information / Data designed by the institutes as being confidential which is obtained from either or created during the performance of the MOU and will not disclose the same to any third party without consent of the other institute.
- b. The above confidential clause under this MOU excludes the information / data possessed by either institute before entering into this MOU or independently developed and /or information already available through public domain.

6. DURATION OF MOU

This MOU, unless extended by mutual written consent of the institutes, shall expire in 05 years after the effective date specified in the opening paragraph. However, on the review, the MOU shall be extended for another five years by Mutual consent.

7. CO-ORDINATORS


Both institutes will designate persons who will have responsibility for co-ordination and implementation of this agreement.

8. INTELLECTUAL PROPERTY RIGHTS

The intellectual property rights (IPR) that arise as a result of joint research and collaborative activity under the agreement will be worked out on a case to case basis and will consistent with officially laid down IPR policies of the two institutes.

9. SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version and having equal legal validity. By signing below, the parties, the institutes, 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.

<p>On behalf of <i>Andhra Loyola</i> <i>Institute of Engineering and Technology</i></p> <p><i>Fr. Dr. Dhanu Xavier</i> DIRECTOR ANDHRA LOYOLA INSTITUTE OF ENGINEERING & TECHNOLOGY VIJAYAWADA 520 008 Authorized sign with seal & date</p>	<p>On behalf of <i>M/s Future NDT,</i> <i>Vijayawada</i></p> <p><i>G. Vijay</i></p> <p></p> <p>Authorized sign with seal & date</p>
---	--



SYNERGEM



MEMORANDUM OF UNDERSTANDING

THE AGREEMENT

This AGREEMENT made and entered into on 14th of November, 2019 between

SYNERGEM (SYN), an Energy, Automotive and Design Training institute registered in India under the Indian Companies Act 1956. Recognized by Central Electricity Authority, Under Ministry of Power, Govt of India from 2010 – 2015. Strategic associate partner of Jindal Institute of Power Technology for conducting specialized training modules on Energy Sector. Authorized training Partner of AUTODESK. Regional Partner for Formula-1 STEM Education (F1 in schools & Colleges). An ISO 9001:2015 Certified organization, having its head office at 40-6-31/A, 1st Floor, Sushma Plaza, Opp Fortune Murali Hotel, Labbipet, Vijayawada 520010, Andhra Pradesh (Hereinafter referred to as the "INSTITUTION" which expression shall where the contest so admits include its successors and permitted assigns) of one part.

and

Andhra Loyola Institute of Engineering and Technology, Vijayawada (ALIET)- an Engineering college Approved by AICTE, Permanently Affiliated to JNTU Kakinada belonging to Jesuit Province Society has been established in 2008 and having its campus at Polytechnic Post Office, Vijayawada-520008, Andhra Pradesh, India. (Hereinafter referred to as "ASSOCIATE" which expression shall where the contest so admits include its successors and permitted assigns) of the other part.

The agreement is operated through Chief Executive Officer of The INSTITUTION and Director of The ASSOCIATE. This proposal is on establishing Center of Excellence on Energy, Automotive, Inspection and Design in ASSOCIATE premises.

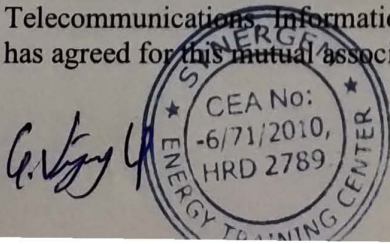
SCOPE

WHEREAS The INSTITUTION is engaged in providing industrial training, skill development, consultation and has strength in development and delivery, innovations and inspection technology trainings etc. particularly in the areas of Energy, Automotive, Inspection and Design. Institution has approached The ASSOCIATE to establish Center of Excellence on Energy, Automotive & Design and effective relationship in the larger interest of the both parties including but not limited to

- Deliver industry training programs (ITP) in field of Energy, Automotive, Inspection and Design sectors.
- Install licensed software's of Autodesk
- Online Learning platform of Formula 1 STEM Education
- Establish industry specific library
- Conduct various design competitions of Autodesk & Formula 1 at ASSOCIATE premises

and

WHEREAS the ASSOCIATE is a premier professional educational society, devoted to the advancement of Science and Technology in Mechanical, Civil, Electronics, Telecommunications, Information Technology, Computer Science and other related disciplines, has agreed for this mutual association.



Sanjay Kani
SECRETARY
Andhra Loyola Institute of
Engineering & Technology

Now therefore in consideration of the previous and mutual covenants hereinafter contained, the parties hereto agree to jointly play an effective role in uplifting the Energy, Automotive, Inspection & Design sector through skill enhancement of the Technical and Engineering students through class room and industry specific practical training ensuring quality delivery towards excellence in Industrial education.

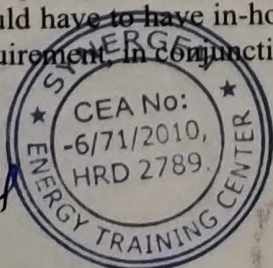
DELIVERABLES FROM INSTITUTION:

- Develop In Campus Center of Excellence on Energy, Automotive & Design Engineering in order to enhance the competency level of aspirants and the faculty for Technical & Engineering education.
- Impart Industrial Training Programs ensuring required quality in Energy, Automotive, Inspection & Design domains which in turn will lead to professional courses as per the industry requirements and making aspirants employable.
- Industry specialized & Relevant Trainings along with certifications for students. (Phased training to 2nd year 3rd Year & 4th Year Engineering, Diploma and M.Tech Students).
- To be become nodal Autodesk Examination Center to conduct various Autodesk certification exams in college premises for Students, Faculty & Corporates.
- Utilization COE for doing Mini Projects, Academic Projects, Case studies, Live projects, M.Tech projects, Phd research etc.
- Organize seminars/ Guest Lectures/ Workshops by inviting Industry experts.
- Organizing Faculty Development Programs or Faculty Deployment programs, workshops /conferences and personality development programs for institutions, corporate companies and individual faculty/ Students / Employee.
- Improve academia- Industry interaction by inviting industrial experts to campus.
- Working closely with industry for establishing the curriculum as per its requirements and also with academia in order to enhance the quality of Technical and Engineering education in the country.
- Also setting up a "Centre of Excellence" on Energy, Automotive & Design of our associated companies of Autodesk & Formula 1 Companies in order to enhance the competency level of aspirants and the faculty for Technical & Engineering education.
- Establishment of licensed software's of Autodesk in ASSOCIATE computer laboratory.
- Establishment of Library with advanced industrial books in ASSOCIATE campus.
- Organize various STEM & Design competitions of Formula 1 & Autodesk.
- Enhancing skills of students/aspirants through internship and vocational training.
- Playing an effective role in implementing AICTE rule of providing internships for under graduate students.
- Placement support to students in leading core industries.

ROLE OF THE INSTITUTION

- I. Establishment of Center of Excellence in ASSOCIATE Premises.
- II. Establishment of Library in ASSOCIATE Premises.
- III. The INSTITUTION shall utilize its strength to align with various skill development programs and initiatives to meet the objectives of The ASSOCIATE. It shall accordingly design and deliver various programs within the overall scope of MoU.
- IV. The quality delivery is the responsibility of The INSTITUTION and The ASSOCIATE would have to have in-house or engage the required manpower and the faculty as per the requirement in conjunction with the ASSOCIATE.

G. Vijaya



Damee Kani
 SECRETARY
 Andhra Pradesh Institute of
 Engineering & Technology
 VIJAYAWADA.

- V. The INSTITUTION shall design, develop and provide required course materials & practical training to the students.
- VI. The INSTITUTION shall market the programs to make them successful. It shall also guide and support the students for proper placement.

ROLE OF THE ASSOCIATE

- I. The ASSOCIATE shall provide the available infrastructure suitable and ready for delivering the training courses and other activities in conjunction with the INSTITUTION in the scope.
- II. The ASSOCIATE shall provide a workable space/ room with basic amenities for the INSTITUTION to facilitate marketing & related activities for successful outcome of joint activities.
- III. The ASSOCIATE shall help to promote the COE by using its existing established network and would support in marketing exercise.
- IV. The ASSOCIATE shall nominate a coordinator as a point of contact (POC) for INSTITUTION for proper operation of MoU.
- V. The ASSOCIATE shall treat INSTITUTION as a training partner for joint activities for mutual benefits.

JOINT RESPONSIBILITIES:

- Marketing & mobilization of the students shall be carried out jointly as per mutual agreed terms.
- Promotion for the programs undertaken shall be advertised/ propagated through respective websites of the parties.
- Technical workshops/ promotional workshops within the scope of the MoU.
- Assessment of the courses shall be carried out jointly by both the parties.

MARKETING / PROMOTIONAL ACTIVITIES

- INSTITUTION can promote ASSOCIATE logo & name as "Venue & Academic Partner"
- ASSOCIATE can promote INSTITUTION logo & name as "Industry & Training Partner"
- Both parties can do promotional activities for their individual / joint programs.
- Both parties can do Direct Marketing activities (say advertisements in digital & print media platforms, arranging an event at the ASSOCIATE).

FINANCIAL ARRANGEMENT

S.No	Particulars	Duration	ITP Charges
Industrial Training Programs / Activities for Students			
01.	2 nd Year (2 Certifications)	40 Hours (In 03 Stages)	Rs. 2999/-
02.	3 rd Year (2 Certifications)	40 Hours (In 03 Stages)	Rs 2999/-
03.	4 th Year (2 Certifications)	40 Hours (In 03 Stages)	Rs 2999/-
04.	Seminar / Guest Lectures	As per mutual discussion	At Actuals
	Industry Expert as Guest Faculty *	As per mutual discussion	YES
	Internship Support *	As per mutual discussion	YES
	Placement Support *	As per mutual discussion	YES
Add On	Formula 1 R&D main Project & STEM Competition Participation	As per F1 Rules & Regulations	YES
Add On	Additional trainings Chosen by college	As per mutual discussion	At Actuals



Saravani Kumar
SECRETARY

Andhra Loy Institute of

Industrial Training Programs / Activities for Faculty & Colleges			
05.	Faculty Training Program by Industry Experts in College	As per mutual discussion	NIL
06.	Faculty Training Program by Industry Expert in Industry	As per mutual discussion	At Actuals
07.	Conferences	As per mutual discussion	At Actuals
Add On	Industrial Simulator Training (135 MW/ 250 MW / 600 MW)	As per mutual discussion	At Actuals
Add On	Customers' Designed / Chosen Topic Training	As per mutual discussion	At Actuals

1. Course fee for additional trainings for ASSOCIATE & Outside colleges shall be decided in mutual agreement by both the training partners for all the programs to be conducted jointly in COE.
2. Revenue sharing mechanism for Outside students / Colleges:
 - A. The INSTITUTION, SYN: 50%
 - B. The ASSOCIATE, ALIET: 50%
3. The revenue sharing shall be done within 45 days once the payment is realized.
4. Internship will be provided for 5% in overall strength of students enrolled in program.
5. Placement assistance will be given to students who participated in all certification programs under COE.
6. The INSTITUTION shall not be liable for discharging any financial commitments made by the ASSOCIATE or vice-versa.
7. Course fee and registration fee is non-refundable.
8. GST is applicable on all programs at actuals as per Government GST Policy.

DURATION AND TERMINATION OF AGREEMENT

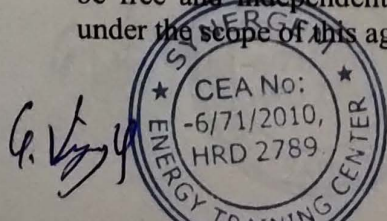
MOU shall be effective from the date of signing and shall remain in force for a period of three years. It shall automatically be renewed for next three years until & unless discontinued by either party.

The INSTITUTION & ASSOCIATE has the right to terminate the agreement for non-performance of the INSTITUTE or ASSOCIATE, based on half yearly detailed reviews.

In case the ASSOCIATE intend to terminate the contract, it shall communicate the INSTITUTION six months in advance and in addition it shall meet all its obligations for the running or announced batches. In case of even long duration batch (if any), it is obligation of the ASSOCIATE to make it successful.

GENERAL PROVISIONS

- I. Both the Parties have full power and authority to enter into this MoU and take any action execute any documents required by the terms hereof; and that this MoU, entered into has been duly and validly executed and delivered, and is a legal, valid, and binding obligation of, enforceable in accordance with the terms hereof; and that the executants of this MoU are duly empowered and authorized to execute this MoU and to perform all its obligations in accordance with the terms herein.
- II. This agreement shall not be binding for any other agreement for either party. Parties shall be free and independent to carry on other services and trainings besides that covered under the scope of this agreement.



Francis Xavier
 SECRETARY
 Andhra Loyola Institute of
 Engineering & Technology

- III. The ASSOCIATE & The INSTITUTION shall perform their duties in strict compliance with all applicable laws in India along with rules and regulations of duly constituted Govt, authorities in India and shall obtain all licenses, restrictions or other approval, if any, required by laws in India in connection with the services to be rendered hereunder.
- IV. The ASSOCIATE shall strictly follow the INSTITUTION norms, rules and regulations for conducting the programs and shall maintain the INSTITUTION high standards.
- V. All courseware provided by the ASSOCIATE is its copy right. Confidentiality of same shall be maintained and the INSTITUTION should ensure it is not replicated in the other Centre's or outside.
- VI. Both parties can use logo, trade name, course modules & other related materials for promotion of the courses to be conducted jointly within the scope of this MoU.
- VII. Both parties shall promote the arrangement and courses through respective websites

STEERING COMMITTEE

The MoU Provisions for constitution of a steering Committee with the following constitution with a view to operate the agreement quite meaningfully and successfully:

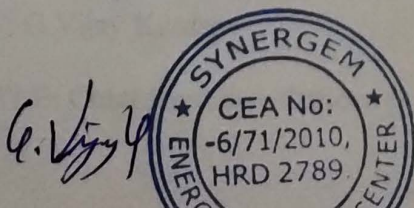
1. Chief Executive Officer, INSTITUTION	Panel Head Member
2. Managing Partner, INSTITUTION	Member
3. Managing Partner, INSTITUTION	Member
4. Director, ASSOCIATE	Panel Head Member
5. HOD Mechanical, ASOCIATE	Member
6. HOD EEE, ASOCIATE	Member
7. HOD Civil, ASOCIATE	Member

NB: The quorum of the meeting of the steering committee shall be the Director plus THREE members. In the absence of Panel Head Member's, other panel members shall chair the steering committee. The functions of the steering committee shall be to oversee the planning and meaningful execution of the Agreement as delineated below:

1. To ensure effective collaboration with industry for improved employability.
2. To participate effectively and get integrated with various companies and colleges.
3. To bring Academia and industry on a common platform and evolving strategy to map the requirements of each other and competent manpower to industry with updated employable knowledge.
4. To evolve and agree on the courses, modules, delivery methodology and size of the batches; frequency and period of the courses.
5. To work for certification & recognition of the programs and issuing certificates jointly.
6. To provide guidance, direction and approval regarding methodology for marketing of programs and training courses.
7. To carryout detailed period review of the progress made and handles the issue extension or termination of the agreement based on the review.
8. To suggest and approve amendments in MoU, if so required.
9. To handle the issues of dispute and the directions given by the committee to resolve the dispute will be final before moving to the court.
10. To handle the issues of dispute and the directions given by the committee to resolve the dispute will be final before moving to the court.

Janani Xani

SECRETARY
Andhra Loyola Institute of
Engineering & Technology
VIJAYAWADA. 8





FORCE MAJEURE

The Parties shall not be liable for any failure to perform any of its obligation under this MOU if the performance is prevented, hindered or delayed, by reason of war, or hostility, acts of the public enemy, civic commotion, sabotage, act of state or direction from Statutory Authority, explosion, epidemic, quarantine restriction, strikes and lockouts (as are not limited to the establishments and facilities of Andhra Loyola Institute of Engineering and Technology, fire, floods, natural calamities or any act of God (hereinafter referred to as event), provided notice of happening of any such events given by the affected party to the other, within 21 calendar days from the date of occurrence thereof, neither party shall, by reason of such event, be entitles to terminate the MOU, nor shall either party have any such claims for damage against the other, in respect of such non-performance or delay in performance. Provided service under the MOU shall be resumed as soon as practicable, after such event comes to an end or ceases to exist. Each party shall promptly inform the other of the existence of Force Majeure event and shall consult together to find a mutually acceptable solution.

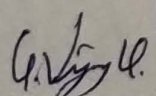
NOTICES

Unless otherwise provided herein, all notices or other communications under or in connection with this MOU shall be given in writing and may be sent by personal delivery or post or courier or facsimile. Any such notice or other communication will be deemed to be effective if sent by personal delivery, when delivered, if sent by post, two days after being deposited in the post and if sent by courier, one day after being deposited with the courier, & if sent by facsimile when sent (on receipt of a confirmation to the correct facsimile number).

ARBITRATION

- In the event of a dispute between the ASSOCIATE and the INSTITUTION arising out of, or relating to this Agreement, its interpretation or performance hereunder, the parties shall exert their best efforts to resolve the dispute amicably through negotiations
- In case of any disagreement and dispute and the parties fail to mutually resolve the issue; both parties shall appoint an Arbitrator that is mutually agreeable and shall be settled as per Indian Arbitration Act.
- Further, in case the parties failed to resolve the dispute; this Agreement shall be governed by and construed in accordance with the law within the state of Andhra Pradesh, India. Jurisdiction shall be Court of Vijayawada.

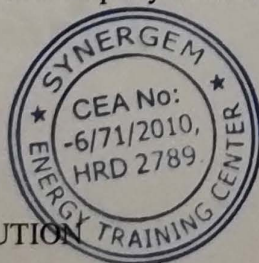
Each of the parties hereto has caused this Agreement to be duly executed by a duly authorized representative of such party as of the date first above written.

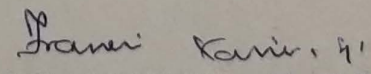

 THE INSTITUTION

SYNERGEM

BY: G Vijay Kumar

TITLE: Chief Executive Officer



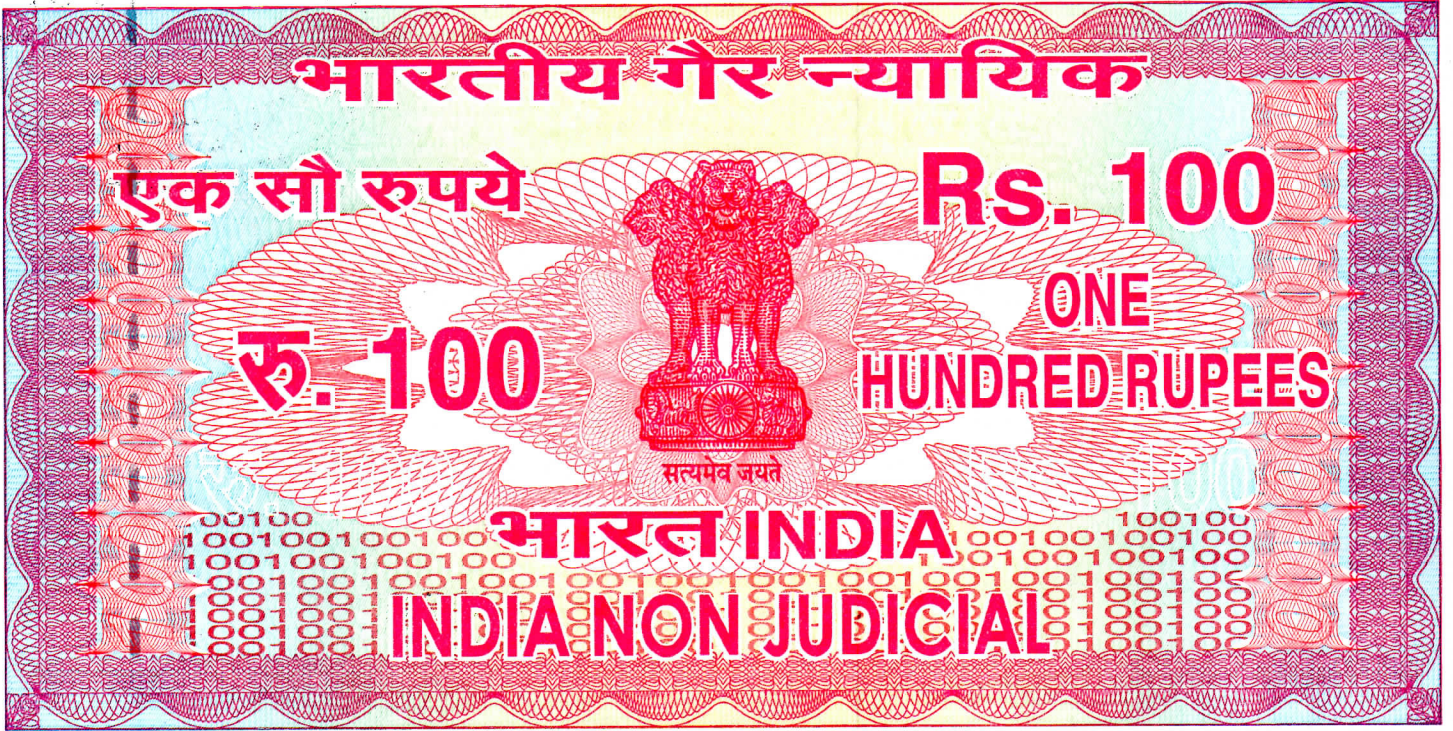

 THE ASSOCIATE 14-11-2019

Andhra Loyola Institute of Engineering and Technology

BY: Rev. Fr. Dr. A. Francis Xavier, S.J

TITLE: Director

SECRETARY
Andhra Loyola Institute of Engineering & Technology
VIJAYAWADA.



ఆంధ్ర ప్రదేశ్ ఆంధ్ర ప్రదేశ్ ANDHRA PRADESH
 Serial No. 2966 Denomination: 100 Date 04-05-2019 Stamp S. no CH 643910
 Purchased By : T. BHASKAR For : DR. A. FRANCIS XAVIER, S/O. ANTONI SAMY, DIRECTOR ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY, VIJAYAWADA
 S/O. T. V. NARAYANA RAO Sub Registrar Ex. Officio Stamp Vendor SRO Patamata
 VIJAYAWADA



MEMORANDUM OF UNDERSTANDING


BETWEEN

M/s CREATUAL CAD, VIJAYAWADA

&

ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND TECHNOLOGY, VIJAYAWADA

This MOU is entered into on Monday of May 6th 2019 by and between

<p>On behalf of <u>Andhra Loyola Institute of Engineering and Technology</u></p> <p><u>Dr. Dr. Francis Xavier</u> DIRECTOR ANDHRA LOYOLA INSTITUTE OF ENGINEERING & TECHNOLOGY VIJAYAWADA 520 008 Authorized sign with seal & date</p>	<p>On behalf of <u>M/s Creatual CAD, Vijayawada</u></p> <p><u>G. Vijay</u>  Authorized sign with seal & date</p>
---	---



CREATUAL CAD (here in after called CCAD) situated at Vijayawada (Andhra Pradesh), an Design Training institute, an ISO 9001:2015 Certified organization, Region Partner for F1 in India, Authorized training Partner of AUTODESK, Service Partner for Time of Sports.

And

Andhra Loyola Institute of Engineering and Technology, Vijayawada (Here in after called ALIET), an Engineering college (An ISO 9001:2008 Certified Institution), approved by AICTE- Delhi, affiliated to JNTU- Kakinada.

1. OBJECTIVES OF THE MOU


The objectives of this Memorandum of understanding are:

- To promote the conscious information sharing between CCAD and ALIET on the interests of mutually beneficial doctrines.
- To train & make students to participate in Formula 1 & "India Design Challenge" competitions.
- To introduce wide range opportunities in the fields of Design Software's of AUTODESK for the students of ALIET, through a conscious interaction.
- To provide Training, internships & Onsite Trainings on Automobile Industry.
- To nourish the students of ALIET as per industrial requirements in the fields of Autodesk Design Software's.
- To provide placements support for trained candidates in prestigious companies located all over globe.

2. PROPOSED TECHNICAL COLLABORATION

The technical modes of collaboration offered by CCAD to the students of the ALIET are as follows:

- To train & make 01st & 02nd Year students (Below 19 Years age) to participate in Formula 1 in schools & colleges regional finals.
- To train & make 02nd, 03rd, 04th year students to participate in "India Design Challenge" from college every year.
- Training and tutoring the students of ALIET from Mechanical Department in the regimes of AutoCAD, Inventor, Fusion 360 etc. at ALIET location or CCAD location depending on strength.


<p>On behalf of <i>Andhra Loyola Institute of Engineering and Technology</i></p> <p><i>Dr. Francis Xavier</i> DIRECTOR ANDHRA LOYOLA INSTITUTE OF ENGINEERING & TECHNOLOGY VIJAYAWADA 520 008</p> <p>Authorized sign with seal & date</p>	<p>On behalf of <i>M/s creatual CAD, vijayawada</i></p> <p><i>[Signature]</i></p>  <p>Authorized sign with seal & date</p>
---	---

- d. Training and tutoring the students of ALIET from Civil Engineering Department in the regimes of AutoCAD, Revit Architecture – Basic, Revit Structure, 3DS Max, Civil 3D, Structure Detailing, Building Estimation & Costing etc at ALIET location or CCAD location depending on strength.
- e. To select & Train Student and Faculty Expert from ALIET College.
- f. Provide academia & Industry interaction by delivering special lectures at ALIET location on topics of relevant industries.
- g. Provide necessary help in organizing workshops / conferences and personality development programs at ALIET location for enhancement of skills in respect of faculty, staff and students of ALIET.
- h. Provide necessary support for establishment of Video Lectures, E-Classrooms, Lab, Curriculum, Training & Placements, and Library etc at ALIET location.
- i. Conducting AUTODESK international Competitions in ALIET college premises.
- j. Usage of CCAD infrastructure for students and Faculty of ALIET for Projects, Practical Labs etc.
- k. To train students on automobile Design, Maintenance, Operation, Manufacturing, Assembling & provide onsite training.
- l. To provide summer training for 1st, 2nd, 3rd & 4th year students of ALIET at optimum cost.
- m. To provide Industrial Visits for ALIET students in prestigious companies located around Vijayawada.
- n. To provide support in B.Tech, M.Tech & PhD projects for ALIET students & Faculty etc.

3. PROPOSED MODES OF COLLABORATIONS:

CCAD & ALIET propose to collaborate through the following:

- a. Cooperation and promotion of education and training in areas of mutual interest.
- b. Any other appropriate mode of interaction agreed between CCAD and ALIET. A specific plan will be worked out by the institutes depending upon availability of resources. A specific agreement will be entered into for each activity.

<p>On behalf of <u>Andhra Loyola Institute of Engineering and Technology</u></p> <p><u>Dr. Dr. Danni Xani,</u> DIRECTOR ANDHRA LOYOLA INSTITUTE OF ENGINEERING & TECHNOLOGY VIJAYAWADA 520 008</p> <p>Authorized sign with seal & date</p>	<p>On behalf of <u>M/s Creatual CAD, Vijayawada</u></p> <p><u>G. Vijay Y</u></p>  <p>Authorized sign with seal & date</p>
---	--

4. TERMS AND CONDITIONS:

- a. The cost of development of infrastructure at ALIET should be borne by ALIET.
- b. Licensed AUTODESK software's will be installed in ALIET college premises, if college has an agreement of Professional Certification training for their students. If not software's will installed at nominal charges.
- c. For continuing education to ALIET Teachers and Students, the financial arrangements will be made mutually agreed terms.
- d. For the visits related to Training & Guest Lectures, travel and other expenses of CCAD Faculty and staff shall be reimbursed by ALIET on Mutual agreed terms.
- e. Usage of CCAD Materials, infrastructure can be allowed for limited period subject to its availability, approval of CCAD heads.
- f. Both institutes agree to help, identify and invite the faculty members and researchers from other institutes to participate in conferences, workshops and short term courses.
- g. This MOU may be amended, renewed and terminated by mutual written agreement of the institutes at any time.
- h. Either institute shall have the right to terminate this MOU upon 60 days prior written notice to the other institute.

5. CONFIDENTIALITY

- a. The CCAD and the ALIET agree to hold the conference all information / Data designed by the institutes as being confidential which is obtained from either or created during the performance of the MOU and will not disclose the same to any third party without consent of the other institute.
- b. The above confidential clause under this MOU excludes the information / data possessed by either institute before entering into this MOU or independently developed and /or information already available through public domain.

6. DURATION OF MOU

This MOU, unless extended by mutual written consent of the institutes, shall expire in 05 year after the effective date specified in the opening paragraph. However, on the review, the MOU shall be extended for another five years by Mutual consent.

<p>On behalf of <u>Andhra Loyola</u> <u>Institute of Engineering and</u> <u>Technology</u> <u>Dr. Dr. Janani Kavuri</u> DIRECTOR ANDHRA LOYOLA INSTITUTE OF ENGINEERING & TECHNOLOGY VIJAYAWADA 520 008</p> <p>Authorized sign with seal & date</p>	<p>On behalf of <u>M/s Creatual CAD,</u> <u>1</u> <u>Vijayawada</u> <u>G. Vijay</u></p> <p>Authorized sign with seal & date</p>
---	---

7. CO-ORDINATORS


Both institutes will designate persons who will have responsibility for co-ordination and implementation of this agreement.

8. INTELLECTUAL PROPERTY RIGHTS

The intellectual property rights (IPR) that arise as a result of joint research and collaborative activity under the agreement will be worked out on a case to case basis and will consistent with officially laid down IPR policies of the two institutes.

9. SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version and having equal legal validity. By signing below, the parties, the institutes, 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.

<p>On behalf of <i>Andhra Loyola Institute Of Engineering and Technology</i></p> <p><i>Fr. Dr. Francis Xavier</i> DIRECTOR ANDHRA LOYOLA INSTITUTE OF ENGINEERING & TECHNOLOGY VIJAYAWADA - 520 008</p> <p>Authorized sign with seal & date</p>	<p>On behalf of <i>M/s creatual CAD, vijayawada</i></p> <p><i>G. Vijay</i></p>  <p>Authorized sign with seal & date</p>
--	--

Memorandum of Understanding

Between

ROBOKART.COM

&

**Andhra Loyola Institute of
Engineering and Technology,
Vijayawada**

This Memorandum of Understanding entered into on the 14/02/2019 between Robokart.com, Plot No. 116, RSC-6, Gorai-1, Borivali-W, Mumbai- 400091 which is an organization conducting workshops for students (hereinafter referred as Robokart.com) and Andhra Loyola Institute of Engineering and Technology, Vijayawada. (hereinafter referred as Andhra Loyola Institute of Engineering and Technology, Vijayawada.).

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 their areas of consensus, under an MOU

Now this MOU witnesses that

1. The Robokart.com, Mumbai is to conduct workshops at Andhra Loyola Institute of Engineering and Technology, Vijayawada for the students. It is an educational and technical program in which students will learn the basic and high-level design.
2. The Robokart.com, Mumbai and Andhra Loyola Institute of Engineering and Technology, Vijayawada shall mutually decide the cost for the workshop fees. (Fees will differ according to topic)
3. The workshop spans over a time of 12-14 hrs. equally divided in 2 days workshop.
4. The fees from the students attending the workshop will be collected by Andhra Loyola Institute of Engineering and Technology, Vijayawada.
5. It is agreed that the transaction of the payment shall be executed after the training session ends & before the competition starts.



6. Requirements from Andhra Loyola Institute of Engineering and Technology, Vijayawada. are as follows:

- Seminar Hall (To accommodate all participants)
- Sound System (mike, speakers)
- One LCD Projector
- 2 Days Accommodation & food facility to our trainer

7. Andhra Loyola Institute of Engineering and Technology, Vijayawada or student will arrange for 1 laptop / Desktop per team/student

8. The Robokart.com, Mumbai shall provide one trainer per 100 students on each day of each workshop.

9. Robokart.com. shall provide Andhra Loyola Institute of Engineering and Technology, Vijayawada with certificates.

- Certificate of Participation to all students
- Certificate of Excellence (Faculty Co-ordinator)
- Certificate of Appreciation (Student Co-ordinator)
- Certificate of Merit (Winners)

10. Confidentiality

Robokart.com, Mumbai and Loyola Institute of Technology And Management, Guntur agree to hold in confidence all information / data designated by the institutions as being confidential which is obtained from either organization or created during the performance of the MOU and will not disclose the same to any third party without written consent of the other organizations.

11. Duration of MOU

The MOU, unless extended by mutual written consent of the organization, shall expire in Five years after the effective date specified.

12. Coordinators

Both organizations will designate persons who will have responsibility for coordination and implementation of this agreement.



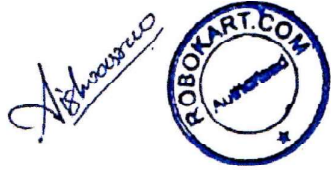




RoboKart
Share what you do

Bungalow - 116, RSC - 6,
Gorai - 1, Borivali - W,
Mumbai 400091
E: care@robokart.com

13. Signed in Duplicate

The MOU is executed in duplicate with each copy being an official version and having equal legal validity. By signing below, the Robokart.com, Mumbai and Andhra Loyola Institute of Engineering and Technology, Vijayawada 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.

on behalf of	On behalf of
	
Assistant Buisness Development Manager ROBOKART.COM	Principal  Andhra Loyola Institute of Engineering and Technology, Vijayawada. PRINCIPAL ANDHRA LOYOLA INSTITUTE OF ENGINEERING & TECHNOLOGY VIJAYAWADA-520008.



www.robokart.com



GOVERNMENT OF ANDHRA PRADESH
 DEPARTMENT OF SKILL DEVELOPMENT
 ENTREPRENEURSHIP AND INNOVATION
 VIJAYAWADA - OFFICE

478
 31
 45
 76

To

DATE : 22-01-2019

Mr. T. Anil Kumar
 Executive Director-I
 Andhra Pradesh State Skill Development Corporation
 Dept. of Skill Development
 Entrepreneurship and Innovation
 GOVT. OF A.P VIJAYAWADA,A.P

Sir,

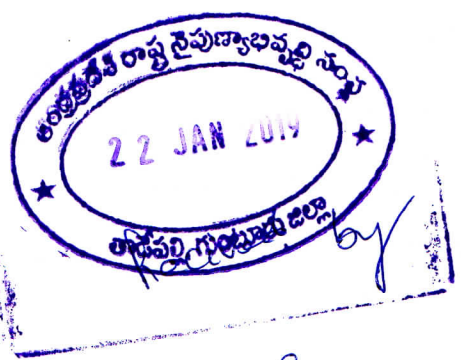
Sub : Submission of Memorandum of Agreement original copy 2018-19 - Reg.

We are submitting herewith Memorandum of Agreement Original copy for your reference.

Thanking you sir,

Yours faithfully,

PRINCIPAL
 PRINCIPAL
 ANDHRA LOYOLA INSTITUTE OF
 ENGINEERING & TECHNOLOGY
 VIJAYAWADA-520 008



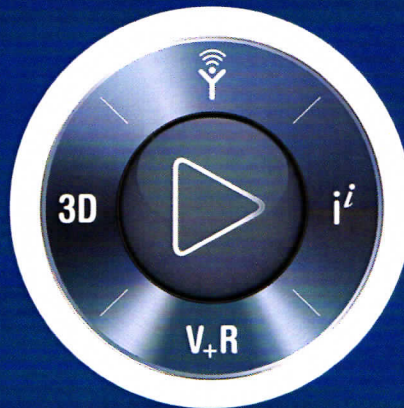
Dr. Dewi
 CGM-I



ANDHRA PRADESH STATE SKILL DEVELOPMENT CORPORATION



DASSAULT SYSTEMS 3D EXPERIENCE CENTRE



3D EXPERIENCE

MEMORANDUM OF AGREEMENT

Institution Code: 24-KRI

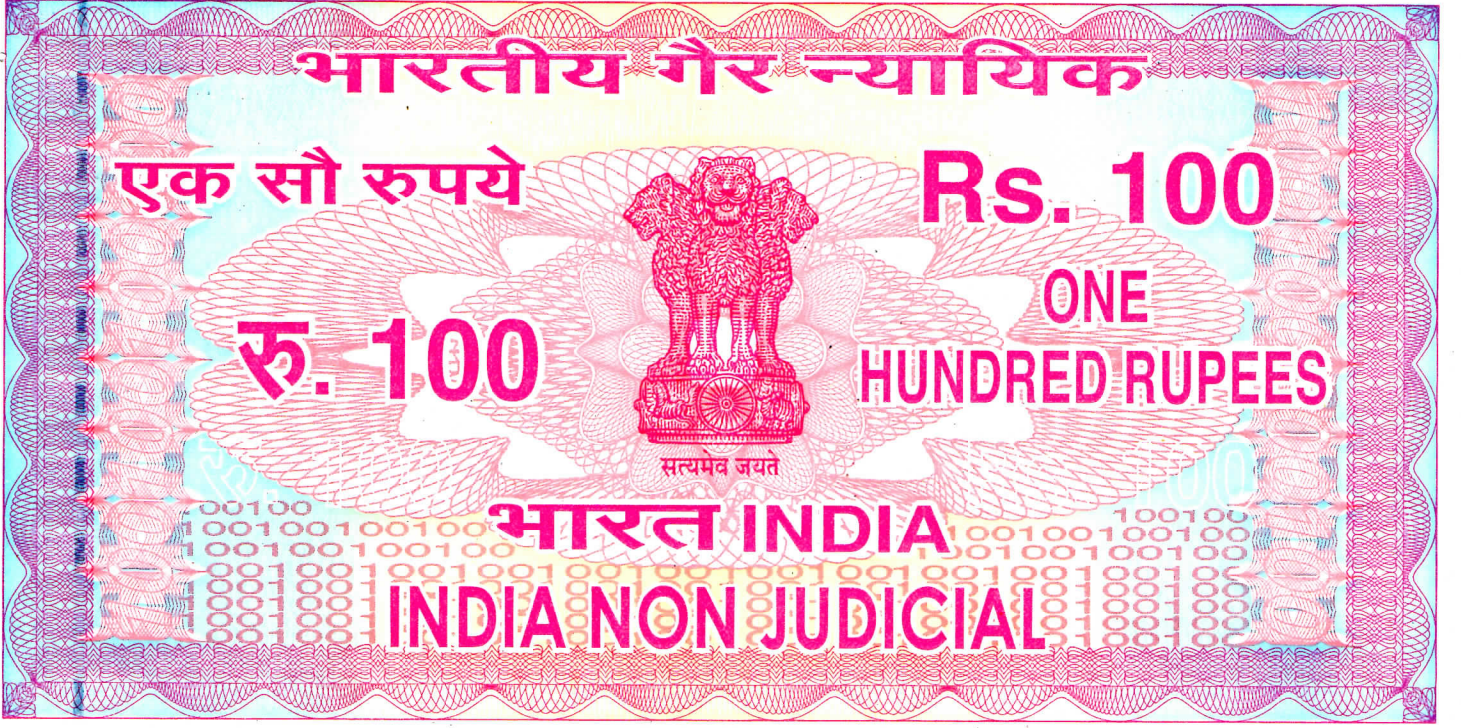
MEMORANDUM OF AGREEMENT

BETWEEN

**ANDHRA PRADESH STATE SKILL DEVELOPMENT
CORPORATION (First Party)**

AND

**ANDHRA LOYOLA INSTITUTE OF ENGINEERING AND
TECHNOLOGY (Second Party)**



ఆంధ్రప్రదేశ్ ఆంధ్ర ప్రదేశ్ ANDHRA PRADESH

No. 15714 Dt. 31/10/18 Rs. 100/-

Issued to Sri: Andhra Loyola Institute of Engineering and Technology
For Whom: REP by Principal Dr. O. Mahesh
S/o. (late) O. Chinna Pa Reddy, Vijayawada

CA 107994

M. Usha Rani
Licensed Stamp Vendor
O.L.No: 06-16-003/2015
RL.No-06-16-004
Valid Up to: 31-12-2018
#7-31, Lotus Towers, Kondapalli
Cell No: 9492225727

MEMORANDUM OF AGREEMENT

This Memorandum of Agreement (MoA) is entered into on 3rd day of October, 2018:

Andhra Pradesh State Skill Development Corporation, a Section 8 Company registered under the Companies Act, 2013 having its Corporate Office at G&J Infra Building, 3rd Floor, D No.78/2, Near NH-5, Near Pathuru Road, Tadepalli, Guntur District, Andhra Pradesh represented by Executive Director-I (hereinafter referred to as "APSSDC" or First Party, which expression shall unless repugnant to this context or meaning thereof, includes its successor in office, legal representatives and permitted assigns) of the First Part.

And

The Loyola College Society, Guntur - Vijayawada an Educational Society, having its office at Andhra Loyola Institute of Engineering and Technology 54-16-14, Government Polytechnic Post office, Krishna District, Andhra Pradesh represented by Dr O Mahesh Principal, Andhra Loyola Institute of Engineering and Technology, Vijayawada - 520 008. (hereinafter referred to as Second Party, which expression shall unless repugnant to this context or meaning thereof, includes its successor in office, legal representatives and permitted assigns) of the Second Part.

WHEREAS

- (a) APSSDC is a unique organization formed as a public private partnership (PPP) corporation to promote skill-development & entrepreneurship in the state of Andhra Pradesh. APSSDC is the Executive Agency for the Department of Skill Development, Entrepreneurship and Innovation, Govt. of Andhra Pradesh (GoAP) serving the important task of providing high quality skilled manpower as part of the knowledge and Skills Mission of GoAP. The main objective of the Corporation is to implement a structured and pragmatic solution to skill & upskill the workforce in the State of Andhra Pradesh and to increase employability and promote entrepreneurship in sync with Industrial growth of the State.
- (b) APSSDC has signed a Memorandum of Understanding (MoU) with Dassault Systems India Private Limited to set up a 3D-experience center (3D-EC) for skill development in the State of Andhra Pradesh in the domains of Aerospace, Automotive and Ship-building and also provide skill development/ training for estimated 1 Lakh students in various certification courses in the next three (3) years starting from academic year 2018-19.
- (c) In its endeavours to enhance the Employability Skills of Diploma/Under Graduate and Post Graduate course perusing students, the first party (APSSDC) has selected some of the leading Engineering Colleges for providing the infrastructural facilities additionally required for running the Skill Development programs. In this direction, through this MoA, the First party (APSSDC) intends to associate with Andhra Loyola Institute of Engineering and Technology to train different segments of students and Job seeking youth in systematic enhancement of Employability Skills towards gainful employment for students / Job seekers;
- (d) The Second Party having been into Educational services through its College by name ANDHRA LOYOLA INSITUTE OF ENGINEERING AND TECHNOLOGY submitted a proposal to the first party, upon understanding the requirements and functions of proposed 3D-experience Centres (3D-EC). As the second party has intention and requirements as per criterion and agreed to provide services to the first party on the terms and conditions as set forth in this MoA.
- (e) In pursuance thereof, the parties have agreed to enter into this Agreement.

A. PURPOSE:

The purpose of this MoA is to sort out the roles and responsibilities of both parties in establishing and managing 3D-Experience Center (3D-EC) for Diploma/ UG/ PG studying candidates in various Polytechnics/Engineering Colleges/University Campuses to enhance employability of students.

ROLES AND RESPONSIBILITIES:

B. FIRST PARTY

The APSSDC shall

- select reputed engineering colleges/Universities through a stipulated procedure;
- provide a platform for registration of trainees online and mapping of institutions and students;

- identify and provide course curriculum to suit latest and future technologies;
- prepare over all calendar of programs and communicate to Second Party;
- organize Training Programs for all Diploma/ Under Graduate and Post Graduate students. The programs would be of nature, common core (for all students) and modular (elective in nature);
- depute required manpower to manage and co-ordinate Trainings in 3D-EC;
- Install requisite IT infrastructure as listed in Schedule -1 in the 3D-experience Centers (3D-EC) in the earmarked rooms by the second party;
- prepare operational guidelines for 3D-EC to be followed by both the parties;
- will take care of insurance and regular maintenance pertaining to Hardware provided;
- promote Research & Development and Innovation for existing Industries;
- have right on any undefined business and activity that falls under purview of this MoA;
- exercise its right to cancel the permission now granted to the institutions in the event of not fulfilling their obligations.

C.SECOND PARTY

The Academic Institution shall

- provide the building space in terms of Two (2) Computer Labs and One (1) E-Class room with a minimum seating capacity of 60 each room space at the College premises to the First Party for establishing the 3D-experience center allocated to the Second Party. The second party shall ensure adequate furniture, electrical fixtures and Power backup in the class rooms and labs;
- be responsible for ensuring proper physical security of the IT & other electronic items as per schedule-1. Towards security, the second party shall do necessary arrangements and ensure the security for the items;
- ensure internet connectivity of at least 150Mbps bandwidth;
- mobilize faculty and students of the college/institution for trainings and Certification;
- facilitate trainings for different segments namely students within campus, students from other colleges and job seeking youth and the college shall allow its students to attend programs, take assessments and interviews as per schedule communicated by first party;

Handwritten signature

- provide separate Toilets to the boys and girls, who undergone training at the 3D-experience Center;
- put necessary efforts and ensure maximum participation of students belonging to Scheduled Caste (SC) and Scheduled Tribe (ST) Categories in the college;
- appoint a Centre Coordinator as Single point of contact person (SPOC) for all admin and programme related activities with the Second Party at the 3D-experience Centre for smooth running of the 3D-EC;
- actively participate in the 3D-EC Programs, communicate feedback from the college and students, suggesting for betterment of 3D-EC programs towards maximizing reach;
- arrange for common facilities of housekeeping, security, electrical supply, Drinking and usage water to the Toilets for the students;
- mark the daily attendance in the suggested mode (manual or bio metric or iris scan or so) by the SPOC of Second Party in coordination with 3D-EC Coordinator;
- facilitate in collecting the registration fee as communicated by the First Party, from the candidates provided by the Second Party;
- ensure that the software supplied by the first party should not be used other than for the training programs as mentioned in this MoA;
- follow Operational Guidelines as issued by first party from time to time in maintaining activities in 3D-EC.

Compliances:

- **KPIs** - Key Performance Indicators (KPIs) will be developed in mutual consultation with colleges and APSSDC.
- **Monitoring:** The activities of 3D-EC shall be regularly monitored through an IT monitoring system at APSSDC on a real time basis and also through the monitoring committee of APSSDC.
- **Management Information System:** To submit all reports and documents relating to progress of the students on rolls, Accounts, Audit and Annual Work Plan, as specified at such frequency as may be required by APSSDC.
- Details of Data of Number of students passed out, placed (Trained for Employability), and unplaced on year-on-year basis.
- Institutions will face punitive action if found to be:
 - ❖ Charging capitation fee or indulging in any other malpractice
 - ❖ Provided false data in their reports
 - ❖ Unable to achieve targets set by APSSDC/themselves in Proposals consistently
 - ❖ Any non-compliance with the terms and conditions of this Agreement

Handwritten signature

D Responsibilities of both the Parties

Both the Parties agree that:

D.1. The Parties shall diligently perform their respective obligation under the Agreement as per the procedure set forth above.

D.2. To get the evaluation of the programs done by third party for assessing the impact with respect to quality and quantitative placements.

D.3. Neither Party shall share any Confidential Information with any other party. The sharing of such database by each other will be on trust that it will not be used by either Party for providing any kind of information to any third party.

D.4. The Parties agree to use the Confidential Information only for the purposes of this Arrangement and only as permitted herein under this MoA.

D.5. The 3D-EC shall exclusively be used for in program to be assigned by the First Party to Second Party.

E: Ownership of Assets:

The Second Party irrevocably and unconditionally agrees that the assets provided by the First Party shall not be used for other purposes. The ownership of the IT infrastructure/assets shall lie with APSSDC whereas the second party, would be the custodian of the installed assets.

F. Arbitration:

The Parties shall endeavour to resolve all or any dispute or difference arising out of or in connection with this Agreement, amicably within 30 days of notice in writing being issued by the non-defaulting party to the defaulting party indicating such dispute or difference. In case no amicable solution is arrived between the Parties within the said 30 days, then such dispute/s shall be settled through arbitration as per the provisions of the Arbitration and Conciliation Act, 1996 as amended from time to time. The arbitration shall be done by Sole Arbitrator appointed by APSSDC. The written award of the Arbitrator shall be final and binding on all the Parties. The seat and venue for the arbitration proceedings shall be at Vijayawada, Andhra Pradesh.

G. Termination of MoA:

The first (APSSDC) party shall have the right to terminate this MoA without assigning any reasons by giving prior written notice of 60(Sixty) days through its authorized signatory. Without prejudice to the above, either Party may terminate this MoA by giving 30 (Thirty) days' written notice through its authorized signatory in the event of any material breach of any of the material terms of this MoA by the other Party. The non-defaulting party shall first serve a written notice of its intention to terminate this MoA to the defaulting party highlighting the material breach and giving the defaulting party a period of 30 days or such extended period as may be mutually agreed to within which to remedy the material breach. Should such event of a material breach remain unresolved/unrectified within the said notice period of 30 days or such extended period as may be mutually agreed to, the non-defaulting shall be able to terminate the MoA forthwith.

H. Representations and Warranties by the Parties

In addition to the above, the Parties hereto represent and warrants to other Parties as under:

- a) That it is duly organized and validly existing under the laws of the jurisdiction in which it was incorporated and has the necessary corporate power and authority under applicable Laws to carry on its business and or perform its functions.
- b) That this MoA
 - I. is within its powers and has been duly authorized by it; and
 - II. does not conflict in any material respect with any law or regulation or its constitutional documents or any document binding on it and that it has obtained all necessary consents for the performance by it under this MoA.
- c) That all information set forth in this MoA is true and correct and is not misleading in letter and spirit.

I. PERIOD OF VALIDITY:

This MoA shall become effective from the date hereof and shall be in force for a period of **three years**, unless terminated by mutual consent of the parties.

J. LIMITATION OF LIABILITY

Except as agreed and provided under this Agreement, neither of the Parties shall be liable to bear or pay any damages arising out of loss of income, loss of profit, special, incidental, indirect, punitive, exemplary or consequential, to any party including third parties, and all such damages are expressly disclaimed.

K. NOTICES:

Unless otherwise provided herein, all notices or other communications under or in connection with this MoA shall be in English, will be issued in writing and shall be signed by the authorized representative of the issuing / serving Party and may be sent by personal delivery or post or courier or facsimile to the address given above. Any such notice or other communication will be deemed to be effective if sent by personal delivery, when delivered, if sent by post, three days after being deposited in the post and if sent by courier, two days after being deposited with the courier.

L. COMMUNICATIONS AND PUBLICITY:

The Second Party shall ensure that the name and logo of the first party should appear in all publication material. The Second Party shall ensure that the sign board depicting the name of the First Party be affixed outside the college. The Parties shall consult and agree on all and any intended communications, publications, presentations and documentations relating to this Arrangement/ MoA(jointly the "Communication(s)") in advance prior to the intended release. If a MoA cannot be reached, a Party shall have the right to disclaim endorsement and/or dissociate itself from that Communication(s). No party shall use logo/trade mark etc. of each of the parties without obtaining its prior written concurrence to that effect.

M. IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

AMENDMENT: Amendment within the scope of the instrument shall be made by mutual consent of the parties, by the issuance of a written modification, signed, and dated by all parties, prior to any changes being performed but all rights reserved by First Party can change any point of time needed.

INFORMATION OWNERSHIP: All information provided by First Party shall only be utilized for conducting training and placement assistance and First Party holds no ownership over the content prepared by Second party. First Party will in no way share or distribute any information received with other public or private agencies, organizations, and individuals.

PARTICIPATION IN SIMILAR ACTIVITIES: This instrument in no way restricts First Party from participating in similar activities with other public or private agencies, organizations, and individuals.

NON-FUND OBLIGATING DOCUMENT: This instrument is neither a fiscal nor a funds obligation document.

ESTABLISHMENT OF RESPONSIBILITY: This MoA is not intended to, and not create any right benefit or trust responsibility, substantive or procedural, enforceable at law, by a party against First Party or Second Party.


The parties hereto have executed this agreement as of the last written date below.

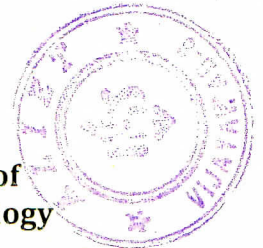
**For Andhra Pradesh State Skill
Development Corporation**

**For Andhra Loyola Institute of
Engineering and Technology**

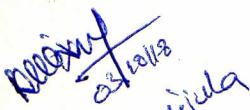

T. Anil Kumar
Executive Director - I

Executive Dir
Andhra Pradesh State Skill Development Corporation
Dept. of Skill Development,
Entrepreneurship & Innovation
Govt. of Andhra Pradesh

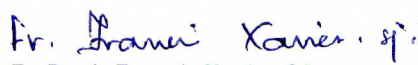

Dr. O Mahesh
Principal,
Andhra Loyola Institute of
Engineering and Technology



Witness:


Dr. Ravi Gujjula

Witness:


Fr. Dr. A. Francis Xavier S.J.,
Secretary
Andhra Loyola Institute of
Engineering and Technology

Schedule - I

Infrastructure

Item	Product Specifications	Qty
Make & Model	HP Make – Z Book 15U G4	36 nos (Thirty Six only)
Processor	Intel Core i5-7200U Processor	
Chip set	Integrated Chipset	
RAM	16 GB (1x16GB) DDR4 nECC Memory	
HDD	1TB SATA HDD	
Graphic Card	Dedicated Graphics with 2 GB min 64gb/s memory Bandwidth	
Display	HP LCD 15.6" Full HD LED Display	
Display Resolution	1900x1080 Full HD Pixel	
ODD	No Optical Drive	
Keyboard & Mouse	HP Keyboard and Mouse Combo pack	
Security	cable with suitable Lock	
Network Interface	Integrated 10/100/1000 Gigabit Nic Card	
Wi-Fi	Dual Band 802.11a/b/g/n/ac	
Display Port	DP port with 4k resolution	
VGA Port	VGA port with HD audio with internal speakers	
Ports	USB 3.0 – 3 nos, RJ 45	
Power	3 cell Li-ion with Fast Charge, 65W Power Adapter	
Operating System	Windows 10 Professional	
Warranty	Three Years Warranty	

for