

3.7.2: Number of functional MoUs with institutions/ industries in India and abroad for internship, on-the-job training, project work, student / faculty exchange and collaborative research during the last five years

e-copies of the MoUs with institution/ industry



Out Ward No... 566

Date : 25/6/19



In Ward No. : 1104
Date : 25/6/19
CED NARODA

MEMORANDUM OF UNDERSTANDING

Between

THE CENTRE FOR ENTREPRENEURSHIP DEVELOPMENT (CED)
(A Government of Gujarat Organisation)

AND

MARWADI UNIVERSITY

This memorandum of understanding confirms the common desire of *The Centre for Entrepreneurship Development (CED)*, a Government of Gujarat Organisation and *Marwadi University*, Rajkot, Gujarat, India are collaborating for Entrepreneurship Development through initiatives mentioned herein as under:

In order to establish the above, CED and Marwadi University agree to cooperate in the following areas:

- 1 Introduce and/or strengthen entrepreneurship education through deployment of a systematic approach for optimizing and increasing the impact of training programmes on entrepreneurship education.
- 2 In continuation to encourage and motivate participants towards entrepreneurship, CED is willing to organize such program, as briefly described hereunder:
 - 2.1 Entrepreneurship Development Program (EDP) Module II of CED will be integrated in curriculum of BBA and BBA honors program offered by Marwadi University.
 - 2.2 During 4th semester of BBA & BBA honors program, classroom training as per CED EDP Module-II (Subjects as per CED Guideline) will be conducted. Registered faculty members of CED may conduct sessions. Payment to faculty members (honorarium & conveyance) will be made by CED as per prevailing norms of CED. Programme will be held at Marwadi University premises located on Rajkot-Morbi road, At & PO: Gauridad, Rajkot-360003, Gujarat, India.

R m w






Page 1 of 3

[Signature]

- 2.3 The subject will be of 4 credit as per Marwadi University norms. The Evaluation of the subject will be conducted at the end of semester/programme as per guide line of Marwadi University. The performance evaluation components will consist of minimum of 80 % attendance, idea pitching and project report submission. Attendance of the participants will be attested by Registrar of Marwadi University.
- 2.4 Performance of the participants will be evaluated by Marwadi University in 100 marks out of which 40 marks for idea pinching and 60 marks for Project Report submission. The certificates will be awarded to successful trainees jointly by CED & Marwadi University after meeting the required criteria.
- 3 Marwadi University has to provide hand holding support to trainees after completion of program. The hand holding support will include providing counseling on business opportunity, assist in preparation of project proposal/report, guidance for government schemes/benefits, loan related documentation, helping in securing bank loan and government subsidies, mentoring during the startup phase.
- 4 For smooth functioning and monitoring programme schedule and coordination between CED & Marwadi University, Coordinator will be appointed by Marwadi University.
- 5 Marwadi University will provide list of participants and fees for the program in advance as per CED guidelines. During the beginning of each semester, Marwadi University will provide tentative schedule of subject/program.
- 6 All the required documents as per the guideline of CED will be submitted by Marwadi University within 15 days after completion of the subject/program.
- 7 This MoU becomes effective from the day of signing and shall remain operative till either of the organization requests its termination in writing to the other organization at least six months in advance. Both the organizations will have the right to propose amendments as and when they consider such amendments necessary to improve the cooperation between them.



For and on behalf of Organisation The Centre for Entrepreneurship Development (CED)	For and on behalf of Marwadi University (MARWADI UNIVERSITY)
Name of the Person: Dr. R. N. Prasad	Name of the Person: Dr. Y. P. Kosta
Designation: Director	Designation: Provost
The Centre for Entrepreneurship Development (CED) Block no: 1, 9th Floor, Udyog bhavan, Sector-11, Gandhinagar-382017 Gujarat	Marwadi University Rajkot-Morbi Road, At & PO: Gauridad, Rajkot-360003 Gujarat
Sign: 	Sign: 
Seal: 	Seal: 
Date: 25/06/19	Date:

MOU between Marwadi Education Foundation's Groups of Institutions (MEFGI) & L&T EAIC-Switchgear Training Centre - Vadodara

Date: 05th August, 2019

Marwadi Education Foundation's Groups of Institutions (MEFGI), Rajkot, Gujarat has entered into a Memorandum of Understanding (MoU) with L&T Electrical & Automation - Switchgear Training Centre for reinforcing the Theoretical Technical concept by Practical Approach for Promoting Good Electrical Engineering Practices in the Industry.

The signing ceremony was done at **Rajkot** on **05/08/2019** in the presence of the officials from MEFGI and L&T Electrical & Automation - Switchgear Training Centre. For the signing of the MoU, MEFGI was represented by Prof. Amit Veda, Head of Department, Electrical Engineering while L&T Electrical & Automation - Switchgear Training Centre was represented by Mr. Dharmesh Patel, Sr. Manager, L & T Training Centre, Vadodara.

The MOU states that the two organizations will honor the agreement by:

Promoting interaction between L&T Electrical & Automation - Switchgear Training Centre and Marwadi Education Foundation's Groups of Institutions, Rajkot in mutually beneficial areas of Upcoming technologies in the principal technical areas of LV Switchgear & Protection like: Contactors, Relays, ACBs, MCCBs, ELCBs/ RCCBs, MPCBs, SDFs, Isolators, Electrical Drives, Soft Starters, Testing and Programming of Switchgears with Practical Approach with latest & Current industrial Trends.

Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment for Students as well as for the Faculties.



This is a non-binding agreement and has the validity of one year and can be cancelled after one year anytime by informing them in writing in 3 months advance.

Terms & Conditions:


- This MOU is made with the Objective of skill development and to increase the industrial exposure of the students of MEFGI.
- MOU validity is for One Year from the date of commencement.
- Training Venue shall be L&T Switchgear Training Centre, Vadodara.
- Duration of the Program would be 5 Day commencing from Monday till Friday of Week.
- Max. 2 Programs per year would be conducted with Min.15 & Max. 35 students per batch.

- The dates of program to be mutually decided between L&T_EAIC & MEFGL.
- This MOU is for the Final & Pre-Final year of the Electrical Engineering Students.
- Complimentary Offer from L&T: Two faculties may join for the program evaluation as a Moderator.
- As per input given by MEFGL, fees for the said training program will be borne by the students.
- Students will be awarded Training Certificate for Participation along with the Group Photo.

Enclosure: Annexure-I - Training Program Details.



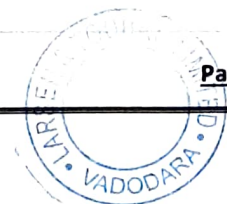
Mr. Dharmesh Patel
Senior Manager – Training,
Larsen & Toubro – EAIC
Switchgear Training Centre, Vadodara



Prof. Amit Ved
Associate Professor & Head,
EE Deptt., Faculty of Engineering
Marwadi Education Foundation's
Groups of Institutions, Rajkot

Annexure-1

<u>Day</u>	<u>TRAINING PROGRAM CONTENTS</u>	
	<ul style="list-style-type: none"> • Welcome & Introduction • Pre Quiz • Introduction to Power System & LV System • Switchgear Terminologies • Low Voltage Air-break Contactors & Relevant IEC Standard 60947 - 4 	
Day 1	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Specification & Terminologies	Workshop Demonstration of Contactor
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	Part Identification & Pickup & Drop-off Test
	<ul style="list-style-type: none"> • Thermal Over Load Relays & Relevant IEC Standard 60947 - 4 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
Specification & Features	Workshop Demonstration	
Applications & Trip Class	Practical Hands on by Participants	
Selection criteria's	Overload & Single phasing Testing of Relay as per Standard	
<ul style="list-style-type: none"> • Low Voltage HRC Fuses - As per IEC 60269 		
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Specification D& Features	Demonstration of HRC Fuse & Specifications
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	
<ul style="list-style-type: none"> • Low Voltage SDF units - As per IEC 60947 - 3 		
Day 2	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction, Specification & Features	Workshop Demonstration of SDF
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	Part Identification
<ul style="list-style-type: none"> • Starters for three phase Induction Motors 		
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Understanding the application & Types of Starters	Demonstration of Starter Panels



	Understanding the Control Circuit & Power Circuit of the Starters	Control Wiring of Star Delta Semi-Automatic Starter & Fully Automatic Starters
	<ul style="list-style-type: none"> Moulded Case Circuit Breakers (MCCBs) As per IEC 60947 - 2 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction, Specification & Features	Workshop Demonstration
	Applications & Utilization Categories	Practical Hands on by Participants
	<ul style="list-style-type: none"> Air Circuit Breakers (ACBs) - As per IEC60947 - 2 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction & Technical Specifications	Workshop Demonstration of ACB
	Applications & Utilization Categories	Part Identification & Practical Hands on by Participants
Day 3	<ul style="list-style-type: none"> Selection of MPCB, MCB, ELCB - As per IEC 60898 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Applications	Workshop Demonstration
	Selection criteria's	Practical Hands on by Participants
	<ul style="list-style-type: none"> Power Factor Improvement concept & Capacitors Overview Bus bar trunking Lab Visit of BBT Type - 2 Co-ordination as per IEC 60947 Selection of Motor Feeder Components as per Type-2 Co-ordination with Case Study Fault Level Calculation 	
	Need of Fault Level Calculations	
	Calculation of Fault level Current	
	Case Study	
Day-4	<ul style="list-style-type: none"> Placement Tips by L&T's Senior Management Discrimination 	
	<u>Theory</u>	<u>Practical</u>
	Understanding the Discrimination & Types of Discrimination	Demo of Discrimination setup interfaced with the Software
	<ul style="list-style-type: none"> Variable Frequency Drive & Applications 	
	<u>Theory</u>	<u>Practical</u>
	Basics of Motor & VFD	Demonstration
	Main & Control Circuit configuration	Auto Tuning of VFD
Day-5	Energy Savings with VFD	Basic Programming
	Advance Parameterization	Case Studies of Applications
	VFD Vs. Soft starters	



Time Allocation Training program

Days	Theory (Hrs.)	Practical (Hrs.)	Total (Hrs.)
Day - 1	4	4	8
Day - 2	3	5	8
Day - 3	3	5	8
Day - 4	3	5	8
Day - 5	3	5	8
Total	16	24	40

Timings	8.30 AM - Reporting Time 8.45 AM to 9.15 AM – Breakfast 9.30 AM to 5.00 PM - Training 1.30 PM to 2.15 PM - Lunch 11.30 AM & 03.15 PM Tea Break
Batch Size	Min 15 - 35 Students
Eligibility	Pre-final/final year degree electrical engineering students or Final year diploma electrical engineering students
Total Fees	<ul style="list-style-type: none"> Rs.4000/- + GST (18%) for 5 Days Program.
Inclusions	Refreshments: Tea, Breakfast, Lunch etc. Course material: Training Handouts, Stationery, Pen Pad etc. Training Certificate for Participation.
Training Venue Address	Larsen & Toubro Ltd Switchgear Training Centre E&A, VSW, Ankhol Plant, B/h Knowledge City, NH-8, B/w Ajwa Chokdi & Waghodia Chokdi, Vadodara-390019, Gujarat, India.
Contact Person Details	<ul style="list-style-type: none"> Switchgear Training Centre – Admin Email ID:- STC-VADODARA@LNTEBG.COM Ph. No: 0265-2457808 <p>OR</p> <ul style="list-style-type: none"> Divyeshkumar Dhokiya (Sr. Engineer) Email ID:- DIVYESH.DHOKIYA@LNTEBG.COM Ph. No: 0265-2457813 / 05



MOU between Marwadi Education Foundation's Groups of Institutions (MEFGI) & L&T EAIC-Switchgear Training Centre - Vadodara

Date: 05th August, 2019

Marwadi Education Foundation's Groups of Institutions (MEFGI), Rajkot, Gujarat has entered into a Memorandum of Understanding (MoU) with L&T Electrical & Automation - Switchgear Training Centre for reinforcing the Theoretical Technical concept by Practical Approach for Promoting Good Electrical Engineering Practices in the Industry.

The signing ceremony was done at **Rajkot** on **05/08/2019** in the presence of the officials from MEFGI and L&T Electrical & Automation - Switchgear Training Centre. For the signing of the MoU, MEFGI was represented by Prof. Amit Veda, Head of Department, Electrical Engineering while L&T Electrical & Automation - Switchgear Training Centre was represented by Mr. Dharmesh Patel, Sr. Manager, L & T Training Centre, Vadodara.

The MOU states that the two organizations will honor the agreement by:

Promoting interaction between L&T Electrical & Automation - Switchgear Training Centre and Marwadi Education Foundation's Groups of Institutions, Rajkot in mutually beneficial areas of Upcoming technologies in the principal technical areas of LV Switchgear & Protection like: Contactors, Relays, ACBs, MCCBs, ELCBs/ RCCBs, MPCBs, SDFs, Isolators, Electrical Drives, Soft Starters, Testing and Programming of Switchgears with Practical Approach with latest & Current industrial Trends.

Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment for Students as well as for the Faculties.



This is a non-binding agreement and has the validity of one year and can be cancelled after one year anytime by informing them in writing in 3 months advance.

Terms & Conditions:


- This MOU is made with the Objective of skill development and to increase the industrial exposure of the students of MEFGI.
- MOU validity is for One Year from the date of commencement.
- Training Venue shall be L&T Switchgear Training Centre, Vadodara.
- Duration of the Program would be 5 Day commencing from Monday till Friday of Week.
- Max. 2 Programs per year would be conducted with Min.15 & Max. 35 students per batch.

- The dates of program to be mutually decided between L&T_EAIC & MEFGL.
- This MOU is for the Final & Pre-Final year of the Electrical Engineering Students.
- Complimentary Offer from L&T: Two faculties may join for the program evaluation as a Moderator.
- As per input given by MEFGL, fees for the said training program will be borne by the students.
- Students will be awarded Training Certificate for Participation along with the Group Photo.

Enclosure: Annexure-I - Training Program Details.



Mr. Dharmesh Patel
Senior Manager – Training,
Larsen & Toubro – EAIC
Switchgear Training Centre, Vadodara



Prof. Amit Ved
Associate Professor & Head,
EE Deptt., Faculty of Engineering
Marwadi Education Foundation's
Groups of Institutions, Rajkot

Annexure-1

<u>Day</u>	<u>TRAINING PROGRAM CONTENTS</u>	
	<ul style="list-style-type: none"> • Welcome & Introduction • Pre Quiz • Introduction to Power System & LV System • Switchgear Terminologies • Low Voltage Air-break Contactors & Relevant IEC Standard 60947 - 4 	
Day 1	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Specification & Terminologies	Workshop Demonstration of Contactor
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	Part Identification & Pickup & Drop-off Test
	<ul style="list-style-type: none"> • Thermal Over Load Relays & Relevant IEC Standard 60947 - 4 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
Specification & Features	Workshop Demonstration	
Applications & Trip Class	Practical Hands on by Participants	
Selection criteria's	Overload & Single phasing Testing of Relay as per Standard	
<ul style="list-style-type: none"> • Low Voltage HRC Fuses - As per IEC 60269 		
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Specification D& Features	Demonstration of HRC Fuse & Specifications
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	
<ul style="list-style-type: none"> • Low Voltage SDF units - As per IEC 60947 - 3 		
Day 2	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction, Specification & Features	Workshop Demonstration of SDF
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	Part Identification
<ul style="list-style-type: none"> • Starters for three phase Induction Motors 		
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Understanding the application & Types of Starters	Demonstration of Starter Panels

	Understanding the Control Circuit & Power Circuit of the Starters	Control Wiring of Star Delta Semi-Automatic Starter & Fully Automatic Starters
	<ul style="list-style-type: none"> Moulded Case Circuit Breakers (MCCBs) As per IEC 60947 - 2 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction, Specification & Features	Workshop Demonstration
	Applications & Utilization Categories	Practical Hands on by Participants
	<ul style="list-style-type: none"> Air Circuit Breakers (ACBs) - As per IEC60947 - 2 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction & Technical Specifications	Workshop Demonstration of ACB
	Applications & Utilization Categories	Part Identification & Practical Hands on by Participants
Day 3	<ul style="list-style-type: none"> Selection of MPCB, MCB, ELCB - As per IEC 60898 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Applications	Workshop Demonstration
	Selection criteria's	Practical Hands on by Participants
	<ul style="list-style-type: none"> Power Factor Improvement concept & Capacitors Overview Bus bar trunking Lab Visit of BBT Type - 2 Co-ordination as per IEC 60947 Selection of Motor Feeder Components as per Type-2 Co-ordination with Case Study Fault Level Calculation 	
	Need of Fault Level Calculations	
	Calculation of Fault level Current	
	Case Study	
Day-4	<ul style="list-style-type: none"> Placement Tips by L&T's Senior Management Discrimination 	
	<u>Theory</u>	<u>Practical</u>
	Understanding the Discrimination & Types of Discrimination	Demo of Discrimination setup interfaced with the Software
	<ul style="list-style-type: none"> Variable Frequency Drive & Applications 	
	<u>Theory</u>	<u>Practical</u>
	Basics of Motor & VFD	Demonstration
	Main & Control Circuit configuration	Auto Tuning of VFD
Day-5	Energy Savings with VFD	Basic Programming
	Advance Parameterization	Case Studies of Applications
	VFD Vs. Soft starters	



Time Allocation Training program

Days	Theory (Hrs.)	Practical (Hrs.)	Total (Hrs.)
Day - 1	4	4	8
Day - 2	3	5	8
Day - 3	3	5	8
Day - 4	3	5	8
Day - 5	3	5	8
Total	16	24	40

Timings	8.30 AM - Reporting Time 8.45 AM to 9.15 AM – Breakfast 9.30 AM to 5.00 PM - Training 1.30 PM to 2.15 PM - Lunch 11.30 AM & 03.15 PM Tea Break
Batch Size	Min 15 - 35 Students
Eligibility	Pre-final/final year degree electrical engineering students or Final year diploma electrical engineering students
Total Fees	<ul style="list-style-type: none"> Rs.4000/- + GST (18%) for 5 Days Program.
Inclusions	Refreshments: Tea, Breakfast, Lunch etc. Course material: Training Handouts, Stationery, Pen Pad etc. Training Certificate for Participation.
Training Venue Address	Larsen & Toubro Ltd Switchgear Training Centre E&A, VSW, Anhol Plant, B/h Knowledge City, NH-8, B/w Ajwa Chokdi & Waghodia Chokdi, Vadodara-390019, Gujarat, India.
Contact Person Details	<ul style="list-style-type: none"> Switchgear Training Centre – Admin Email ID:- STC-VADODARA@LNTEBG.COM Ph. No: 0265-2457808 <p>OR</p> <ul style="list-style-type: none"> Divyeshkumar Dhokiya (Sr. Engineer) Email ID:- DIVYESH.DHOKIYA@LNTEBG.COM Ph. No: 0265-2457813 / 05





Memorandum of Understanding

This document represents an agreement between

Széchenyi István University, Hungary

and

Marwadi University, India

Objectives

This Memorandum of Understanding aims to establish a spirit of cooperation in pursuing educational, research and training opportunities between Széchenyi István University Győr, Hungary and Marwadi University, India in order to foster the development of the parties via collaborative endeavors.

The nature of the collaboration

It is based on mutual consent of the Parties to strive

1. to shape reciprocal understanding of the two institutions and promote on-going relationship and cooperation in areas of talent fostering, the development of educational, teaching and management systems with the help of bilateral academic exchanges in order to achieve improvement in the level of education and teaching on both sides,
2. to develop a spirit of cooperation by short-term student study abroad program, teacher and student exchanges, cultural exchanges and leadership visits by both Parties when opportunities arise,
3. to explore opportunities to share teaching resources and materials.

Liaison and Administration

Each university shall appoint a coordinator for the cooperation as follows:

on behalf of the Széchenyi István	on behalf of Marwadi University
Name: Dr. Lukács Eszter	Name: Prof. Dr. R.B. Jadeja
Department: Centre of International Programmes	Department: Faculty of Engineering
Address: 9026 Győr, Egyetem tér 1.	Address: Rajkot-Morbi Highway, Rajkot 360003, India
E-mail: lukacs.eszter@sze.hu	E-mail: rajendrasinh.jadeja@marwadieducation.edu.in

Telephone: +3696 503418	Telephone: +91 97277 24686
Website: admissions.sze.hu	Website: https://www.marwadiuniversity.ac.in/

Additional Information

1. The operational details of any specific project under the scope of this Memorandum of Understanding may be governed by terms and conditions to be separately negotiated and mutually agreed upon by both Parties through an exchange of letters or the signing of a subsidiary joint agreement.
2. The Parties consent to sign specific agreements for specific projects after full consultations.
3. It is being acknowledged by the Parties that the establishment of the cooperation between Széchenyi István University Győr, Hungary and Marwadi University has been made possible and has been facilitated by the Hungarian Government Grant EFOP-3.6.1-16-2016-00017 to enhance the internationalization process and strengthen international research, together with academic, scientific, educational and cultural cooperation of Hungarian higher educational institutions.

Terms of the Agreement

This Memorandum of Understanding will become effective on the day of signing and remain in place for a period of five years. Any amendment may be proposed through mutual consent and through obtaining the signatures of the legal representative on an Appendix attached to this Memorandum of Understanding.

This Memorandum of Understanding has been formulated in English. Each Party will hold two original copies of the Agreement.

Signed by the legal representatives of the cooperating Parties

In date 19/06/2019



Dr. FÖLDESI Péter

Rector

Széchenyi István University, Hungary,




Dr. FILEP Bálint

Chancellor

Széchenyi István University, Hungary



Dr. Yogesh P. Kosta

Provost

Marwadi University, India



Mr. Ketan Marwadi

President

Marwadi University, India



MEMORANDUM OF UNDERSTANDING

BETWEEN



MARWADI UNIVERSITY, INDIA

AND



UNIVERSITY OF ZAMBIA

This Memorandum of Understanding is made between **Marwadi University**, India and **University of Zambia**, Zambia hereinafter referred to as "MU" and "UNZA".

1. **Scholarship** : Marwadi University, India and University of Zambia hereby agree to provide Scholarships to the students who are seeking admission in opposite universities. The said Scholarship shall be given to all category students i.e. Diploma, Degree or Masters.



2. **Academic Cooperation** :Marwadi University, India and University of Zambia hereby agree to encourage academic cooperation through academic activities as stated below:
- (a) To encourage bilateral visits of faculty-staff of MU and faculty-staff of UNZA for the purpose of engaging in research;
 - (b) To foster the exchange of students, academic publications and scholarly information;
 - (c) To offer Degree programs to students of UNZA to pursue Bachelor's and Master's across all available disciplines by giving them the privilege to complete Bachelors as 1+2 or 2+2, Masters as 1+1.
 - (d) To promote other academic activities at students as well as Faculty levels which enhance the above mentioned goals(e.g. Teachers'-Faculty Training, Students' Summer-Winter Schools)
3. **Regulations and Policies** :Both Universities acknowledge that the visit by faculty and students from one university to the other shall be subject to the entry and visa regulations of India and Zambia and shall comply with the regulations and policies of MU and UNZA.
4. **Expenses and Honoraria** :Both Universities agree that all expenses, including research material, international and domestic travel, per diem, honoraria and all other costs, shall be the responsibility of the participating scholars and determined on a case-by-case basis.
5. **Review of MoU** :Both Universities agree to review this Memorandum of Understanding after two (2) years following the date of signing, and acknowledge that this Memorandum is subject to revision and termination at any time by mutual consent or by 90 days written notice by either university. Any dispute between the parties as to the interpretation, application or performance of this Agreement shall as far as possible be settled amicably through consultations or negotiations between the parties.
6. **Legally Binding** :There are no legally binding obligations for either institution under the terms of this MoU. This MoU is intended to encourage and facilitate international collaboration on topics of mutual academic interest.
7. **Subsequent Agreements** :Both Universities agree that this Memorandum of Understanding is incorporated into, and will provide the foundation and framework



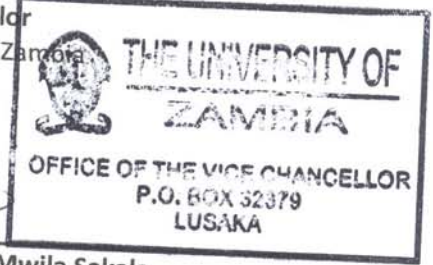
for, projects developed by academic and administrative units of UNZA and MU and documented in other subsequent Agreements.

[Handwritten signature in red ink]

[Handwritten signature in black ink]

Prof. Dr. Yogesh .P. Kosta
Provost
Marwadi University
India

Prof. Luke Mumba
Vice Chancellor
University of Zambia
Zambia



[Handwritten signature in blue ink]

[Handwritten signature in black ink]

Mr. Naresh Jadeja
Registrar
Marwadi University
India

Mrs. Patricia Mwila Sakala
Manager – International Link & Liaison
University of Zambia
Zambia

Date: 26/11/2019

Date: 26/11/2019

Dr. Jadeja

Marwardi University

date: 21. 6. 2019

Dear Dr. Jadeja.

We have received the information about the interest of Marwardi University about the collaboration with our VŠB-Technical University of Ostrava. We are contacting you on a behalf of Nanotechnology Centre and Faculty of Materials Science and Technology and we are interested to start the discussion about the collaboration in the field of Chemistry and Nanotechnology. The list of possible forms of collaboration proposed during the meeting you had here in Ostrava with our vice-rector prof. Jana Kukutschova:

1. Post-Doctorate/Research Fellows to have bilateral exchange of both VSB-TUO and MU scholars for a duration of 3 months to 12 months
2. Dual Degree programmes where our UG students have privilege to study for One Semester, Two Semesters or Two years for Civil Engineering, Architecture, Computer Science, Electrical Engineering, Information & Communication Technologies and Chemistry (Nano Technologies)
3. Dual Degree programmes where our Master's students have the privilege to study Two Semesters or One Semester which could be a Project/Internship based - for Mechanical Engineering, Computer Science, Information & Communication Technologies, Electrical Power Engineering, Electronics Engineering, Mechatronics and Chemistry & Physics (Nano Technologies)
4. Bilateral Exchange of Teaching Faculty at both UG and Master's Levels
5. Joint Projects similar to Capacity Building or other Technical projects of common interests under Erasmus or similar banners

We have carefully evaluated this list and we would like to start the discussion about the collaboration with your university in following fields:

1. Post-Doctorate/Research Fellows to have bilateral exchange of both VSB-TUO and MU scholars for a duration of 3 months to 12 months
4. Bilateral Exchange of Teaching Faculty at both UG and Master's Levels
5. Joint Projects similar to Capacity Building or other Technical projects of common interests under Erasmus or similar banners

As already mentioned we are writing you on a behalf of two units: 1. Nanotechnology Centre and 2. Faculty of Materials Science and Technology, namely Department of Chemistry. The research activities of these two units are complementary as well as we closely collaborate in the field of the teaching. There are two study programs which could be interested to your students: i) Nanotechnology and ii) Process engineering (doctoral studies with accreditation in English language).

The research activities:

Nanotechnology Centre (<https://www.vsb.cz/9360/en>):

- nanomaterials, nanocomposites, advanced materials – synthesis and characterizations,
- applications and environmental safety of nanotechnology and advanced materials,
- nanophysics - magneto-optics, optical and terahertz fundamental research and applications, plasmonics, spintronics
- HPC calculations, molecular modelling and simulations.

More information you can find in the frame of enclosed summaries (SUP-1, SUP-2).

Department of Chemistry (<https://www.fmt.vsb.cz/617/en/>):

- research in the field of materials chemistry, nanomaterials including modified clay minerals, graphitic carbon nitride,
- study of adsorption processes on solid adsorbents based on blast furnace slags and on various types of clay minerals as the model systems,
- research in electrochemistry, which focuses on the study of electrochemical processes in ionic melts and concentrated solutions,
- the preparation and use of conductive polymers and their nanocomposites with phyllosilicates,
- study of pyrolysis and co-pyrolysis of coal, petroleum waste and plastics,
- mass sharing and multiphase hydrodynamics in column apparatuses,
- optimization of technological processes of production closely related to chemical, metallurgical and coke production,
- design and optimization of heat exchangers,
- basic research of gas and vapor adsorption on carbon materials,
- study of the solid phase - gas reactions with subsequent detection of emerging products.

It is necessary to mention that we are ready to support the students, teachers and researchers with the laboratory equipment and other related materials, we do not have the funds to support the costs related to the travelling as well as living expenses of your students, teachers and researchers here in the Czech Republic. We would like to ask you to evaluate our proposal and let us know your opinion.

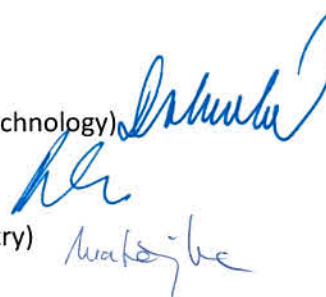
Thank you very much,

Best regards,

Prof. Jana Dobrovská, CSc. (Dean of the Faculty of Materials Science and Technology)

Prof. Jaromír Pištora, CSc. (Director of Nanotechnology Centre)

Doc. Vlastimil Matějka, Ph.D. (Associate Professor - Department of Chemistry)



Contact addresses:

Prof. Jaromír Pištora, CSc.

Nanotechnology Centre
17. listopadu 2172/15, Ostrava-Poruba, 708 00
Phone: +420 597 321 571
E-mail: jaromir.pistora@vsb.cz

Doc. Vlastimil Matějka, Ph.D.

Faculty of Materials Science and Technology (FMST)
17. listopadu 2172/15, Ostrava-Poruba, 708 00
Phone: +420 597 325 293
E-mail: vlastimil.matejka@vsb.cz



SHRADDHA

CIVIL SERVICES

Date – 3/9/2019

To,
The Dean,
Marwadi University,
Rajkot.

Subject – Memorandum of Understanding (MoU) Letter

Dear Sir,

This Memorandum of Understanding(MoU) is entered into 3/9/2019, by and between Marwadi University and Shraddha Civil Services as per communication with Dr. Tarak Vora for a period of 1 year from the date of signing.

- We will allow the students of Marwadi University for Industrial visit as well as training and internship at our location.
- After completion of training/internship, the report has to be submitted to the industry and the university.
- During the internship/training program, students must follow rules of the company.
- An expert lecture for the students of Marwadi University will be organized as per convenience of both parties.

Mr. Gopal Barai,
Managing Director,
Shraddha Civil Services.

Dr. Tarak Vora,
Head of Department,
Civil Engineering, Marwadi University



MEMORANDUM OF UNDERSTANDING**MARWADI UNIVERSITY**

Rajkot-Morbi Road, Rajkot – 360003
Gujarat, India

And

rexroth
A Bosch Company

Bosch Rexroth India Private Limited
Sanand Viramgam Highway, Mouje Iyava, Taluka Sanand,
Ahmedabad, Gujarat – 382170

DATE: 01-07-2019

MEMORANDUM OF UNDERSTANDING

This memorandum of Understanding is made this day 01-07-2019

BETWEEN

Bosch Rexroth India Private Limited

Sanand Viramgam Highway, Mouje Iyava, Taluka Sanand,

Ahmedabad, Gujarat – 382170

AND

MARWADI UNIVERSITY

Rajkot-Morbi Road, Rajkot – 360003

Gujarat, India

MARWADI UNIVERSITY

Marwadi university, established in 2016, is one of leading university in technology and management education in Gujarat, India. Marwadi university has a sprawling campus spread over 52 acres. It is offering various graduate and post graduate courses and has created reputation in India.

Whereas MARWADI UNIVERSITY is interested in Academic-Industry interaction with the purpose of Disseminating Engineering knowledge, to Industry personnel, in the form of offering all Engineering courses useful to them in their places of avocation.

Offering training programs of short-term duration or refresher courses of importance to the industry which will facilitate them to handle their day-to-day tasks in a much more efficient manner.

- To issue certificates of merit and scrolls of honour to all the personnel successfully completing the training programs
- To invite speakers of eminence from Industry to participate in Guest Lecturers / Seminars / Workshops etc.

Whereas Bosch Rexroth India Private Limited has the industry personnel, the potential and the type of activity matching with the interests of MARWADI UNIVERSITY.

And whereas MARWADI UNIVERSITY has approached Bosch Rexroth India Private Limited to utilize its services in terms of dissemination of knowledge in the field of Automation in its various forms as stated before.

Whereas Bosch Rexroth India Private Limited is agreeable to use the services offered by MARWADI UNIVERSITY in the field of Education/training in all Engineering Departments and also utilize MARWADI UNIVERSITY's spare capacity available for testing some of its products and is agreeable to train MARWADI UNIVERSITY Staff personnel in its premises and to participate in all the developmental activities of MARWADI UNIVERSITY from time to time.

Whereas Bosch Rexroth India Private Limited has the necessary expertise in Hydraulics and its assembly facilities to train MARWADI UNIVERSITY Personnel.

NOW THIS AGREEMENT WITNESSETH

A) DEFINITIONS:

"Disseminating Knowledge" means to disperse throughout or to spread widely knowledge which is a rare commodity.

"Places of avocation" means places of occupation or work on a day to day basis.

"Premises" means offices, both administrative and sales, workshops of Bosch Rexroth India Private Limited

"Personnel" of MARWADI UNIVERSITY and Bosch Rexroth India Private Limited includes persons authorized in writing by MARWADI UNIVERSITY and Bosch Rexroth India Private Limited respectively and persons accompanying such personnel.

"Spare capacity available for testing work" means capacity available for outside work over and above in-house needs.

B) TERMS AND CONDITIONS:

- Bosch Rexroth India Private Limited shall train MARWADI UNIVERSITY staff personnel against a request placed by MARWADI UNIVERSITY on Bosch Rexroth India Private Limited on a mutually agreed rates.
- MARWADI UNIVERSITY shall agree to train Bosch Rexroth India Private Limited personnel against a request placed by Bosch Rexroth India Private Limited on MARWADI UNIVERSITY
- MARWADI UNIVERSITY shall take up testing work of Bosch Rexroth India Private Limited jobs (if any) when spare capacity is available in its premises on a case-by-case basis.
- Charges for testing spare capacity jobs shall be on a mutually agreed rate and shall be in written orders.
- Bosch Rexroth India Private Limited shall render assistance (non-monetary) to MARWADI UNIVERSITY Students in terms of Project fixing and its completion for the graduating senior students of the undergraduate program in Engineering and also for Post Graduate students if possible, against a request made by MARWADI UNIVERSITY on a case by case basis.

- Bosch Rexroth India Private Limited shall try to render assistance (non-monetary) to MARWADI UNIVERSITY Students in terms of providing internship opportunity to the UG / PG levels for students, Job training for students at the UG / PG levels and placement of students both at the UG and PG Levels.
- Costs (if any) incurred by students of MARWADI UNIVERSITY in terms of successful completion of their projects at Bosch Rexroth India Private Limited, shall be borne by them individually as far as possible or by MARWADI UNIVERSITY and this shall not be the responsibility of Bosch Rexroth India Private Limited under any circumstances. MARWADI UNIVERSITY can work out a separate arrangement with the students to this effect.
- This agreement shall take effect from the date mentioned and shall be valid until both the parties agree to terminate by mutual consent
- Bosch Rexroth India Private Limited shall not be liable for any damages, consequential or otherwise while getting its personnel trained at MARWADI UNIVERSITY and the same shall be true of MARWADI UNIVERSITY personnel getting trained at Bosch Rexroth India Private Limited.
- Any disputes under this MOU shall be adjudicated solely under the jurisdiction of the competent courts of Ahmedabad. However, before resorting to settlement of disputes by way of courts, the parties agree to expend all reasonable effort to resolve the dispute through amicable means.



C) COVENANTS OF Bosch Rexroth India Private Limited

- Bosch Rexroth India Private Limited will train MARWADI UNIVERSITY staff personnel against a specific request placed by MARWADI UNIVERSITY on Bosch Rexroth India Private Limited on a mutually agreed rate
- The actual use of all facilities at Bosch Rexroth India Private Limited will be at the discretion and control of Bosch Rexroth India Private Limited.
- Bosch Rexroth India Private Limited will render assistance (of non-monetary benefits) for successful completion of projects of eighth semester Engineering students and Post Graduate students in engineering (if possible) in its premises.
- Bosch Rexroth India Private Limited will render all possible assistance in the developmental activities of MARWADI UNIVERSITY
- Bosch Rexroth India Private Limited will carry out testing of its product at MARWADI UNIVERSITY if sufficient spare capacity is available at MARWADI UNIVERSITY for its products and these shall be at mutually agreed rates

- Bosch Rexroth India Private Limited will try to render all possible assistance to MARWADI UNIVERSITY in terms of sponsoring Seminars/Workshops/Guest Lectures on mutually agreed and mutually beneficial topics of importance in the fields of Automation on a mutually agreed rate.

D) COVENANTS OF MARWADI UNIVERSITY

- MARWADI UNIVERSITY shall disseminate knowledge in the fields of Engineering by offering courses, give training and / or offer Refresher courses of Industrial importance to personnel from Bosch Rexroth India Private Limited.
- MARWADI UNIVERSITY shall carry out all testing work for any spare capacity available in their premises at a mutually agreed price between Bosch Rexroth India Private Limited and MARWADI UNIVERSITY
- MARWADI UNIVERSITY shall take all active interest in the overall development of personnel in Bosch Rexroth India Private Limited in terms of Training, Development, Consultation (Technical) so on and so forth.
- MARWADI UNIVERSITY shall provide the names of its staff personnel to be trained at Bosch Rexroth India Private Limited and Bosch Rexroth India Private Limited shall inform MARWADI UNIVERSITY about the same

<p>For MARWADI UNIVERSITY</p>  <p>Dr. R. B. Jadeja Dean - Engineering</p> <p>MARWADI UNIVERSITY</p>	<p>For Bosch Rexroth India Private Limited</p>  <p>Mr. H.K. Virupakshappa, General Manager Bosch Rexroth India Pvt Ltd.</p> <p>pkc, BOSCH, APAC, R, A, ramesh.bv Digitally signed by pki, BOSCH, APAC, R, A, ramesh.bv Date: 2022.11.09 13:55:34 +05'30'</p> <p>Mr. B.V. Ramesh Managing Director Bosch Rexroth India Pvt Ltd.</p>
--	---

Dr. Jadeja

Marwardi University

date: 21. 6. 2019

Dear Dr. Jadeja.

We have received the information about the interest of Marwardi University about the collaboration with our VŠB-Technical University of Ostrava. We are contacting you on a behalf of Nanotechnology Centre and Faculty of Materials Science and Technology and we are interested to start the discussion about the collaboration in the field of Chemistry and Nanotechnology. The list of possible forms of collaboration proposed during the meeting you had here in Ostrava with our vice-rector prof. Jana Kukutschova:

1. Post-Doctorate/Research Fellows to have bilateral exchange of both VSB-TUO and MU scholars for a duration of 3 months to 12 months
2. Dual Degree programmes where our UG students have privilege to study for One Semester, Two Semesters or Two years for Civil Engineering, Architecture, Computer Science, Electrical Engineering, Information & Communication Technologies and Chemistry (Nano Technologies)
3. Dual Degree programmes where our Master's students have the privilege to study Two Semesters or One Semester which could be a Project/Internship based - for Mechanical Engineering, Computer Science, Information & Communication Technologies, Electrical Power Engineering, Electronics Engineering, Mechatronics and Chemistry & Physics (Nano Technologies)
4. Bilateral Exchange of Teaching Faculty at both UG and Master's Levels
5. Joint Projects similar to Capacity Building or other Technical projects of common interests under Erasmus or similar banners

We have carefully evaluated this list and we would like to start the discussion about the collaboration with your university in following fields:

1. Post-Doctorate/Research Fellows to have bilateral exchange of both VSB-TUO and MU scholars for a duration of 3 months to 12 months
4. Bilateral Exchange of Teaching Faculty at both UG and Master's Levels
5. Joint Projects similar to Capacity Building or other Technical projects of common interests under Erasmus or similar banners

As already mentioned we are writing you on a behalf of two units: 1. Nanotechnology Centre and 2. Faculty of Materials Science and Technology, namely Department of Chemistry. The research activities of these two units are complementary as well as we closely collaborate in the field of the teaching. There are two study programs which could be interested to your students: i) Nanotechnology and ii) Process engineering (doctoral studies with accreditation in English language).

The research activities:

Nanotechnology Centre (<https://www.vsb.cz/9360/en>):

- nanomaterials, nanocomposites, advanced materials – synthesis and characterizations,
- applications and environmental safety of nanotechnology and advanced materials,
- nanophysics - magneto-optics, optical and terahertz fundamental research and applications, plasmonics, spintronics
- HPC calculations, molecular modelling and simulations.

More information you can find in the frame of enclosed summaries (SUP-1, SUP-2).

Department of Chemistry (<https://www.fmt.vsb.cz/617/en/>):

- research in the field of materials chemistry, nanomaterials including modified clay minerals, graphitic carbon nitride,
- study of adsorption processes on solid adsorbents based on blast furnace slags and on various types of clay minerals as the model systems,
- research in electrochemistry, which focuses on the study of electrochemical processes in ionic melts and concentrated solutions,
- the preparation and use of conductive polymers and their nanocomposites with phyllosilicates,
- study of pyrolysis and co-pyrolysis of coal, petroleum waste and plastics,
- mass sharing and multiphase hydrodynamics in column apparatuses,
- optimization of technological processes of production closely related to chemical, metallurgical and coke production,
- design and optimization of heat exchangers,
- basic research of gas and vapor adsorption on carbon materials,
- study of the solid phase - gas reactions with subsequent detection of emerging products.

It is necessary to mention that we are ready to support the students, teachers and researchers with the laboratory equipment and other related materials, we do not have the funds to support the costs related to the travelling as well as living expenses of your students, teachers and researchers here in the Czech Republic. We would like to ask you to evaluate our proposal and let us know your opinion.

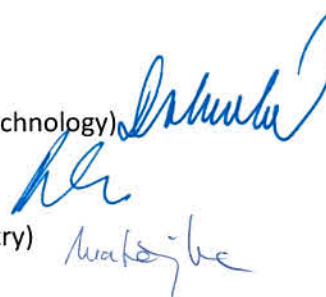
Thank you very much,

Best regards,

Prof. Jana Dobrovská, CSc. (Dean of the Faculty of Materials Science and Technology)

Prof. Jaromír Pištora, CSc. (Director of Nanotechnology Centre)

Doc. Vlastimil Matějka, Ph.D. (Associate Professor - Department of Chemistry)



Contact addresses:

Prof. Jaromír Pištora, CSc.

Nanotechnology Centre
17. listopadu 2172/15, Ostrava-Poruba, 708 00
Phone: +420 597 321 571
E-mail: jaromir.pistora@vsb.cz

Doc. Vlastimil Matějka, Ph.D.

Faculty of Materials Science and Technology (FMST)
17. listopadu 2172/15, Ostrava-Poruba, 708 00
Phone: +420 597 325 293
E-mail: vlastimil.matejka@vsb.cz



**AGREEMENT ON STUDENT EXCHANGE
BETWEEN
BUDAPEST UNIVERSITY OF TECHNOLOGY AND ECONOMICS
HUNGARY**

AND

**MARWADI UNIVERSITY
INDIA**

This Agreement applies to an exchange of students between

Name of Institution: Budapest University of Technology and Economics
Registered seat: H-1111 Budapest, Műgyetem rakpart 3., Hungary
VAT number: HU 15308799
Representative: Prof. János Józsa Attila Kotán
Position: Rector Chancellor
Contact: Adrien Rátkai-Füzesi
Position: Director for International Relations
Telephone No.: +3614632073
E-mail: fuzesi.adrien@mail.bme.hu

hereinafter as „BME”

and

Name of Institution: Marwadi University
Registered seat: Rajkot-Morbi Highway, Rajkot 360003, India
GST number: 24AACTM2114K1ZV
Representative: Prof. Dr. Yogesh P. Kosta Mr. Naresh Jadeja
Position: Provost Registrar
Contact: Colin Roberts
Position: Head Interntional Relations
Telephone No.: +91-281-7123456
E-mail: colin.roberts@marwadiuniversity.ac.in

hereinafter as „MU”,

Both institutions shall, on the basis of reciprocity, support and promote the spirit of this Agreement to encourage academic collaboration and to facilitate as much as possible the academic progress, physical relocation and cultural orientation of all exchange students.



1. Principles

- 1.1 Student exchange shall be on a one-to-one academic exchange basis with 2-4semester-long places each year.
- 1.2 For the avoidance of doubt, the absence of exchange during any particular academic year does not nullify the Agreement.
- 1.3 Exchange students shall enroll as full-time, "not-for-degree" students and are exempt from application and tuition fees at the host institution.
- 1.4 If there are more students interested in participating in the exchange program than there are places available in any year, these students may apply for enrollment as "not-for-degree" visiting students and pay the full standard fees applicable to visiting students.

2. Selection

- 2.1 The exchange program shall be open to undergraduate students of both institutions who have completed at least one year of undergraduate study.
- 2.2 Participating students shall be selected by the home institution, usually on the basis of academic merit and suitability, to undertake a period of study abroad, subject to acceptance by the host institution under normal admission procedures.
- 2.3 If the host institution rejects any proposed candidates, the home institution may nominate suitable candidates for consideration.
- 2.4 Both institutions shall respectively reserve the right to determine dates by which exchange student candidates must be selected in order to guarantee efficient processing of their documents.

3. Exchange Students' Rights and Obligations

- 3.1 Exchange students shall pay tuition and any other study-related fees to their home institution.
- 3.2 Exchange students shall be responsible for their own financial support including international transportation, accommodation, living expenses and insurance. The host institution shall bear no responsibility for providing funds to any exchange student for any purpose.
- 3.3 Exchange students shall be responsible for securing their own accommodation. Assistance will be provided by the host institution to locate appropriate accommodation. On-campus accommodation shall be provided subject to availability but is not guaranteed.
- 3.4 Exchange students shall abide by the laws of the country or territory of the host institution and the rules and regulations of the host institution.



- 3.5 It is the responsibility of the exchange students to obtain consent from their home institution that upon successful completion of study at the host institution, full credit will be granted towards the degree at their home institution.
- 3.6 Each exchange student is responsible for ensuring that he or she obtains his or her official academic records covering the subjects taken during the period of the exchange.
- 3.7 It is not anticipated that spouses and dependents will accompany an exchange student. Such an arrangement is subject to the approval of the host institution on the understanding that the exchange student will be responsible for all additional expenses. Facility access, student services and other privileges of a full-time student will not apply to the exchange student's spouse or dependents.
- 3.8 Exchange students attending the host institution are required to purchase their own insurance policy (which shall include but not limited to travel and health/medical insurance with worldwide protection) before they arrive at the host institution. Students attending the host institution will follow the instructions of the host institution and purchase insurance as required. It is the responsibility of the students to obtain and maintain insurance coverage throughout the entire period of their study at the host institution.
- 3.9 Each exchange student is responsible for obtaining the correct visa, passport, and other necessary personal travel documents for study in the other country or territory.
- 3.10 Participation in an exchange under this Agreement does not give rise to any rights of subsequent transfer to the regular degree programs of the host institution.

4. The Host Institution's Obligations

- 4.1 The host institution shall provide exchange students with an identifiable contact who is responsible for assisting students with enrollment and welfare issues.
- 4.2 The host institution shall send a pre-departure package to each of the incoming exchange students, and organize an orientation program for the students upon their arrival.
- 4.3 The host institution shall provide information to exchange students on local transportation from the airport to the campus.
- 4.4 The host institution shall maintain records of exchange students with the same personal and academic information tracking as for regularly enrolled students. On completion of the exchange, the host institution shall mail an official transcript to the responsible officer of the home institution.
- 4.5 Each institution shall assist participating exchange students in obtaining the appropriate visa for the period of the exchange. Notwithstanding, each student shall be responsible for obtaining his or her visa, passport or other required documents and for any necessary charges. The institutions shall not be liable for the failure on the part of the students to obtain the required documents.



4.6 While the host institution is not obliged to arrange housing for the participating students, it should assist participating students in locating the appropriate housing for the period of the exchange to the extent possible.

5. Validity and Renewal of Agreement

5.1 This Agreement is made in a set of four. Each party will keep one copy.

5.2 This Agreement will take effect immediately once signed and will remain in force for [THREE (3)] years from the date of signing unless and until terminated by either institution with [SIX (6)] months prior notice in writing.

5.3 This Agreement will be subject to revision or modification by mutual consent given in writing.


5.4 This Agreement will be automatically renewed on the same terms and conditions for another [THREE (3)] years unless written notification is given by either party [SIX (6)] months prior to the expiry date.


5.5 Notwithstanding termination of the Agreement pursuant to Clause 5.2 or expiry of the Agreement, the termination or expiry of the Agreement shall allow for any participating exchange students who have commenced study at either institution by the date of the termination or expiry to complete their approved course of study.

6. Contracts (Rights of Third Parties) Ordinance

6.1 Notwithstanding the *Contracts (Rights of Third Parties) Ordinance* (Chapter _____ of the Laws of _____), no one other than a party to this Agreement will have any right to enforce any of the terms in this Agreement.


Executed for and on behalf of
Budapest University of
Technology and Economics

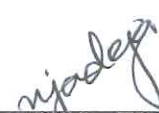

Prof. János Tózsá
Rector


Attila Kotán
Chancellor

Date: 2019.05.17.

Executed for and on behalf of
Marwadi University


[Prof. Yogesh P. Kosta]
Provost


[Naresh Jadeja]
[Registrar]

Date: 30th April, 2019





MEMORANDUM OF UNDERSTANDING

Between

**ÓBUDA UNIVERSITY (ÓU)
BUDAPEST, HUNGARY**

and

**MARWADI UNIVERSITY (MU)
RAJKOT, INDIA**

THIS MEMORANDUM OF UNDERSTANDING is made BETWEEN:

ÓBUDA UNIVERSITY (Institutional ID: FI 12904) H-1034 Budapest, Bécsiút 96/b., (hereinafter referred to as "ÓU")

and

MARWADI UNIVERSITY(Erasmus+ ID: 914970446) Rajkot-Morbi Highway, Rajkot 360003, (hereinafter referred to as "MU")

DESCRIPTION:

- A. Óbuda University (ÓU) in Budapest, Hungary is a higher education institution providing strength in research spanning a diverse set of intellectual disciplines and applications within the fields of engineering; including computer science, applied mathematics, electrical, mechanical, mechatronics, materials sciences and technologies, safety and security sciences, light industry, environmental, industrial design, technical management, business administration management and teacher training. The BSc, MSc and PhD faculties offer theoretically founded, information intensive, practice oriented trainings covering the knowledge, tools and methods required for fundamental understanding.
- B. MU here is a multi-disciplinary University with various ongoing courses in Engineering & Technology, Business Management, Science, Law and Architecture at UG, PG and Doctorate levels. Recently MU was nationally certified as A+ NAAC accredited campus, the only in Gujarat State of India.
- C. The parties ("ÓU" and "MU") wish to enter into this MoU to promote cooperation between them and to strengthen innovative collaboration in mutually acceptable fields of teaching, learning and research.

THE PARTIES AGREE

1 The Purpose of this MOU

- 1.1 The purpose of this MOU is to promote cooperation between ÓU and MU. ÓU and MU agree that within the fields that are mutually acceptable, they intend to pursue the following general forms of cooperation:
 - a) Joint educational, cultural and research activities
 - b) Exchange of faculty, graduate students and postdoctoral scholars
 - c) Participation in seminars, workshops and academic meetings
 - d) Exchange of academic materials, publications and other information

e) Special short term programs and visits

2 **Format**

With the approval of appropriate officers from each institution, this memorandum may include written *addenda* defining in more detail the nature, extent, and terms of specific collaborations.

3 **Convention**

There are no legally binding obligations for either institution under the terms of this MoU. This MoU is intended to encourage and facilitate international collaboration on topics of mutual academic interest. ÓU and MU therefore encourage all members of their faculties and research communities to engage as active participants.

The host institution bears no responsibility for the financial support of visiting participants or programs named in this agreement and all exchange participants are subject to the host university's policies and regulations concerning academic personnel and intellectual property. To sustain special programs and activities, both institutions may seek funds from extramural sources, if available.

Each Party will ensure that before any public statements (including statements to the media or articles relating to their joint activities) are released or published, the prior written consent of the other Party is obtained.

No Party will have the right to use the name or logo of another Party without that Party's prior written consent and compliance with any other conditions attached to such consent.

4 **Term and Extended Term**

This memorandum is expected to remain in effect for five (5) years from date of signature with the possibility of renewal; however, if either institution desires, the understanding memorialized herein may be revoked at any time after the first six (6) months by either party giving six months' prior written notice to the other party.

4.1 **Modification/Amendment:** Either party wishing to modify or amend the MoU shall give the other party thirty (30) days written notice of such intentions and shall send the proposed modification within two (2) months.

5 **Further Agreements**

5.1 The Parties may enter into binding agreements, from time to time, with regards to any specific project.

6 Communication and Notices

6.1 All communication and notices between the Parties regarding this MoU may be made through the nominated representatives set out below, or such other persons they may nominate from time to time

6.2

ÓU Nominated Representative

Name/Title: Péter Harmath

Position: Head of Department, External Relations Department

Address: 1034 Budapest, Bécsi út 96/b

Telephone: +36 1 666 5749

Email: harmath.peter@ka.uni-obuda.hu

MU Nominated Representative

Name/Title: Prof. Dr. Yogesh P. Kosta

Position: Provost

Address: Marwadi University Campus, Rajkot-Morbi Road, Rajkot 36003, India

Mobile: +91 97277 24685

Telephone: +91-281-7123456

Fax number: +91-281-2331170

Email: provost@marwadiuniversity

7 Execution and Counterparts

7.1 The Parties acknowledge that is not executed by both Parties on the same date, this MoU will commence on the Date of the last signature.

7.1.1 The Parties will execute 2 copies of this MoU; ÓU and name of the university both retain 1 original copy each.

EXECUTION:

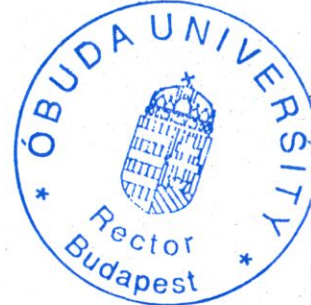
EXECUTED As an MoU ON THE DATES APPEARING BELOW

SIGNED for and on behalf of ÓBUDA UNIVERSITY)

This day of May[2019])

by: Professor Dr. Mihály Réger)

Rector)



Mihály Réger

.....
(signature)

SIGNED for and on behalf of MARWADI UNIVERSITY)

This 30th day of April [2019])

by: Professor Dr. Yogesh P. Kosta)

Provost)



Yogesh P. Kosta

.....
(signature)

27 June 2019

Mr. Colin Roberts
Marwadi University Campus, Rajkot-Morbi Road
360003 Rajkot
Gujarat State
India

Subject: Memorandum of Understanding between Marwadi University and Széchenyi István University

Dear Mr. Roberts,

Please find enclosed 2 duly signed copies of the Memorandum of Understanding between Marwadi University and Széchenyi István University.

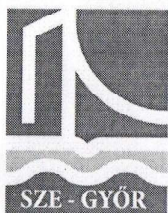
We look forward to a fruitful collaboration.

Kind regards,




SIPOS-SZIGETI Ildikó

Széchenyi István University
Centre of International Programmes



Memorandum of Understanding

This document represents an agreement between

Széchenyi István University, Hungary

and

Marwadi University, India

Objectives

This Memorandum of Understanding aims to establish a spirit of cooperation in pursuing educational, research and training opportunities between Széchenyi István University Győr, Hungary and Marwadi University, India in order to foster the development of the parties via collaborative endeavors.

The nature of the collaboration

It is based on mutual consent of the Parties to strive

1. to shape reciprocal understanding of the two institutions and promote on-going relationship and cooperation in areas of talent fostering, the development of educational, teaching and management systems with the help of bilateral academic exchanges in order to achieve improvement in the level of education and teaching on both sides,
2. to develop a spirit of cooperation by short-term student study abroad program, teacher and student exchanges, cultural exchanges and leadership visits by both Parties when opportunities arise,
3. to explore opportunities to share teaching resources and materials.

Liaison and Administration

Each university shall appoint a coordinator for the cooperation as follows:

on behalf of the Széchenyi István	on behalf of Marwadi University
Name: Dr. Lukács Eszter	Name: Prof. Dr. R.B. Jadeja
Department: Centre of International Programmes	Department: Faculty of Engineering
Address: 9026 Győr, Egyetem tér 1.	Address: Rajkot-Morbi Highway, Rajkot 360003, India
E-mail: lukacs.eszter@sze.hu	E-mail: rajendrasinh.jadeja@marwadieducation.edu.in

Telephone: +3696 503418	Telephone: +91 97277 24686
Website: admissions.sze.hu	Website: https://www.marwadiuniversity.ac.in/

Additional Information

1. The operational details of any specific project under the scope of this Memorandum of Understanding may be governed by terms and conditions to be separately negotiated and mutually agreed upon by both Parties through an exchange of letters or the signing of a subsidiary joint agreement.
2. The Parties consent to sign specific agreements for specific projects after full consultations.
3. It is being acknowledged by the Parties that the establishment of the cooperation between Széchenyi István University Győr, Hungary and Marwadi University has been made possible and has been facilitated by the Hungarian Government Grant EFOP-3.6.1-16-2016-00017 to enhance the internationalization process and strengthen international research, together with academic, scientific, educational and cultural cooperation of Hungarian higher educational institutions.

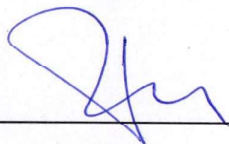
Terms of the Agreement

This Memorandum of Understanding will become effective on the day of signing and remain in place for a period of five years. Any amendment may be proposed through mutual consent and through obtaining the signatures of the legal representative on an Appendix attached to this Memorandum of Understanding.

This Memorandum of Understanding has been formulated in English. Each Party will hold two original copies of the Agreement.

Signed by the legal representatives of the cooperating Parties

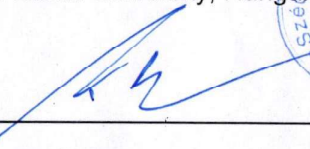
In date 19/06/2019



Dr. FÖLDESI Péter

Rector

Széchenyi István University, Hungary,

Dr. FILEP Bálint

Chancellor

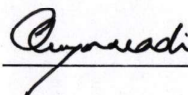
Széchenyi István University, Hungary



Dr. Yogesh P. Kosta

Provost

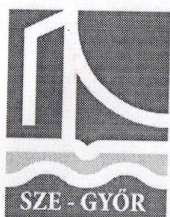
Marwadi University, India

Mr. Ketan Marwadi

President

Marwadi University, India



Memorandum of Understanding

This document represents an agreement between

Széchenyi István University, Hungary

and

Marwadi University, India

Objectives

This Memorandum of Understanding aims to establish a spirit of cooperation in pursuing educational, research and training opportunities between Széchenyi István University Győr, Hungary and Marwadi University, India in order to foster the development of the parties via collaborative endeavors.

The nature of the collaboration

It is based on mutual consent of the Parties to strive

1. to shape reciprocal understanding of the two institutions and promote on-going relationship and cooperation in areas of talent fostering, the development of educational, teaching and management systems with the help of bilateral academic exchanges in order to achieve improvement in the level of education and teaching on both sides,
2. to develop a spirit of cooperation by short-term student study abroad program, teacher and student exchanges, cultural exchanges and leadership visits by both Parties when opportunities arise,
3. to explore opportunities to share teaching resources and materials.

Liaison and Administration

Each university shall appoint a coordinator for the cooperation as follows:

on behalf of the Széchenyi István	on behalf of Marwadi University
Name: Dr. Lukács Eszter	Name: Prof. Dr. R.B. Jadeja
Department: Centre of International Programmes	Department: Faculty of Engineering
Address: 9026 Győr, Egyetem tér 1.	Address: Rajkot-Morbi Highway, Rajkot 360003, India
E-mail: lukacs.eszter@sze.hu	E-mail: rajendrasinh.jadeja@marwadieducation.edu.in

Telephone: +3696 503418	Telephone: +91 97277 24686
Website: admissions.sze.hu	Website: https://www.marwadiuniversity.ac.in/

Additional Information

1. The operational details of any specific project under the scope of this Memorandum of Understanding may be governed by terms and conditions to be separately negotiated and mutually agreed upon by both Parties through an exchange of letters or the signing of a subsidiary joint agreement.
2. The Parties consent to sign specific agreements for specific projects after full consultations.
3. It is being acknowledged by the Parties that the establishment of the cooperation between Széchenyi István University Győr, Hungary and Marwadi University has been made possible and has been facilitated by the Hungarian Government Grant EFOP-3.6.1-16-2016-00017 to enhance the internationalization process and strengthen international research, together with academic, scientific, educational and cultural cooperation of Hungarian higher educational institutions.

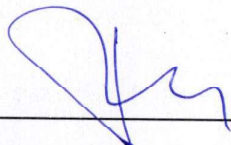
Terms of the Agreement

This Memorandum of Understanding will become effective on the day of signing and remain in place for a period of five years. Any amendment may be proposed through mutual consent and through obtaining the signatures of the legal representative on an Appendix attached to this Memorandum of Understanding.

This Memorandum of Understanding has been formulated in English. Each Party will hold two original copies of the Agreement.

Signed by the legal representatives of the cooperating Parties

In date 19/06/2019



Dr. FÖLDESI Péter

Rector

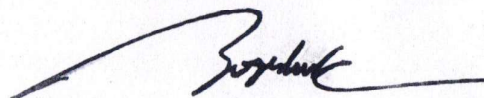
Széchenyi István University, Hungary



Dr. FILEP Bálint

Chancellor

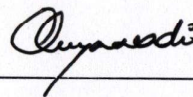
Széchenyi István University, Hungary



Dr. Yogesh P. Kosta

Provost

Marwadi University, India

Mr. Ketan Marwadi

President

Marwadi University, India

UNIVERSIDAD AUTÓNOMA DE SINALOA
DIRECCIÓN GENERAL DE VINCULACIÓN Y RELACIONES INTERNACIONALES

OFC.CV.DGVRI.UAS.0790/2019

DR. Y. P. KOSTA
Provost
Marwadi University

Dear Dr. Kosta:

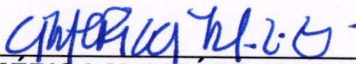
With the pleasure of greeting you, I am sending you a hard copy of the Memorandum of Understanding between the Universidad Autónoma de Sinaloa and Marwadi University, Gujarat, India.

This, in order to start further cooperation on matters of interest for both Institutions.

Sincerely,

"Sursum Versus"

Culiacán, Sinaloa, Mexico, August 06th, 2019


M.C. AMÉRICA M. LIZÁRRAGA GONZÁLEZ
Executive Director



DIRECCIÓN GENERAL DE VINCULACIÓN
Y RELACIONES INTERNACIONALES

"SURSUM VERSUS"

Blvd. Miguel Tamayo Espinoza de los Monteros #2358, Desarrollo Urbano 3 Ríos, Tercer Piso-Edificio 4,
Campus Rafael Buelna Tenorio, C.P. 80020, Tel. 01(667) 7-59-38-29, <http://www.dgvri.uas.edu.mx>,
Culiacán Rosales, Sinaloa, México



**A MEMORANDUM OF UNDERSTANDING
FOR ACADEMIC COOPERATION
BETWEEN
AUTONOMOUS UNIVERSITY OF SINALOA
AND
Marwadi University, Gujarat, India**

Whereas the **AUTONOMOUS UNIVERSITY OF SINALOA**, a university established under the laws of Mexico and having an address at Blvd. Miguel Tamayo Espinoza de los Monteros 2358, Desarrollo Urbano 3 Ríos, Culiacán, Sinaloa, C.P. 80020 (hereinafter referred to as "UAS")

and

The **Marwadi University, Gujarat, India**, a university established under the laws of **Private University Act** and having an address at **At: Gauridad, Rakot – Morbi Highway, Rajkot, Gujarat, India** (hereinafter referred to as "MU") seeking to improve understanding between their respective academic institution and to establish mutually beneficial collaborations benefiting their students, have agreed to sign this Memorandum of Understanding (hereinafter referred to as the "MoU") as a first step toward achieving these shared goals.

NOW THEREFORE PURSUANT THERETO, the Parties hereby agree as follows:

1. SCOPE AND FIELDS OF ACADEMIC COOPERATIONS

- (1) The Parties hereby agree to implement within the framework of the rules and regulations applicable in each of the institutions and subject to availability of funds and resources, the following programmes and activities, which may include, but not limited to:
 - (a) student and/or academic and administrative staff exchanges;
 - (b) joint research activities;
 - (c) exchange of publications, reports and other academic materials and information; and
 - (d) sharing of other activities and programmes in areas of mutual interest, where such sharing shall result in benefit to both Parties.

- (2) It is agreed that the terms and conditions of any agreed programme and activity contemplated in this MoU shall be the subject matter of separate written agreements to be negotiated and agreed upon by both Parties and/or any third parties, wherever applicable. PROVIDED ALWAYS the decision whether to initiate and/or implement any programme or activity shall be at the sole discretion of each Party.
- (3) The Parties agree to designate, on behalf of each institution, a coordinator whose responsibility will be to supervise the execution of this MoU and to draw up a programmes or activities to be implemented under this MoU, setting out specific provisions concerning the exchange programmes, budget requirements and details of funding. For this purpose, the coordinator for UAS is the International Relations and Outreach Office and for MU is International Relations and Outreach Office

2. FINANCIAL ARRANGEMENTS

- (1) The Parties acknowledge that in the absence of any specific agreement in writing to the contrary, each Party will be responsible for its own costs and expenses in establishing and conducting programmes and activities contemplated under this MoU, including without limitation its own costs and expenses in travel and accommodation.

3. JOINT PROPERTY

- (1) The Parties agree that any intellectual property rights arising from or in connection with any programme or activity under this MoU, through and by the joint and collaborative efforts of both Parties shall be jointly owned and subject to any other terms and conditions as may be agreed upon in writing.
- (2) Both Parties shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both Parties under this MoU, unless otherwise mutually agreed upon in writing by the Parties.

4. CONFIDENTIALITY

- (1) The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MoU save where the same is already in public domain.

5. DURATION AND TERMINATION

- (1) This MoU shall take effect on and from the date of execution of this MoU and shall continue to be effective for a period of five (5) years and may be extended for such further period as may be agreed by the Parties in writing.

- (2) Notwithstanding clause 5 (1) above, this MoU may be terminated by either Party giving written notice to the other at least six (6) months prior to the proposed date of termination.
- (3) Notwithstanding clause 5 (2) above, the provisions of this MoU or any other written agreement in respect of any on-going exchange programme or any other form of cooperative activity under this MoU shall continue to apply until their completion unless both Parties mutually agree in writing to the earlier termination of the programme or cooperative activity.

6. NOTICE

- (1) Every notice, request or any other communication required or permitted to be given pursuant to this MoU shall be in writing, in English and delivered personally or sent by registered or certified post via air mail or by courier or facsimile (which shall be acknowledged by the other Party) to the Parties at the address and facsimile number as stated below:
 - (a) If to UAS: Blvd. Miguel Tamayo Espinoza de los Monteros, 2358, Desarrollo Urbano 3 Ríos, Campus Rafael Buena Tenorio, Building 4, 3th Floor, C.P. 80020. Culiacán, Sinaloa, México.
Attention: America M. Lizárraga González
E-mail: americal@uas.edu.mx
 - (b) If to MU: Dr. Amit Lathigara, Computer Engineering Department, Marwadi University, At: Gauridad, Rajkot – Morbi Highway, Rajkot - 360001
Attention: Dr. Amit Lathigara
E-mail: amit.lathigara@marwadieducation.edu.in

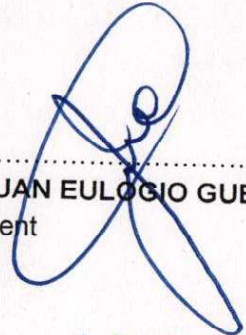
7. MISCELLANEOUS


- (1) This MoU may be modified, varied or amended at any time after due consultation and with the written agreement of both Parties.
- (2) The Parties acknowledge that all visits or exchange of staff, students or administrators will be subject to compliance with the entry and visa regulations of Mexico and India and with the respective Party's requirements with respect to staff and student visits.
- (3) This MoU is not intended to be legally binding. It merely expresses the intentions and understanding of the Parties which will form the basis of any legally binding agreement to be drafted and executed in the future.
- (4) The Parties hereby agree that they are not bound exclusively by this MoU and shall be at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

IN WITNESS THEREOF, the Parties have caused this MoU to be executed by their duly authorized representatives.

For and on behalf of
AUTONOMOUS UNIVERSITY OF SINALOA

For and on behalf of
Marwadi University, Gujarat, India


.....
DR. JUAN EULOGIO GUERRA LIERA
President

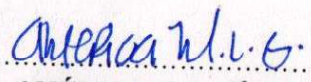

.....
Dr. Y. P. Kosta
Provost

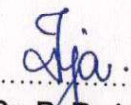
Date: 12 JUL 2019

Date: 19/06/2019

In the presence of

In the presence of


.....
MC. AMÉRICA M. LIZÁRRAGA GONZÁLEZ
Executive Director
International Relations and Outreach


.....
Dr. R. B. Jadeja
Dean
Faculty of Engineering



MEMORANDUM OF UNDERSTANDING

between

Marwadi University, India

and

Damascus University, Syrian Arab Republic

This Memorandum of Understanding is made between **Marwadi University, India** and **Damascus University, Syrian Arab Republic** hereinafter referred to as "MU" and "DU".

1. Marwadi University, India and **Damascus University, Syrian Arab Republic** hereby agree to encourage academic cooperation through research and study in furtherance of the advancement of learning as stated below:
 - (a) To encourage bilateral visits of faculty-staff of MU and faculty-staff of DU for the purpose of engaging in research;
 - (b) To foster the exchange of students, academic publications and scholarly information; and
 - (c) To promote other academic activities which enhance the above mentioned goals.
2. Both Universities acknowledge that the visit by faculty and students from one university to the other shall be subject to the entry and visa regulations of India and Syrian Arab Republic and shall comply with the regulations and policies of MU and DU.
3. Both Universities agree that all expenses, including research material, international and domestic travel, per diem, honoraria and all other costs, shall be the responsibility of the participating scholars and determined on a case-by-case basis. However, each side will make its best efforts to make available university accommodation to visiting faculty and students.
4. Both Universities agree to review this Memorandum of Understanding after two (2) years following the date of signing, and acknowledge that this Memorandum is subject to revision and termination at any time by mutual consent or by 90 days written notice by either university.
5. Both Universities agree that this Memorandum of Understanding is incorporated into, and will provide the foundation and framework for, projects developed by

academic and administrative units of DU and MU and documented in other subsequent Agreements.



Prof. Dr. Yogesh .P. Kosta
Provost
Marwadi University
India



Date: 23rd April, 2019

Prof. Dr. M. Maher Kabakibi
President
Damascus University
Syrian Arab Republic

Date: _____

MEMORANDUM OF UNDERSTANDING

between

Marwadi University, India

and

Syrian Private University, Syrian Arab Republic

This Memorandum of Understanding is made between **Marwadi University, India** and **Syrian Private University, Syrian Arab Republic** hereinafter referred to as "MU" and "SPU".

1. Marwadi University, India and **Syrian Private University, Syrian Arab Republic** hereby agree to encourage academic cooperation through research and study in furtherance of the advancement of learning as stated below:
 - (a) To encourage bilateral visits of faculty-staff of MU and faculty-staff of SPU for the purpose of engaging in research;
 - (b) To foster the exchange of students, academic publications and scholarly information; and
 - (c) To promote other academic activities which enhance the above mentioned goals.
2. Both Universities acknowledge that the visit by faculty and students from one university to the other shall be subject to the entry and visa regulations of India and Syrian Arab Republic and shall comply with the regulations and policies of MU and SPU.
3. Both Universities agree that all expenses, including research material, international and domestic travel, per diem, honoraria and all other costs, shall be the responsibility of the participating scholars and determined on a case-by-case basis. However, each side will make its best efforts to make available university accommodation to visiting faculty and students.
4. Both Universities agree to review this Memorandum of Understanding after two (2) years following the date of signing, and acknowledge that this Memorandum is subject to revision and termination at any time by mutual consent or by 90 days written notice by either university.
5. Both Universities agree that this Memorandum of Understanding is incorporated into, and will provide the foundation and framework for, projects developed by

academic and administrative units of SPU and MU and documented in other subsequent Agreements.



Prof. Dr. Yogesh .P. Kosta
Provost
Marwadi University
India



Date: 23rd April, 2019

Prof. Dr. Nazir Ibrahim
President
Syrian Private University
Syrian Arab Republic

Date: _____

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is entered into on the 27th day of November, 2019 by and between **Tata Consultancy Services Ltd.**, a company incorporated under the Companies Act, 1956 and having its corporate office at TCS House, Raveline Street, Fort, Mumbai 400001, India (hereinafter referred to as "TCS"), and **Marwadi University**, a Private University and having its principal office at Rajkot-Morbi highway, At & PO Gauridad, Rajkot - 360003, Gujarat (hereinafter referred to as "**Institute**").

TCS and Institute are both hereinafter referred to as "Party" individually or "Parties" collectively as the context may require.

WHEREAS Institute is engaged in providing educational degrees at graduate, post graduate and PhD programs in Management, Science, Engineering, Pharmacy, Law, Architecture, Physiotherapy *affiliated to Marwadi University*>>.

WHEREAS TCS is *inter alia* engaged in the business of provision of various information technology services, business solutions, consultancy and outsourcing services worldwide; and

WHEREAS, the Parties recognize each other competencies and hereto agree that a strategic relationship between them will benefit each other.

NOW THIS MOU aims to capture the understanding reached between TCS and Institute regarding each other's roles and responsibilities:

I) UNDERSTANDING

This MOU is intended to cover a specific collaborative effort between TCS & Institute under the academic interface program driven by TCS under which TCS will work towards developing and designing and/or providing industry specific application oriented courses ("TCS Designed Course(s)") which can be offered by the Institute as elective courses for specific degree specializations ("Option 1"); and/or as full curriculum specializations streams in Business Process Services / Management and related domains ("Curriculum") at the bachelor's degree level ("Option 2") or post-graduate degree level ("Option 3"), as may be agreed to by the Parties and details outlined in **Annexure A**. The term 'Curriculum' as used in the MOU shall apply only when Option 2 and/or Option 3 are agreed to in Annexure A.

The agreement between TCS and Institute would be effective from 27th November 2019 and shall be valid up to 30th April 2021



TCS Confidential



B. Role of Institute:

- Institute shall ensure that it holds all valid permissions, authorizations, approvals and consents, licenses and registrations, which may be required under the applicable laws, policies and procedures prevalent from time to time, for launch, administration and instruction of the TCS Designed Course(s) and Curriculum (if agreed to in Annexure A) and the same shall be kept valid and subsisting throughout the period of this MOU or till the completion of the TCS Designed Course(s) / Curriculum, whichever is later.
- Institute will undertake the role of selecting the core topics (that will fit into the Curriculum) and faculty members who will undertake the ownership for teaching those selected topics.
- Institute will ensure to provide equal status to the TCS Designed Course(s) / Curriculum (at par with all other courses) while offering it to students applying to the Institute. This will be done by placing the option of this course curriculum in all communication medium (College Website, Student Application forms, Brochures etc.) to ensure maximum students undertake the TCS Designed Course(s) / Curriculum.
- Institute will set highest standards of selection for the students and ensure that the students who undertake the TCS Designed Course(s) / Curriculum would put in full effort and contribution to make learning outcomes successful. Focus would be on ensuring students who have a great propensity to participate actively and contribute to learning in a group as well as individual mode.
- Institute shall nominate a designated faculty member who will be the single point of contact for managing the administration and completion of the TCS Designed Course(s) / Curriculum. The faculty will be responsible from Institute side to help TCS team in all administrative and management activities that will be helpful in smooth launch and completion of the course.
- Institute should ensure timely nomination of faculty for attending the TTT Program and delivering the TCS Designed Course(s) in a timely and satisfactory manner and is based on the broad guideline as below. Final choice on the selection of faculty will lie with Institute.
 - a) Post-graduation with solid academic achievements relevant to the TCS Designed Course(s).
 - b) 5+ years' experience in teaching the specific courses which they would be teaching (flexibility allowed)
 - c) Familiar with recent developments in related field
 - d) Effective communication and articulation of scenarios
 - e) Ability to drive interactive sessions
 - f) Willingness to learn and lead
- Institute will own the responsibility of conducting the exams/assessments of student performance for the TCS Designed Course(s) and across all the subjects of the Curriculum. As an input it may consider the assessment criteria as suggested by TCS for assessment to be done through written exams, internal assessments, market visits and take home assignments by the nominated faculty, where each parameter may have an assigned weightage so that students are assessed effectively for their all-round performance.
- Institute shall ensure that all the students selected for the TCS Designed Course(s) / Curriculum will sign individual confidentiality undertaking substantially in the format as set forth in Annexure – B hereunder, to ensure that the course material is not used or disposed off inappropriately and take utmost care not to copy or share the course hand outs and materials that are TCS provided copyrighted material with anyone else. The course material is solely for the students' learning purposes and only students, who undertake the TCS Designed Course(s) / Curriculum shall possess the course material at

any time. The course material has to be destroyed / disposed only by shredding, in order to avoid any unauthorized use.

- Institute shall ensure that the faculty from Institute who would be trained through the TTT Program will sign individual confidentiality undertaking, substantially in the format as set forth in Annexure – C hereunder, to ensure that the course material is used appropriately only for the purpose of instruction of the TCS Designed Course(s) / Curriculum. The faculty should not use this course material for other courses or for any other purpose whatsoever and also should not dispose it in a manner that can lead the course material falling in hands of those who should not be recipients of the course work.
- The faculty trained by TCS would teach the TCS Designed Course(s), only as long as this MOU is valid. Once the validity of this MOU is over, they would need to be recertified with a TTT Program post renewal of the MOU.
- Institute shall ensure availability of all requisite facilities, infrastructure, cooperation, etc. required to seamlessly deliver the TCS Designed Course(s) / Curriculum to the applicable students. The lectures are to be scheduled during the normal working days of the Institute or as decided by Institute. In cases where TCS' assistance is availed by Institute for delivery of the TCS Designed Course(s), TCS and Institute will mutually agree to a schedule for the same. Institute recognizes that timely and continued provision of the facilities by Institute is a condition precedent to the completion of the TCS Designed Course(s) / Curriculum in time. Any delay or failure in the provision of agreed facilities will hamper the timely completion of the course, and TCS shall not be held liable for the same.
- Institute shall permit the applicable TCS faculty/personnel engaged pursuant to this MOU, reasonable access to the premises of Institute, for the purpose of delivery of the TTT Program or to fulfill its role under this MOU or assist the Institute in any other manner in relation to this MOU.
- At the end of the TCS Designed Course(s) / Curriculum, any formalities with respect to awarding certificate of course completion to the students will be done by Institute in accordance with the rules/ procedures followed by Institute.
- At the end of the course Institute shall allow TCS to make pre-placement offers to the students who are part of the course based on a selection criteria defined by TCS. Institute shall also provide first slot to TCS during campus recruitment/ placement and Institute will facilitate the process for students to accept an offer from TCS.

III) OTHER TERMS & CONDITIONS

- TCS and the Institute will jointly evaluate and agree on applicable fees or service charges (if any), to cover the costs of designing, developing, training, branding, delivering and sustaining the TCS Designed Course(s) / Curriculum that may be offered in collaboration with TCS and any costs associated therewith such as travelling, accommodation, etc.
- Upon mutual agreement, TCS and Institute may at any time enter into a specific definitive agreement(s) (hereinafter referred as "Definitive Agreement(s)") setting out therein the mutually agreed detailed terms and conditions applicable to the various courses to be provided by TCS under such Definitive Agreement(s).
- For the TCS Designed Course(s) which are agreed to be implemented, TCS will provide one master copy of course material in hard copy form to the Institute, which will be received by the faculty duly designated by Institute in writing to TCS. The said course material may be reproduced in hard copy form only, solely for the purpose of being issued by the duly designated faculty to the students who enroll for the TCS Designed Course(s) / Curriculum for the duration of the course. Except as permitted herein, the course material provided by TCS shall not be reproduced, copied, translated, adapted, broadcasted, hosted or transmitted (including electronically) in any form. The supporting

material, if any, for faculty members will be separately provided to the faculty members and shall be used by the faculty members only for the purposes of the instruction of the TCS Designed Course(s) at the Institute. Institute shall ensure that the original master copy of course material and supporting material for faculty members provided by TCS and copies of the same including portions thereof (i) is treated strictly as confidential documents; (ii) shall only be in the possession of the designated faculty of Institute; and (iii) shall not be displayed or circulated in libraries or forums where any person not enrolled under the TCS Designed Course(s) / Curriculum may access the same.

- For the entire process involved for offering the TCS Designed Course(s) / Curriculum, Institute will seek prior written permission from TCS before publishing any related information regarding this TCS Designed Course(s) / Curriculum offering initiative in collaboration with TCS, in the press, media, social network, blogs, internet and in any other allied public channels.
- Unless otherwise agreed by the Parties separately in writing, each Party will be responsible for its own individual costs in conducting its duties and obligations under this MOU.

IV) INTELLECTUAL PROPERTY RIGHTS

- Institute agrees and acknowledges that any and all intellectual property rights in or to course contents and curriculum of the TCS Designed Course(s) and TTT Program and any and all modifications, enhancements, alterations, additions, adaptations, translations to the same, or derivative works thereof, or feedback received with respect to them, shall be done only by or with prior written permission of TCS and vest with TCS and/or its licensors. For the term of this MOU, TCS grants to the Institute a non-exclusive, non-transferable, non sub-licensable, limited right and license to use and reproduce the course material in hard copy form only for the purposes of, and as permitted under, this MOU. All rights not expressly granted herein shall remain with TCS.
- Institute agrees to retain all of TCS' and/or its licensors' logo, trademark, copyright notices and other proprietary markings or notice on the course material. Institute shall not, permit any persons to, remove, alter, obscure or otherwise render illegible any of TCS' logo, trademark, copyright notice or other proprietary or confidentiality markings that may be placed on the course material or part thereof provided to Institute hereunder without prior written approval of TCS. Institute shall include on all copies of all or part of the course material a reproduction of TCS' and/or its licensors' logo, trademark, copyright notices and other proprietary markings or notices as included in the course material provided by TCS.
- TCS shall also continue to own all and any intellectual property developed prior to, or independently of this MOU.
- By entering into this MOU, Institute covenants and undertakes:
- (a) To respect TCS' intellectual property;
- (b) Not to use TCS' intellectual property without the prior express written consent of TCS;
- (c) Ensure the confidentiality of such intellectual property of TCS within enrolled students and nominated faculty;
- (d) Not to use or permit use TCS' intellectual property other than for the purpose and duration of this MOU.
- (e) Promptly report any misuse of the TCS' intellectual property which comes to its notice and assist and support TCS in remedying and/or protecting any misuse/infringement of TCS' intellectual property subject of this MOU.
- Institute agrees that it shall not gain by virtue of this MOU any rights of ownership or any other interest, right, or title in or to any copyrights, patents, trade secrets, trade marks, or any other intellectual property or proprietary rights owned by TCS. Except as otherwise

explicitly agreed between the Parties, any and all works developed in the course of performing obligations pursuant to this MOU, including all intellectual property rights in or related thereto, and all new inventions, innovations, works or ideas developed by TCS in the course of performance of its activities under this MOU will belong to TCS.

- If the Parties undertake any joint development in the course of providing services under this MOU, any such joint development will be governed by a separate agreement to be negotiated in good faith by the Parties prior to the commencement of any joint development efforts.
- Neither Party shall use any name, trademark, service mark or symbol of the other Party in any publicity release or advertising material or for any other purpose whatsoever without securing the prior written consent of that other Party. The Parties may, however, mention the non-stylized name of the other Party and areas of collaboration in their official websites, presentations and analyst reports and include the existence of this Memorandum in its regular list of academic/industry collaborations. Institute agrees that any and all use of TCS name and trademarks shall be in accordance with the provisions of Annexure – D.

V) CONFIDENTIALITY

- During the term of this MOU, TCS may disclose to Institute its Confidential Information. Confidential Information shall mean all information marked "Confidential" or under any similar legend indicating the confidentiality of the information or information which by its nature is confidential or acknowledged and agreed herein as confidential, except such information as is (a) previously known to Institute at the time of disclosure and not subject to confidentiality under any other agreement between the Parties, or (b) independently developed by Institute and not derived from the Confidential Information supplied by TCS or the participation of individuals who have had access to Confidential Information of TCS, (c) disclosed to Institute by a third party who lawfully acquired such information without restriction, and is not subject to confidentiality obligations, or (d) in or subsequently comes into the public domain (other than as a result of a breach of this MOU), or (e) required to be disclosed by Institute by law, regulation, court order or other legal process. Institute acknowledges and agrees that course contents and curriculum of the TCS Designed Course(s) and TTT Program is Confidential Information of TCS irrespective of whether it is labelled as confidential or not.
- Institute shall hold such Confidential Information in strict confidence for TCS and shall not use it for any purpose except in furtherance of the relationship set forth in this MOU, or except as it may be authorized by TCS in writing. Institute shall further be responsible for the compliance of the foregoing by its students, employees, faculty or agents who have access to Confidential Information in relation to the purpose of this MOU.
- Institute acknowledges and agrees that a breach of any of its obligations contained herein will result in irreparable injury to TCS for which there will be no adequate remedy at law, and TCS shall be entitled to apply for equitable relief, including injunction and specific performance, in the event of any breach or threatened breach or intended breach of its obligations herein by the Institute. Such remedies, however, shall not be deemed to be the exclusive remedies for any breach of the obligations but shall be in addition to all other remedies available at law or in equity.
- All Confidential Information is provided as is, without any warranties express, implied or otherwise, regarding its accuracy, completeness or performance.

VI) TERMINATION

- Either Party may terminate this MOU by giving ninety (90) days advance written notice to the other Party. On termination, each Party shall return to the other party all such

confidential and proprietary information, documents and reference material and any copies thereof of the other Party in its possession. If the MOU expires or notice of termination is issued during the Academic Year when the TCS Designed Course(s) / Curriculum is/are in progress, the termination shall take effect post completion of the batch(es) that has/have already opted for the TCS Designed Course(s) / Curriculum. New students/batches will not be offered the TCS Designed Course(s) / Curriculum once the termination notice has been issued. The right of each Party to terminate this MOU with immediate effect for material breach of the terms of this MOU (that remains uncured after thirty (30) days of written notice thereof or that are not susceptible to cure) remains unaffected.

- All such obligations and terms of this MOU that are required to survive the expiration or termination of this MOU, including but not limited to, intellectual property rights, confidentiality, limitation of liability, shall survive such termination.
- This MOU can be extended or terminated by mutual consent of the Parties in writing. Notice period not to renew.

VII) PERIODIC REVIEW

- The Parties agree that the persons nominated herein below as the point of contact for each Party (or their respective nominees) shall meet at a frequency mutually decided by TCS and Institute, either personally or through a teleconference to review the progress and plan the future course of action, to accomplish the objectives of this MOU as per the mutually agreed time schedule.

Point of contact of Institute: Mr Paras Rughani,
Assitant Professor-Faculty of Management - Program Head
BBA (Hons and Financial markers), Marwadi University,
Rajkot Morbi Highway, At Gauridad, Rajkot 360005.
M: 9099960083

Point of contact of TCS: Balanarayanan G
Head-Academia Interface Program,
Tata Consultancy Services Ltd,
21 Industrial Estate, Ambathur, Chennai 600 058
Ph:+91- 9035027150 / Ph:-44-66166590
Mailto: balanarayan.g@tcs.com

VIII) RELATIONSHIP OF THE PARTIES

- For the purposes of this MOU, both the Parties are independent contractors. Neither this MOU, nor any activities described herein, shall be construed as creating a partnership, joint venture, franchise, agency or other such relationship. Neither party is authorized, in any manner, to make any commitment on behalf of or to bind the other Party.
- Institute will be completely responsible for ensuring compliance towards all statutory provisions applicable to and governing the employment of its employees and representatives, deployed and would ensure compliance to provisions of statutes, as amended and applicable from time to time for such employees and representatives. Under no circumstances shall employees, agents and representatives of Institute, represent as or be construed as employees/agents of TCS.

IX) LIMITATION OF LIABILITY

- Institute agrees that any information or material provided / disclosed by TCS is on "as is" basis without any warranty or representation of any nature whatsoever, as to any matter, including but not limited to, warranty of fitness for a particular purpose or merchantability.

TCS shall not be liable for any direct, indirect, incidental, special or consequential damages, or damages for loss of profits, revenue, data or use, incurred by Institute or any third party arising out of or in connection with this MOU or the subject matter of this MOU, whether in an action in contract or tort or any other legal theory.

X) GOVERNING LAW/ARBITRATION/VENUE

- The laws of India shall govern this MOU. Any disputes between the parties shall be resolved by mutual discussions. Disputes, if any, remaining unresolved for a period of sixty (60) days after reference to the other Party in writing, shall be subject to resolution by arbitration in accordance with the Arbitration and Conciliation Act, 1996 and under the Rules made thereunder (or any statutory modification / re-enactment thereof) by one or more arbitrators appointed in accordance with the said Rules. The language of the arbitration shall be English and the decision of the arbitrators shall be final and binding on the Parties. The venue of Arbitration shall be Mumbai. Both Parties irrevocably submit to the exclusive jurisdiction of the Courts in Mumbai, for any action or proceeding regarding this MOU. Nothing herein shall prohibit either Party from seeking a temporary restraining order, preliminary injunction or other provisional relief if, in its judgment, such action is necessary to avoid irreparable damage, to preserve the status quo or to prevent the dissemination of Confidential Information or protection of its intellectual property or from bringing and pursuing legal action to specifically enforce the provisions of this Section X.

XI) NOTICES

All notices, requests, demands and other communications under this MOU or in connection herewith shall be in writing given to or made upon the respective Parties as follows and will be effective:

- upon actual delivery if presented personally or sent by express overnight courier (with a signature acknowledging receipt), or
- seven days following deposit in the mail if sent by certified or registered mail, postage prepaid, return receipt requested.:

To TCS:

Attention:

Balanarayan G,
Head – Academic Interface Program,
Tata Consultancy Services Ltd,
No 21 Industrial Estate,
Ambattur, Chennai 600 058

With a copy addressed to: General Counsel, Tata Consultancy Services Limited, TCS House, Raveline Street, Fort, Mumbai - 400 001 (India).

To Institute:

Attention:

Mr Naresh Jadeja, Registrar, Marwadi University, Rajkot
Morbi Highway, At Gauridad, Rajkot 360005

Or to such other person or addresses as any of the parties shall have notified to the other party. All notices, requests, demands and other communications given or made in accordance with the provisions of this MOU shall be in writing by registered letter, fax or telegram.

XII) NON SOLICITATION

- During the term of this MOU and for a period of twelve (12) months thereafter, Institute agrees not to hire, recruit, solicit or otherwise employ any employee or representative of TCS involved in the performance of its obligations pursuant to this MOU.

XIII) FORCE MAJEURE

- Neither Party shall be liable for any failure or delay in the performance of its obligations under this MOU to the extent such failure or delay or both is caused, directly or indirectly, without fault by such Party, by any reason beyond its reasonable control, including but not limited to, by fire, flood, explosion, earthquake, elements of nature, drought or bad weather, lightning or acts of God, acts of state, strikes, acts of war (whether declared or not), hostilities, terrorism, riots, civil disorders or commotion, lockouts, industrial disputes, rebellions or revolutions, blockages; quarantines, embargoes and other similar governmental action (each a "Force Majeure Event"). Any Party so delayed in its performance will immediately notify the other by telephone or by the most timely means otherwise available (to be confirmed in writing within ten (10) Business Days of the inception of such delay) and describe in reasonable detail the circumstances causing such delay with relevant documentary supporting. However the Party claiming such event shall take all necessary steps to mitigate the delay so caused in spite of such Force Majeure Event.

XIV) AUTHORITY

- Each signatory to this MOU represents and warrants that he/she is duly authorized by the Party for and on whose behalf he/she is signing this MOU to execute the same in a manner binding upon said Party and that all approvals, permissions and procedures necessary for vesting such authority in him/her have been duly complied with.

XV) NO WAIVER

- Either Party's failure to exercise any right under this MOU shall not constitute a waiver of any other terms or conditions of this MOU with respect to any other or subsequent breach, or a waiver by such Party of its right at any time thereafter to require exact and strict compliance with the terms of this MOU. In order to be effective, all waivers under this MOU must be in writing and signed by the waiving Party.

XVI) TATA CODE

- The business activities of TCS are self regulated by the "Tata Code of Conduct". Institute undertakes that it will ensure compliance with the Code in the performance of this MOU and promptly report any violation or potential violation of the Code by any person to the Local Ethics Counselor or the Principal Ethics Counselor or the CEO of TCS. A copy of the Tata Code of Conduct is available at: <https://www.tcs.com/tata-code-of-conduct>.

XVII) SURVIVAL

- The clauses of this MOU, including without limitation, confidentiality and intellectual property right obligations, which by their very nature ought to survive termination or expiration of this Agreement, shall so survive.

XVIII) SEVERALTY

- If any clause or term of this MOU be declared null and void and or unconstitutional or unenforceable, such clause or term shall be modified to the extent necessary to make it valid and enforceable whilst preserving the intent of the Parties and the remaining terms and the MOU shall continue to operate and be binding on the Parties.

XVI) ENTIRE AGREEMENT

- This MOU, along with the schedules, annexures and exhibits, if any, attached hereto, sets forth the entire agreement between the Parties and supersedes any other prior or

contemporaneous proposals, agreements and representations between them related to its subject matter, whether written or oral, between the Parties and all amendments and extensions thereof, which shall be deemed to be superseded by this Agreement. No modifications or amendments to this MOU shall be binding upon the Parties unless made in writing and duly executed by authorized officials of both Parties.

IN WITNESS WHEREOF, each of the parties hereto have caused this MOU to be duly executed by a duly authorized representative of such party as of the date first above written.

TATA CONSULTANCY SERVICES LTD.
(TCS)

Marwadi University
(Institute)

Signature: _____
Name: _____
Title: _____
Date: _____

Signature: naresh jadeja
Name: Mr Naresh Jadeja
Title: Registrar.
Date: _____

ANNEXURE - A

OPTION 1:

TCS Designed Course(s) – Offered as elective courses for specific degree specializations

Offerings –

(i) **Banking for Business Process Management**

- TCS agrees to design and develop one or more elective courses to be offered by Institute to the final year students of:
 - (a) Bachelor of Commerce (B.Com) and Bachelor of Business Administration/ Management (BBA/BBM) of Institute viz,
 - The long term objective is to evolve Business Process Services as a specialization area in the curriculum offered by Institute and provide the students with exposure to latest trends and techniques that are found in the world of practice and their applicability and relationship to various theoretical knowledge in the field.
 - In general, TCS aims to design the courses covering approximately 40 to 60 hours of teaching and including 3 hours of examination in the end for each course and can be customized based on the requirements of the Institute.

ANNEXURE – B (FOR STUDENTS)

INDIVIDUAL CONFIDENTIALITY UNDERTAKING

The following special terms are agreed between the undersigned _____ Year B.Com/BBA/BBM/BSc Computer Science / BCA student (“I”/“Student”) of <Marwadi University> College, <Marwadi University, Rajkot Morbi Highway, At Gauridad, Rajkot 360005>, affiliated to Marwadi University and **Tata Consultancy Services Limited**, having its corporate office at TCS house, Raveline Street, 21 D.S. Marg, Fort, Mumbai – 400001, India (“TCS”).

WHEREAS in connection with the terms of the Memorandum of Understanding dated _____, executed by and between TCS and Marwadi University (the “MOU”), TCS has agreed to design and develop courses in areas focused around _____ <name of the Designed Course> which is a focused line of business offering within Business Process Outsourcing entity at TCS.

WHEREAS TCS has invested considerable time, expenses and efforts in the designing, developing and structuring of the course and study material that are provided to the Student (hereinafter referred to as “Course Material”).

AND WHEREAS it being an intellectual property of TCS, the Student hereby agrees to comply with the following obligations with respect to such Course Material:

- I acknowledge that TCS is the owner of any and all the intellectual property and proprietary rights in the Course Material and accept that I have not acquired and shall not acquire (including by virtue of my receipt of Course Material) any such intellectual property or proprietary rights.
- I shall not commit any violation, infringement or misappropriation of such intellectual property and proprietary rights nor commit any other act or omission which has an adverse effect on the value, validity, enforceability or any other aspect thereof in regard to the Course Material.
- I hereby agree and undertake to hold and keep in strict confidence the Course Material in my possession, custody or control and neither copy, distribute or disclose Course Material nor allow

any third party to do so, and not use or allow it to be used for any purpose or in any manner other than for self study/ training.

- I also hereby undertake to ensure that after completion of the course or upon prior request by TCS, I shall promptly destroy the Course Material by means of shredding.

I agree that the limitations set forth herein are reasonable and properly required for the adequate protection of the Course Material of TCS. I note that TCS is relying on my undertaking in this statement in agreeing to permit me access to the Course Material and that I may be held personally liable for breach of the undertakings in this statement. This Undertaking shall be governed by the laws of India. In the event any dispute arises in connection with this Undertaking, the courts in Mumbai shall have a non-exclusive jurisdiction, however, that, upon my breach of this Undertaking, TCS reserves the right to seek any available form of legal or equitable relief, including, but without limitation, injunctive relief as a remedy for such breach from any court of competent jurisdiction.

By signing below, I acknowledge that I have read, understood and hereby voluntarily agree to the above terms and conditions.

Signature: _____ Date: _____

Name of Student: _____

College ID Number: _____

Residential Address: _____



ANNEXURE – C (FOR FACULTY)

INDIVIDUAL NON-DISCLOSURE AGREEMENT

This Agreement is entered into as of the day of signing, by and between **Tata Consultancy Services Ltd.**, a company incorporated under the Companies Act 1956 and having its Corporate Office at TCS House, Raveline Street, Fort, Mumbai 400001, India ("TCS"), and Prof. Paras Rughani s/o Chandulal Rughani, ("Faculty"), a Faculty in the Department of Management at **Marwadi University**, Rajkot-Morbi Highway, At Gauridad, Rajkot 360005 (the "Institute")

TCS and Faculty are both hereinafter referred to as "Party" individually or "Parties" collectively as the context may require;

WHEREAS Faculty is aware that in connection with the terms of the Memorandum of Understanding dated _____, executed by and between TCS and Institute (the "MOU"), TCS has agreed to design and develop course contents and curriculum for one or more courses ("TCS Designed Courses") that can be offered by the Institute to its students.

WHEREAS, TCS will conduct a Train the Trainer Program ("Training") where personnel/specialists from TCS will transition the skill, knowledge and approach to the nominated faculty/Faculty to teach the TCS Designed Course(s) viz. _____ <name of the courses for which the Faculty is being trained> (the "Course").

WHEREAS, the Faculty will utilize the material, skill and knowledge learnt during the Training hereto for imparting education thereof only to the students enrolled in Course and at the Institute ("PURPOSE").

WHEREAS, Faculty acknowledges that TCS has invested considerable time, expenses and efforts in the designing, developing and structuring of the Course and study material that are provided to the Faculty.

WHEREAS, in the course of Training/such activities it is also anticipated that TCS will disclose to the Faculty all Course material (in form of soft copies and/or hard copies) for the Purpose as set forth above;

NOW THEREFORE, the Parties hereto have entered into the following agreement ("Agreement"):

1. For the purpose of this Agreement "Confidential Information" shall mean any and all information and data, including but not limited to any kind of any Course Material, Training material, methods, product, service, process, invention, improvement or development carried on or used by TCS, discoveries, ideas, concepts, know-how (whether patentable or copyrightable or not), research, development, designs, specifications, drawings, blueprints, tracings, diagrams, models, samples, flow charts, computer programs, algorithms, marketing plans or techniques, budgets, costs, profits, prices, discounts, mark-ups, business strategies, marketing, tenders and any price sensitive information concerning TCS, whether or not labeled as "Confidential Information" and disclosed by TCS in connection with the Purpose, irrespective of the medium in which such information or data is embedded. Confidential Information shall include any copies, abstracts, reports, work products or any derivatives made or derived from CONFIDENTIAL INFORMATION by the Faculty as well as any modules, samples, prototypes or parts thereof.
2. All Confidential Information disclosed pursuant to this Agreement
 - a. shall be used exclusively for the Purpose of this Agreement, and the Faculty shall be permitted to use Confidential Information disclosed to it pursuant to this Agreement only for such sole Purpose and for no other purpose, unless otherwise expressly agreed to in writing by TCS;
 - b. shall not be distributed, disclosed, or disseminated in any way or form by the Faculty to anyone. All CONFIDENTIAL INFORMATION shall be utilised by the Faculty only for the purpose of gaining knowledge and in furtherance of imparting education to the students of the Institute ;
 - c. shall be treated by the Faculty with reasonable care that a prudent person would exercise to avoid disclosure of CONFIDENTIAL INFORMATION to any third party;
 - d. shall remain the property of TCS;
 - e. shall not be disclosed to any other third party by the Faculty without the prior written approval from TCS; the Faculty shall not copy, recreate, replicate, translate or otherwise reproduce any Confidential Information in any manner whatsoever or create derivative works therefrom, except for the PURPOSE specified in this Agreement;

3. The obligations as per paragraph 2 shall not apply, however, to any Confidential Information which:
 - a. the Faculty can demonstrate, is already in the public domain or becomes available to the public through no breach by the Faculty of this Agreement;
 - b. was lawfully in the Faculty's possession prior to receipt from TCS as proven by its written records without the breach of any confidentiality obligations by any third party;
 - c. is independently developed by the Faculty without reference to or use of any CONFIDENTIAL INFORMATION;
 - d. is required to be disclosed by law or the rules of any governmental organization, provided the Faculty has issued a written notice to TCS immediately upon learning the requirement for disclosure and afforded TCS a reasonable opportunity to contest, limit and/or assist the Faculty in limiting such disclosure.
4. The Faculty shall have the right to refuse to accept any Confidential Information under this Agreement prior to receipt of such Confidential Information and once the Confidential Information is received by the Faculty, the Faculty shall be deemed to have unconditionally accepted such Confidential Information in terms of this Agreement. Nothing herein obligates TCS to disclose any Confidential Information to the Faculty.
5. The Faculty shall indemnify and hold harmless TCS and their directors, officers, employees, agents and representatives from and against all or any claims, damages, losses, liabilities or expenses (including, but not limited to, reasonable attorneys' fee and disbursements), arising out of a breach of this Agreement by the Faculty or its representatives or agents.
6. The Faculty agrees that monetary damages would not be a sufficient remedy for any breach of this Agreement, and that in addition to the remedies provided in Article 5 of this Agreement and any other remedies available to TCS, TCS shall be entitled to specific performance and injunctive or other equitable relief as a remedy for any such breach.
7. The Faculty confirms that TCS is disclosing the Confidential Information on "as is" basis without any warranty or representation of any nature whatsoever. TCS shall therefore not be liable to the Faculty for any direct, indirect, special, consequential, incidental, or punitive damages or loss, regardless of the form of action or theory of liability (including, without limitation, actions in contract, warranty, negligence, or products liability) resulting from any defect in or use of any CONFIDENTIAL INFORMATION by the Faculty, even if either PARTY had been advised of the possibility of such damages or losses.
8. It is understood that no license or right of use or any other right in respect of the Confidential Information is granted or conveyed by this Agreement unless expressly provided herein. The disclosure of Confidential Information and materials shall not result in any obligation to grant the Faculty any such rights therein.
9. The Faculty agrees that it shall treat Confidential Information disclosed under this Agreement as strictly confidential in perpetuity.
10. All Confidential Information disclosed pursuant to this Agreement shall either be returned to TCS or be destroyed by the Faculty at the option of and sole discretion of TCS. In case of destruction, the Faculty shall confirm in writing such destruction to TCS.
11. All disputes arising out of or in connection with the present Agreement, including any question regarding its existence or validity, shall be finally settled by arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and under the Rules made thereunder (or any statutory modification / re-enactment thereof) by one or more arbitrators appointed in accordance with the said Rules. The seat of arbitration shall be Mumbai. The language to be used in the arbitration proceeding shall be English. The award passed pursuant to such arbitration proceedings shall be final and binding. Notwithstanding this provision, in the event of a breach or threatened breach of this Agreement by or any one acting on behalf of the Faculty, TCS shall be entitled to seek any equitable relief, specific performance or any such applicable relief from any court of competent jurisdiction.
12. This Parties agree that Agreement shall be subject to the substantive law in force in India with the courts at Mumbai having the exclusive jurisdiction.
13. All notices, requests, demands and other communications under this agreement or in connection herewith shall be given to or made upon the respective parties as follows:

To TCS : Tata Consultancy Services Ltd
TCS House, Raveline Street,
Fort, Mumbai 400 001, India.
Attn: General Counsel, TCS

To < Name of Faculty, designation, college name & college address >
Prof. Paras Rughani, Assistant Professor - HOD {BBA (Hons and Financial Markers)}, Marwadi
University, Rajkot Morbi Highway, At Gauridada, Rajkot 360005

or to such other person or addresses as any of the Parties shall have notified to the others in writing.

All notices, requests, demands and other communications given or made in accordance with the provisions of this Agreement shall be in writing by letter, fax or telegram.

14. If any term, clause or provision of this Agreement shall be judged to be invalid for any reason whatsoever, such invalidity shall not affect the validity or operation of any other term, clause or provision of this Agreement and such invalid term clause or provision shall be deemed to have been deleted from this Agreement.
15. The provisions of this Agreement may not be modified, amended, nor waived, except by a written instrument duly executed by the Parties hereto. The requirement of written form can only be waived in writing.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their duly authorized representatives on the dates specified below.

Location:
Date:
on behalf of:
TATA CONSULTANCY SERVICES LTD

Location:Rajkot
Date: 22.11.2019
on behalf of:
MARWADI UNIVERSITY

Sign in the box



.....
.....
Name, Designation & Signature

Sign in the box



Prof. Paras Rughani, Assistant Professor,
HOD (BBA - Hons/Financial Markers),
Marwadi University, Rajkot.
Name, Designation & Signature of Faculty

ANNEXURE – D

TERMS AND CONDITIONS FOR USAGE OF TCS MARKS

Any use of TCS or its affiliates' name, trade name, trademarks or service marks (collectively "TCS Marks") as referred to in Section IV of the MOU shall be subject to the following terms and conditions:

1. Institute acknowledges and agrees that any use of TCS Marks shall be with the prior written approval of the first proposed usage from TCS. Any different usage also shall require prior written consent TCS. Institute shall submit samples for approval at email: balanarayan.g@tcs.com. Any change in the contact for submitting samples for approval shall be intimated to Institute from time to time. All use of TCS Marks permitted by this Section shall be in accordance with TCS usage guidelines and/or instructions provided to Institute from time to time. Where such prior written approval is granted as aforesaid, TCS will grant Institute a non-transferable, non-sublicensable, royalty-free, revocable and nonexclusive permission to place or affix permitted TCS Marks belonging to TCS, on or in relation to the approved usage.
2. TCS reserves the right to withdraw such permission and consent at any time with reasonable notice entirely or in relation to particular TCS Marks or particular use, and immediately if TCS become aware of any claim by a third party that Institute use of TCS Marks infringes upon the rights of that third party. Institute acknowledges and agrees that all rights, title and interest in and to TCS Marks shall be and remain sole and exclusive property of TCS and/or its affiliates. Institute will be responsible for ensuring that the use of TCS Marks is accurate, and not misleading, defamatory, libelous, obscene, infringing or otherwise objectionable and is in compliance with the applicable laws and remains distinct and separate from text, brand marks or any other graphic elements.
3. Institute represents and warrants that they will not at any time:
 - (i) claim any right, title or interest in any of the TCS Marks;
 - (ii) register, seek to register or cause to be registered any of the TCS Marks;
 - (iii) adopt and use any trademark, trade name, business name, fictitious name, internet domain name, logo or designation that might be identical or confusingly similar to TCS Marks or TCS Marks as portion thereof;
 - (iv) attach any other trademark, trade name, logo or designation to TCS Marks or use in combination with any other design, word or words, unless such use is authorized in writing by TCS;
 - (v) use any of the TCS Marks in connection with products / services / context not contemplated herein;
 - (vi) use TCS Marks in any manner that suggests that TCS has endorsed, sponsored or certified the product, components, program or services of the other Party; or
 - (vii) use any of the TCS Marks in a manner that infringes, derogates, dilutes, or impairs rights TCS has in such Marks.
4. Institute will be fully responsible to TCS for any damages or harm caused to TCS by a breach of these terms and conditions by Institute or any of its agents, consultants or affiliates. Institute acknowledge and agree that a breach of any of its representations, warranties or agreements contained herein will result in irreparable injury to TCS and/or its affiliates for which there will be no adequate remedy at law, and TCS and/or its affiliates shall be entitled to apply for equitable relief, including injunction and specific performance, in the event of any breach or threatened breach or intended breach of these terms and conditions by Institute. Such remedies, however, shall not be deemed to be the exclusive remedies for any breach of these terms but shall be in addition to all other remedies available at law or in equity.
5. All use of TCS Marks by the Institute as permitted under these terms and conditions and goodwill therein shall inure to benefit of TCS and its affiliates. Any breach of the license/permission granted herein and/or breach of the representations and warranties will cause irreparable loss to TCS and/or its affiliates for which there may be no remedies at law.
6. Permission for Institute to use the TCS Marks under these terms and conditions is only as stated above and it is expressly understood that nothing herein shall grant to Institute any right, title, or interest in the TCS Marks or name (either alone or in association with other words or names), or any part thereof, or in any other marks adopted by TCS, or in any trademark, copyright or good will of TCS and/or its affiliates. Institute agrees upon termination or expiration of this MOU to discontinue use of TCS Marks where such use is based on any rights obtained under these terms and conditions. Any continued, further or other use of TCS Marks shall be subject to execution of separate agreement between the Parties.
7. All materials provided and/or approved by TCS under these terms and conditions (including without limitation the marks and all graphic materials and content relating to the marks) are provided "as is" and without warranty of any kind, express or implied, and TCS and/or its affiliates/licensors hereby disclaim

any and all warranties, express and implied, including but not limited to any warranties of reliability, availability, title, merchantability, non-infringement, quiet enjoyment or fitness for a particular purpose.

8. In no event shall TCS and/or its licensors or affiliates be liable for any direct, indirect, punitive, incidental, special, consequential damages or any damages whatsoever, including without limitation, arising out of or in any way related to the use of or inability to use, or failure to meet any duty including of good faith or of reasonable care, damages for loss of profits, revenue or business interruption, or otherwise under or in connection with any provisions of these terms and conditions regarding use of the TCS Marks, even in the event of the fault, tort (including negligence), strict liability or breach of contract, and even if TCS or any of its licensors/affiliates has been advised of the possibility of such damages.



Research Agreement

Between

Marwadi University And Metropole Tiles Pvt. Ltd.

THIS RESEARCH AGREEMENT (hereinafter "Agreement"), is made and entered into by and between **Marwadi University**, having its principal offices at Rajkot-Morbi Road, At & Po. Gauridad, Rajkot 360003 and **Metropole Tiles Pvt. Ltd.**, having its principal place of business at 8A-National Highway Lakhdhipur Road, Morbi (hereinafter "Sponsor").

WHEREAS, Marwadi University is a State Private University established under the Government of Gujarat Private University act 9 of 2016 on 9th May, 2016. Marwadi University is promoted by Marwadi Education Foundation's Group of Institution established in 2008 by Marwadi Shares and Finance Limited a major stock broking company in India & Chandarana Intermediaries Brokers Pvt. Ltd. a leading firm dealing in technical and arbitrage trading in Indian Stock Market.

Marwadi University is enters into agreements with industrial sponsors to provide University's faculty the opportunity to gain experience and knowledge of value to their teaching and research, to make noteworthy contributions to knowledge and as an appropriate public service;

WHEREAS, **Dr. Vishal Jitendrabhai Mayani** (hereinafter "Principal Investigator") and **Dr. Suranjana Vishalbhai Mayani** (hereinafter "Co-Principal Investigator") conducts research in the area of Development of Organic-Inorganic Hybrid Materials for Novel Applications from last 15 years (hereinafter "Field"), and sponsor has an interest in the University conducting further research in the Field; and

WHEREAS, Sponsor desires to financially support such research; and, University desires to conduct such research on the terms and conditions set forth herein.

NOW, THEREFORE, in consideration of the terms and conditions set forth below, the parties agree as follows:



Section 1

RESEARCH

- 1.1 Scope of Research:** Subject to the terms and conditions of this Agreement, University will use reasonable efforts to perform research in accordance with its proposal entitled Development of organic-inorganic hybrid material for ceramic coating (hereinafter "Research") which is attached as Exhibit A, and incorporated herein solely for the purpose of describing the Research.
- 1.2 Implementation of Research:** University's relationship to Sponsor in the performance of Research is that of an independent contractor. University shall have the right to identify and implement the method, details, and means of performing the Research for Sponsor.
- 1.3 Principal Investigator:** University's performance of the Research shall be under the direction of Principal Investigator, who shall be responsible for the administration, direction, and content of the Research. In the event that the Principal Investigator/Co-Principal Investigator becomes unable or unwilling to continue work under the Research, University shall name an alternate Principal Investigator to perform the Research, subject to Sponsor's consent. If Sponsor does not provide such consent, Sponsor may terminate this Agreement in accordance with Section 7 below.
- 1.4 Technical Contact of Sponsor:** The Sponsor shall designate an individual who shall coordinate with the University's Principal Investigator and each shall have the responsibility in respect to the Research to (i) serve as the interface between the parties regarding the conduct of the Research; (ii) obtain and provide technical information, data, decisions or approvals; and (iii) resolve deviations and assist in escalating issues within each party.

Section 2

RESEARCH FUNDS

- 2.1 Research Funds:** This Agreement is a cost-reimbursement contract with a fixed payment schedule. In accordance with Section 2, Paragraph 2.2 of this Agreement, Sponsor shall pay University the applicable funds and expenses for performing the Research set forth in **Exhibit B "Budget"**, which funds shall include without limitation, the direct and indirect costs of the Research, supplies, equipment, and a proportionate share of the Principal Investigator's and Co-Principal Investigator's salary, (hereinafter, "Funds"). Principal Investigator shall have the sole discretion to reallocate any portion of the Funds, in furtherance of the Research. During the term of the Research, if University discovers that the expenditures are expected to exceed



the amount of Funds, University may request additional Funds from Sponsor which Sponsor may elect to provide in its reasonable discretion. Should Sponsor elect not to provide such additional Funds, University shall not be obligated to continue performance under the Research beyond the agreed upon amount of Funds, and University shall provide Sponsor with the results of the Research performed up to such point.

2.2 Payment Method: Upon execution of this Agreement and within thirty (30) days receipt of University's invoice, Sponsor shall pay University an amount equivalent to one half of the first year's requirements of Funds, as set forth in **Exhibit B**. Upon receipt of University's invoice, Sponsor shall make subsequent semi-annual advance payments to University at the beginning of each semi-annual period thereafter. Payment must be made to "Marwadi University- Fees Account", **reference the name of the Principal Investigator**, and be forwarded to:

Registrar,
Marwadi University,
Rajkot-Morbi Road,
At & Po. Gauridad,
Rajkot - 360003, Gujarat, India.

Payments may also be made by online transfer in the following manner, exclusive of any bank charges or fees, provided that a notice is provided to the above address of such online transfer:

- Name of Account: Marwadi University- Fees Account
- Account Number: **313220110000054**
- Account Type: Current
- IFSC Code: BKID0003132
- Branch Address: MEF CAMPUS BRANCH, RAJKOT
- Bank Name: BANK OF INDIA
- GST Details: 24AACTM2114K1ZV (*Legal Name: Marwadi Education Foundation*)
- Pan No.: AACTM2114K

2.3 Accounting: Within ninety (90) days of the end of each year, University will submit its customary statement of actual expenditures by major cost categories incurred during the preceding year. Notwithstanding the foregoing, the Principal Investigator shall have the right to rebudget expenses and carry forward unexpended Funds to the following year. In addition, upon the expiration or termination of this Agreement, University shall submit to Sponsor a statement of actual expenditures for any Funds accrued under this Agreement prior to the effective date of termination. Sponsor shall pay any such Funds



due within sixty (60) days from receipt of such statement, or if in the case of a balance of Funds, University shall refund any such amounts.

2.4 Supplies and Equipment: In the event that University purchases supplies and equipment under this Agreement, title to such supplies and equipment shall vest in University.

Section 3

RIGHTS IN DATA

3.1 Data: University shall, in accordance with established University policies and practice, keep notes and records of data and information generated in the performance of the Research under this Agreement (hereinafter "Data"). University shall provide Sponsor with an annual report within ninety (90) days of the end of each budget year during the term of this Agreement setting forth a summary and analysis of Data developed hereunder.

3.2 University Rights to Data: University shall own all right, title and interest in and to any and all Data developed from and arising out of the Research. Subject to Sections 4 and 5 below. No publication without prior permission from the Director – Metropole Tiles Pvt. Ltd.

3.3 Sponsor Rights to Data: Subject to the provisions of Sections 4 and 6 below, Sponsor shall have the right to use all written annual reports provided to Sponsor for its internal-research purposes.

Section 4

PUBLICATION

4.1 University Rights to Publish: Sponsor acknowledges and agrees that University's fundamental consideration in performing the Research under this Agreement shall be University's right to first publish the results of such Research for academic and scientific purposes. University shall submit any proposed manuscript for publication to Sponsor thirty (30) days prior to the submission for publication, and any proposed abstract to Sponsor seven (7) days prior to submission for publication. In the event Sponsor identifies any Confidential Information (as defined in Section 5 below) contained in such proposed publication or abstract, Sponsor shall notify University and specifically identify the Confidential Information. University shall delete such Confidential Information from the proposed publication or abstract. In the event Sponsor identifies any patentable subject matter contained in the proposed publication, Sponsor shall notify University of such matter and University shall either (i) delay the proposed publication for a period of up to sixty (60) days from the date of receipt of Sponsor's notification in order to obtain appropriate patent protection thereon, or (ii) delete the enabling portion from the



proposed publication and proceed with publication. University shall have the right to acknowledge Sponsor's support of the Research performed under this Agreement in scientific publications and other scientific communications.

Section 5

CONFIDENTIAL INFORMATION

- 5.1 Confidentiality:** Sponsor acknowledges that University as a Private, non-profit educational institution would prefer not to accept any confidential information of Sponsor. However, should Sponsor find it necessary to disclose to University any proprietary or confidential information of Sponsor in order to accomplish the objectives of the Research, Sponsor shall do so in accordance with the requirements of this Section 5.
- 5.2 Definition of Confidential Information:** Any information considered proprietary or confidential by Sponsor shall be provided to University (i) in writing and clearly identified as such, or if orally disclosed, identified as proprietary or confidential at the time of disclosure and reduced to writing within thirty (30) days by Sponsor; and, (ii) solely to the Principal Investigator, (hereinafter, "Confidential Information").
- 5.3 Exclusions:** Notwithstanding the foregoing, Confidential Information shall not include any information which is, a) published or otherwise available to the public other than by breach of this Agreement by University; b) rightfully received by University from a third party without confidential limitations; c) independently developed by University; d) known to University prior to its first receipt from Sponsor; e) hereinafter disclosed by Sponsor to a third party without restriction on disclosure; f) approved for release by written authorization of Sponsor; or (g) required to be disclosed to the extent mandated by legal, accounting or regulatory requirements.
- 5.4 Standard of Care:** University shall use reasonable efforts, in accordance with University's treatment of its own confidential information to maintain its confidentiality, to prevent the disclosure of Confidential Information to third parties for a period of three (3) years from the date of disclosure of such Confidential Information.



Section 6

INTELLECTUAL PROPERTY RIGHTS

6.1 Background Intellectual Property: All rights will be governed by the Metropole Tiles Pvt. Ltd.

6.2 Patentable Inventions:

- a. All rights and title to discoveries or inventions conceived and first actually reduced to practice solely by employees of University in the performance of Research conducted under this Agreement ("University Invention") shall belong to University and shall be disposed of in accordance with University policy.
- b. All rights and title to discoveries or inventions conceived and first actually reduced to practice solely by employees of Sponsor in the performance of Research conducted under this Agreement ("Sponsor Invention") shall belong to Sponsor and shall be disposed of at Sponsor's sole discretion as Sponsor deems appropriate.
- c. For any discoveries or inventions conceived and first actually reduced to practice jointly by at least one employee of University and at least one employee of Sponsor in the performance of Research conducted under this Agreement ("Joint Invention"), each party shall, in accordance with the patent laws of inventorship, own an undivided interest in such Joint Invention. Any and all patentable Joint Inventions shall be fully and promptly disclosed in writing and in confidence to the other party. The parties agree to consult with one another prior to taking any action to obtain patent protection of such Joint Invention and shall attempt to agree on patent applications to be filed and administration of such invention.
- d. Inventorship shall be determined in accordance with Indian patent laws.

6.3 License To Patentable Inventions: To the extent the University is legally able to do so and to the extent the Sponsor pays a proportionate share of the Principal Investigator's salary in the performance of the Research, the University shall offer to Sponsor, a time-limited first right to negotiate an exclusive, royalty-bearing license to make, have made, use, sell, offer to sell, and import any service, product or method covered by University Inventions or University's interest in any Joint Invention. University shall promptly and confidentially disclose to Sponsor any patentable University Invention. Sponsor shall hold such disclosure on a confidential basis and shall not disclose the information to any third party or use the information except in accordance with this Section, without the prior written consent of University. Sponsor shall advise University in writing within sixty (60) days following University's disclosure to Sponsor whether or not Sponsor elects to secure a commercial license. Upon such election to University Inventions or University's interest in any Joint Invention, Sponsor shall assume all reasonable costs associated with



the filing and maintaining patent protection for such invention(s) in those countries requested by Sponsor, whether or not Letters Patent issue. Sponsor shall have ninety (90) days from the date of election to conclude a license agreement with University ("Negotiation Period"). The Negotiation Period may be extended upon written mutual agreement of both parties. Said license agreement shall contain reasonable terms, shall require diligent performance by Sponsor for the timely commercial development and early marketing of such invention(s), and shall include Sponsor's continuing obligation to pay for patent costs. If such license agreement is not concluded within the Negotiation Period, University shall have no further obligations to Sponsor, and Sponsor's obligation to pay for costs associated with patent protection shall cease. If Sponsor elects not to secure a license, the right to any such invention(s) hereunder shall be disposed of in accordance with University policies, with no further obligation to Sponsor.

6.4 No Implied Licenses: Nothing contained in this Agreement shall be deemed to grant either directly or by implication, estoppel, or otherwise any rights under any patents, patent applications or other proprietary interests, whether dominant or subordinate, of any other invention, discovery or improvement of either party, other than the specific patent rights covering inventions arising under this Agreement.

Section 7

TERM AND TERMINATION

7.1 Term: The term of this Agreement shall commence on 20/01/2020 ("Effective Date") and shall continue through 20/01/2021. At the end of such term, this Agreement may be renewed upon mutual agreement of the parties.

7.2 Termination for Cause: This Agreement may be terminated by either party, if the other party breaches any material obligation provided hereunder and the breaching party fails to cure such breach within thirty (30) days from receipt of notice outlining the nature of the breach. In the event such material breach is not cured within the applicable period of time noted above, then the non-breaching party may immediately terminate this Agreement by providing written notice to the other party. Reconciliation of Research expenditures and Sponsor's payments shall be in accordance with Section 2, Paragraph 2.3 of this Agreement. University shall make good faith efforts to avoid incurring additional costs following either party's notice of termination. Notwithstanding the above, this Agreement may be terminated by University immediately, upon written notice to the Sponsor, if Sponsor fails to remit timely payment in accordance with Section 2.2 above.

7.3 Termination for Convenience: This Agreement may be terminated by either party with sixty (60) days written notice to the other party for any reason. Reconciliation of



Research expenditures and Sponsor's payments shall be in accordance with Section 2, Paragraph 2.3 of this Agreement. Such reconciliation shall also take into account University's uncancellable obligations incurred prior to the effective date of termination of the Agreement, including without limitation, any support for any student of University for the duration of the current academic quarter.

7.4 Survival: The following provisions shall survive any expiration or termination of this Agreement: Sections 3, 4, 5, 6, 8, 9, 10 and 11.

7.5

Section 8

NOTICES

8.1 Notices. All notices or reports permitted or required under this Agreement shall be in writing and shall be delivered by personal delivery or by certified or registered mail, return receipt requested, and shall be deemed given upon actual receipt. Notices shall be sent to the parties at the addresses described below or such other address as either party may designate for itself in writing.

For Scientific/Technical Matters:

Moyani Vishal J. Suranjana V. Mayani

[Signature]

University: **Marwadi University**
Attention: **Dr. Vishal Jitendrabhai Mayani (PI)**
Dr. Suranjana V. Mayani (Co-PI)
Rajkot-Morbi Road,
At & Po. Gauridad, Rajkot – 360003.

Sponsor: **Metropole Tiles Pvt. Ltd.**
Attention: **Mr. A. Thirumalaivasan**
8A- National Highway,
Lakhdhipur Road,
Morbi – 363642, Gujarat

For Agreement Matters:

[Signature]
University: **Marwadi University**
Attention: **Mr. Naresh Jadeja**
Registrar
Rajkot-Morbi Road,
At & Po. Gauridad,
Rajkot – 360003.

[Signature]
Sponsor : **Metropole Tiles Pvt. Ltd**
Attention: **Mr. A. Thirumalaivasan**
Director (T & P)
8A- National Highway,
Lakhdhipur Road,
Morbi – 363642.



Section 9

LIMITATION OF LIABILITY

9.1 Consequential Damages. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY LOSS OF USE, INTERRUPTION OF BUSINESS, OR ANY INDIRECT, SPECIAL, INCIDENTAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS) REGARDLESS OF THE FORM OF ACTION WHETHER IN CONTRACT, TORT, (INCLUDING NEGLIGENCE), STRICT PRODUCT LIABILITY, OR OTHERWISE, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

9.2 Limit on Direct Damages: EXCLUDING EACH PARTY'S INDEMNITY OBLIGATIONS UNDER SECTION 10 BELOW, IN NO EVENT SHALL EACH PARTY'S LIABILITY TO THE OTHER PARTY UNDER THIS AGREEMENT EXCEED THE AMOUNT OF FUNDS HEREUNDER.

9.3 No Warranties: ANY AND ALL DATA, MATERIALS, TECHNOLOGY, INVENTIONS, DISCOVERIES, AND TANGIBLE RESEARCH PRODUCTS DEVELOPED BY UNIVERSITY UNDER THE RESEARCH ARE PROVIDED "AS IS" AND UNIVERSITY MAKES NO WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, AND EXPRESSLY DISCLAIMS ANY AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NONINFRINGEMENT.

Section 10

INDEMNIFICATION

10.1 University Indemnification: University shall defend and indemnify Sponsor, its officers, employees and agents from and against any suit brought against Sponsor, its officers, employees and agents insofar as such suit is based upon any employee of Sponsor sustaining any injury while on the premises of University that is due to the negligence or wilful misconduct of University in the performance of Research; provided that, (i) Sponsor notify University promptly in writing of such suit; (ii) University shall have full and complete authority (including settlement authority) in the defense of such suit; and (iii) Sponsor shall cooperate in good faith with University in the defense of such suit, including without limitation, providing all relevant and necessary information and assistance for such defense.

10.2 Sponsor Indemnification: Sponsor shall defend and indemnify University, its officers, employees and agents from and against any suit brought against University, its officers, employees and agents insofar as such suit is based upon the use of the results of the Research by Sponsor; provided that, (i) University notify Sponsor promptly in writing of such suit; (ii) Sponsor shall have full and complete authority (including settlement



authority) in the defense of such suit; and (iii) University shall cooperate in good faith with Sponsor in the defense of such suit, including without limitation, providing all relevant and necessary information and assistance for such defense.

Section 11

MISCELLANEOUS

- 11.1 Governing Law and Forum:** This Agreement shall be governed in all respects by the Indian law. All disputes arising under this Agreement shall be brought, as permitted by Indian law, at Rajkot jurisdiction, which will also be the venue.
- 11.2 Force Majeure:** University shall be excused from performance required under this Agreement if such performance is rendered impossible or unfeasible due to any events beyond its reasonable control, including without limitation, war, riot, natural disasters, weather, labor disputes or strike, acts of governmental officials or agencies, or any other cause beyond the reasonable control of University. The excusable delay is allowed for the period of time affected by the delay, and the parties will revise the Research performance or other provisions hereunder as appropriate.
- 11.3 Severability:** In the event that any provision of this Agreement becomes or is declared by a court of competent jurisdiction to be illegal, unenforceable or void, such unenforceability or invalidity shall not render this Agreement unenforceable or invalid as a whole.
- 11.4 Use of Name:** Neither party will use the name of the other party or its employees in any advertisement or press release without the prior written consent of the other party. Sponsor acknowledges that University maintains a list of all Research projects, which list shall contain the name of Sponsor and the title of the Research, and that University may make use of such list consistent with its obligations as an academic institution.
- 11.5 Headings:** The section headings appearing in this Agreement are inserted only as a matter of convenience and in no way define, limit, construe, or describe the scope or extent of such section or in any way affect this Agreement.
- 11.6 Assignment:** Sponsor may not delegate, assign or transfer this Agreement, the rights or duties hereunder without University's express prior written consent. Notwithstanding the foregoing, Sponsor may assign this Agreement without University's prior written consent in the event of a merger, reorganization or acquisition of Sponsor in which Sponsor is the surviving entity.



11.7 Entire Agreement and Modification: This Agreement constitutes the entire agreement between Sponsor and University and supersedes in their entirety any and all oral or written agreements previously existing between Sponsor and University with respect to the subject matter. The terms and conditions of any purchase order or other instrument issued by Sponsor in connection with this Agreement which add to or differ from the terms and conditions of this Agreement shall be of no force or effect. This Agreement may only be amended or supplemented by a writing that refers explicitly to this Agreement and that is signed by duly authorized representatives of Sponsor and University. In the event of any conflict between the terms and conditions set forth in this Agreement and the Exhibits, the parties agree that the terms and conditions of the Agreement shall take precedence.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized representatives.

For and on behalf of
Marwadi University


For and on behalf of
Metropole Tiles Pvt. Ltd


(Authorized signatory)
Name: Mr. Naresh Jadeja
Designation: Registrar
Email: naresh.jadeja@marwadieducation.edu.in
Contact No.: 9727724694
Address: Marwadi University,
Rajkot-Morbi Road,
At & Po.: Gauridad
Rajkot 360 003. Gujarat

(Authorized signatory)
Name: Mr. A. Thirumalaivasan
Designation: Director (Technical & Production)
Email: tmv29881@gmail.com
Contact No.: 9825634993
Address: Metropole Tiles Pvt. Ltd
8A- National Highway,
Lakhdhipur Road,
Morbi – 363642. Gujarat



Research Agreement
Between
Marwadi University And Metropole Tiles Pvt. Ltd.

Exhibit "A"
Research Project:

Title: Development of organic-inorganic hybrid material for ceramic coating.

Scope of Research: Preparation of two different materials for specific applications.

1. Preparation of silica based coating material for ceramic tiles (SCM-1)
2. Preparation of wax based coating material for ceramic tiles (WCM-1)

SCM-1 material is based on silica-based coating material and it will be applied on the tile surface for surface protection, gap filling, and uniform surface layering. The prepared material will provide similar or higher surface protection properties compared to available materials in the market. WCM-1 material is wax-based coating material and it will be applied on the tile surface for anti-fouling and hydrophobic properties. It is also known as waxing process. It consists of disposable wax material and volatile organic solvent. The prepared material will provide similar or higher anti-fouling effect compared to available materials in the market.

It is purely a consultancy work project. Marwadi University will only provide laboratory resources and service. Principal Investigator and Co-Principal Investigator will be involved in the preparation, characterization, analysis, applications and data evaluation of prepared materials. The analysis cost will be borne by Marwadi University for the characterization of material. All the chemicals, reagents and solvents and materials will be provided by sponsor "Metropole Tiles Pvt. Ltd". It will also involve few visits of Principal Investigator and Co-Principal Investigator to "Metropole Tiles Pvt. Ltd".

Moreover, project is likely to produce results which could be patented. We are quite optimistic for achieving significant and useful results of high commercial value.



Research Agreement
Between
Marwadi University And Metropole Tiles Pvt. Ltd.

Exhibit "B"

Budget: Budget for Consultancy work

All the chemicals, reagents and solvents and materials will be provided by sponsor "Metropole Tiles Pvt. Ltd".

- Project Duration** 15/01/2020 to 15/01/2021 (1 Year)
- Project Cost** Rs. 339,000 + GST 18% Rs. 61,020 = Total **Rs. 400,020**
Four Lakhs Twenty rupees only.
- Payment mode** Cash or Cheque (in three installments) (In the Beginning, During the Middle of the Project and upon Completion of Project)
- Account Details:**
- Name of Account: Marwadi University- Fees Account
 - Account Number: 313220110000054
 - Account Type: Current
 - IFSC Code: BKID0003132
 - Branch Address: MEF CAMPUS BRANCH, RAJKOT
 - Bank Name: BANK OF INDIA
 - GST Details: 24AACTM2114K1ZV (Legal Name: Marwadi Education Foundation)
 - Pan No.: AACTM2114K

Payment must be made to "Marwadi University- Fees Account", reference the name of the Principal Investigator, and be forwarded to:

Registrar,
Marwadi University,
Rajkot-Morbi Road,
At & Po. Gauridad,
Rajkot - 360003, Gujarat, India.



MOU signed between Marwadi University & Menza Motors Pvt. Ltd.

(MOU signed at MEFGI, Campus on 29th June 2019)

Marwadi Education Foundation's Groups of Institutions (MEFGI), Rajkot, Gujarat has entered into a Memorandum of Understanding (MoU) with Menza Motors Pvt. Ltd. for promoting and reinforcing cooperation, mutual exchange of Information and Technological know- how, joint collaborative work in R&D projects, curriculum development, internships and placements, infrastructure development, improvement of research and academic programs and also exchange of experts and researchers.

The signing ceremony was done at MEFGI on 29th June 2019 in the presence of the officials from MEFGI and MENZA Motors Pvt. Ltd. For the signing of the MoU, MEFGI was represented by its Director Dr. Y. P Kosta while Menza Motors Pvt. Ltd. was represented by its Chairman and Managing Director, Mr. Shivakant Pandey.

The MOU states that the two organizations will honor the agreement by:

Promoting interaction between Menza Motors Pvt. Ltd. and Marwadi Education Foundation's Groups of Institutions in mutually beneficial areas of upcoming technologies in the principal technical and research areas of Electric Vehicles, Charging Infrastructure, Power Electronics Converters, Electronics Controllers, Vehicle Dynamics, Testing & Promoting Technologies and initiate joint projects between them.

Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment.

Facilitate work from students / facilities& employee and Vice versa on projects identified for collaborative business.

To conceptualize the research projects to be executed in collaboration on need basis.

To collaborate, share information and technology to develop the required skills and intend to create a center of excellence to support this collaborative effort.


To support the Menza Motors Pvt Ltd in following activities

- Consultancy support for product development& technical requirements
- Laboratories support for product testing & validations
- Advertising & marketing supports by sponsoring in events & workshops
- Providing interns& skilled employees
- Providing training & skilled development for empowering employees

To support the institute in following activities,

- Research work leading to M. Tech/ Ph. D degree
- Laboratory/ infrastructure Development
- Capability development of the students
- Sponsored projects
- Recruitment
- Publication, Product and Patent
- Workshops, Conclave, seminars, Events

This is a nonbinding agreement and can be cancelled anytime by informing them in writing.



Dr. Y P Kosta
Provost, Marwadi University

For
Menza Motors Pvt. Ltd.

M. Shivakant Pande,
Director
Chairman, Menza Motors Pvt. Ltd



MEMORANDUM OF UNDERSTANDING

BETWEEN



MARWADI UNIVERSITY, INDIA

AND



KAMPALA INTERNATIONAL UNIVERSITY, UGANDA

WHEREAS:

- A. The parties hereto share a common interest in many academic and educational fields;
and
- B. In order to facilitate future institutional cooperation, the parties hereto wish to enter into this Memorandum of Understanding (“MOU”).

NOW THEREFORE, the parties hereto agree as follows:

A handwritten signature in blue ink, appearing to be 'J. S. S.'.


A handwritten signature in blue ink, appearing to be 'S. S.'.

1. **Scholarship:** Marwadi University, India and Kampala International University hereby agree to provide Scholarships to the students who are seeking admission in opposite universities. The said Scholarship shall be given to all category students i.e. Diploma, Degree or Masters.
2. **Academic Cooperation:** Marwadi University, India and Kampala International University hereby agree to encourage academic cooperation through academic activities as stated below:
 - (a) To encourage bilateral visits of faculty-staff of MU and faculty-staff of KAMPALA INTERNATIONAL UNIVERSITY for the purpose of engaging in research;
 - (b) To foster the exchange of students, academic publications and scholarly information;
 - (c) To offer Degree programs to students of KAMPALA INTERNATIONAL UNIVERSITY to pursue Bachelor's and Master's across all available disciplines by giving them the privilege to complete Bachelors as 1+2 or 2+2, Masters as 1+1.
 - (d) To promote other academic activities at students as well as Faculty levels which enhance the above mentioned goals (e.g. Teachers'-Faculty Training, Students' Summer-Winter Schools)
3. **Regulations and Policies:** Both Universities acknowledge that the visit by faculty and students from one university to the other shall be subject to the entry and visa regulations of India and Uganda and shall comply with the regulations and policies of MU and KAMPALA INTERNATIONAL UNIVERSITY.
4. **Coordination:** In order to carry out and fulfil the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities. The Deputy Vice Chancellor, Research Innovations Consultancy and Extension (DVC RICE) will represent KIU while Joint Registrar will represent Marwadi University.
5. **Expenses and Honoraria:** Both Universities agree that all expenses, including research material, international and domestic travel, per diem, honoraria and all other costs, shall be the responsibility of the participating scholars and determined on a case-by-case basis.
6. **Visibility/Impact:** The collaboration shall be announced on both Universities'



websites and listed among the collaborations with the url to the web domain of each partner university clearly indicated.

7. **Review of MoU:** Both Universities agree to review this Memorandum of Understanding after two (2) years following the date of signing, and acknowledge that this Memorandum is subject to revision and termination at any time by mutual consent or by 90 days written notice by either university. Any dispute between the parties as to the interpretation, application or performance of this Agreement shall as far as possible be settled amicably through consultations or negotiations between the parties.
8. **Legally Binding :** There are no legally binding obligations for either institution under the terms of this MoU. This MoU is intended to encourage and facilitate international collaboration on topics of mutual academic interest.
9. **Subsequent Agreements:** Both Universities agree that this Memorandum of Understanding is incorporated into, and will provide the foundation and framework for, projects developed by academic and administrative units of KAMPALA INTERNATIONAL UNIVERSITY and MU and documented in other subsequent Agreements.


Prof. Dr. Yogesh .P. Kosta
Provost
Marwadi University
India


Dr. Mouhamad Mpezamihigo
Vice Chancellor
Kampala International University
Uganda

Date: 18/02/2020

Date: 15/02/2020

REFERRAL AGREEMENT

THIS AGREEMENT is made on 2nd March 2020.

BETWEEN

1. **TAYLOR AND FRANCIS GROUP**, a trading division of **INFORMA UK LIMITED**, whose registered office is at 5 Howick Place, London, SW1P 1WG, United Kingdom (“**T&F**”, which expression shall, where the context admits, include T&F’s assigns or successors in business as the case may be),

and

2. **Marwadi University**, whose registered office is at Rajkot-Morbi Highway, Road, Gauridad, Rajkot, Gujarat 360003, India (“**MU**”).

each a “**Party**”, together the “**Parties**”.

BACKGROUND

- A. T&F is an international publisher of academic and scholarly books and journals under various imprints including Taylor & Francis and Routledge.
- B. MU is a private university located in Rajkot, Gujarat, India. It was established in 2016 by the Marwadi Education Foundation through The Gujarat Private Universities Act, 2016
- C. MU wishes to introduce T&F to its Faculty (“**Members**”) who have written or will be writing academic works (“**Works**”), with a view to T&F potentially publishing those works (“**Published Works**”)
- D. The Parties wish to record the terms relating to this appointment in this agreement.

AGREED TERMS

1. Obligations

- 1.1. MU, through its editorial board, will recommend to T&F prospective authors from amongst its Members and shall provide, or procure that each prospective author provide, a book proposal prepared by each prospective author to T&F.
- 1.2. T&F will review each book proposal and, if it considers that the book is potentially suitable for publication, T&F shall send the proposal out for peer review.
- 1.3. T&F shall in its sole discretion have the decision on whether to publish any Work.
- 1.4. The Works may include only technical books, professional books, monographs, textbooks, short form and handbooks of interest to a scientific audience. Any other types of books or publications are not part of this partnership.
- 1.5. MU shall use its best endeavors to refer prospective authors from amongst its Members to T&F.
- 1.6. If T&F decides in its sole discretion to proceed with publishing any particular Work, it shall enter into a separate author publishing agreement with the individual author in respect of the publication of their Work. Further publication details will be explicitly mentioned in the individual publishing agreements and may vary accordingly.
 - (a) The Author or authors of individual work shall hereby expressly grant, transfers, and assigns to the Publisher full and exclusive rights to the Work, including, without limitation, the copyright in the Work, all revisions thereof, and the right to prepare translations and other derivative works

based upon the Work in all forms and languages for the full term of copyright, and all renewals and extensions thereof, throughout the World. The Publisher's exclusive rights include, without limitation, the right to reproduce, publish, sell, and distribute copies of the Work, selections therefrom, and translations and other derivative Works based upon the Work, in print, audiovisual, electronic, or by any and all media now or hereafter known or devised, and the right to license or authorize others to do any or all of the foregoing throughout the World.

The Publisher will register copyright in the Work in the name of the Publisher in compliance with the United States Copyright Law.

- (b) For each Work published by T&F in the Book Series, T&F shall pay the Work Editor/Author a royalty of 8% (eight percent) based on the net proceeds (the net amount T&F actually received after deduction of all discounts, commissions and any applicable taxes such as VAT and/or withholding tax). In case there are multiple Editors/Authors, the royalty will be transferred to the Principal Editor/Author. T&F shall pay the Work Editor/Author a royalty of 4% (four percent) based on the net proceeds, in case of FOCUS proposals.

- 1.7. T&F reserves the right not to proceed with or to stop publishing any Work at any time for any reason.
- 1.8. T&F shall have the right to make any decisions it sees fit concerning the production, design, publication, marketing, sales, distribution, licensing, permissions and pricing of the Published Works.
- 1.9. T & F shall appropriately acknowledge the publishing partnership with MU, including featuring of MU logo on the book cover and mentioning the publishing partnership on the series page online

2. Term

- 2.1. This Agreement shall continue for a period of 5 years from the Effective Date unless or until terminated in accordance with the terms of this Agreement.

3. Payment Terms

- 3.1. T&F shall pay to MU:
 - 3.1.1. a one-off finder's fee of two-hundred and fifty (250) US dollars for each Work referred to T&F under this agreement and subsequently accepted for publication, with USD 125 to be payable when T&F and the author have executed an author publishing agreement and USD 125 to be payable on publication of the Work; and
 - 3.1.2. a one-off finder's fee of one hundred (100) US dollars for each Work referred to T&F under this agreement, under the FOCUS category and subsequently accepted for publication, with USD 50 to be payable when T&F and the author have executed an author publishing agreement and USD 50 to be payable on publication of the Work; and

4. Complimentary Copies and Discounts

- 4.1. MU or its representative is entitled to receive two (2) printed copies of any volume of the Published Works free of charge.
- 4.2. Should MU or Members wish to purchase copies of any volume of the Published Works in less than 50 copies, T&F shall offer discounts of 25%. Should MU or its Institutional Members wish to purchase copies of any of the Works in bulk, T&F may, but is not obligated to, offer additional discounts to be determined at the time. Bulk sales are considered as consisting of 50 or more copies of a single volume.
- 4.3. The resale of free or discounted copies shall not be permitted.

5. Termination

- 5.1. Either party may terminate this Agreement immediately by notice in writing to the other party, if the other party:
 - 5.1.1. commits any material breach of its obligations hereunder which, if being capable of remedy, has not have been remedied within thirty (30) days of written notice to do so; or
 - 5.1.2. commits any act of bankruptcy, becomes insolvent, or compound with its creditors, or enters into liquidation whether compulsory or voluntary (except voluntary liquidation for the purposes of reconstruction or amalgamation in such a manner that the company resulting therefrom effectively agrees to be bound by or assume the obligations imposed on the other party under

this Agreement), or in the event that an administrator or administrative receiver is appointed over either party or all or any of their respective assets pursuant to the terms of the Insolvency Act 1986.

- 5.2. Either party may terminate this Agreement at any time for any reason by giving six weeks' notice in writing to the other party.
- 5.3. For the avoidance of doubt, upon expiry or termination of this Agreement for any reason, T&F will no longer be required to pay any payments to MU pursuant to clause 6.

6. Competing Works

- 6.1. MU agrees not to contribute or to release to another publisher any Published Works that contains expression or subject matter substantially similar to the Published Works or to any substantial part in the Published Works and which may compete with the Published Works.
- 6.2. Any publication of substantial parts or any of the Published Works requires the prior written consent of T&F, such consent not to be unreasonably withheld.
- 6.3. MU retains, in addition to uses permitted by law, the right to communicate the content of the Published Works to other scientists, to share the volumes with them in manuscript form, to perform or present the volumes or to use the content for non-commercial internal and educational purposes provided the Volume Editor(s)/Author(s) agree and that the T&F publication is mentioned as the original source of publication in any printed or electronic materials.

7. Tax

- 7.1. T&F shall deduct, from any money due to MU under the terms of this Agreement, any payments that T&F has a legal obligation to deduct in respect of tax, duty, or similar levy.

8. Data Protection

- 8.1. For the purposes of this clause, the following terms have the following meanings:
The terms "**personal data**", "**controller**", "**processor**", "**processing**", "**data subject**", "**supervisory authority**" and "**personal data breach**" shall have the meanings ascribed to them under the applicable Data Protection Law

"**Customer Data**" means all personal data in whatever form or medium which is (i) supplied, or in respect of which access is granted, to T&F (or any Sub-processor) whether by MU or otherwise in connection with this Agreement, or (ii) produced or generated by or on behalf of the T&F (or any Sub-processor) in connection with this Agreement.

"**Data Protection Law**" means the General Data Protection Regulation (EU) 2016/679 (the "**Regulation**"), the European Data Protection Directive (95/46/EC) and the European Privacy and Electronic Communications Directive (Directive 2002/58/EC), as amended or replaced from time to time. "**Sub-processor**" means any subcontractor or other party engaged by T&F in relation to the Services who is or will be processing Customer Data pursuant to sub-clause 9.3(e) below.
- 8.2. The Parties agree that T&F (and any Sub-processor) may process Customer Data for the purposes of providing MU with the Services during the Term. Such Customer Data shall include names and contact information relating to members of MU.
- 8.3. For the purposes of this Agreement, the Parties agree that T&F (and any Sub-processor) shall be a data processor. Therefore, T&F shall:
 - (a) only process the Customer Data as necessary to perform its obligations under this Agreement or as required by law applicable to it (provided that T&F first informs MU of that legal requirement before processing, unless that law prohibits this on important grounds of public interest);
 - (b) ensure that all staff who have access to Customer Data have committed themselves to appropriate obligations of confidentiality;

- (c) maintain all appropriate technical and organisational measures to ensure security of the Customer Data. Such measures shall be compliant with T&F's applicable IT security policies;
- (d) assist MU to fulfill its obligation to respond to requests for exercising of data subject rights (including access requests) existing under Data Protection Law (**Rights of the data subject**);
- (e) not engage any Sub-processor in relation to the Services without the prior written authorisation of MU or except pursuant to the following general authorisation. MU grants T&F a general authorisation to engage Sub-processors as necessary to perform the Services, provided: (i) T&F has notified MU in advance of the name of the Sub-processor and details of the particular Services being sub-contracted to it; and (b) MU shall have the right to object to any new Sub-processor/sub-contracting within seven (7) days after the date of such notification. T&F may notify MU of Sub-processors/sub-contracting either by sending MU a notice by email. T&F will conduct appropriate due diligence in respect of the Sub-processor's data privacy and security practices and procedures and shall enter into a written agreement with each Sub-processor containing obligations which are equivalent to those set out in this clause;
- (f) not transfer any Customer Data outside the European Economic Area (EEA), except as described in T&F's Privacy Policy at URL <http://taylorandfrancis.com/privacy/> and otherwise with the express prior written consent of MU;
- (g) if requested by MU, provide MU with reports concerning T&F's data protection procedures relating to its compliance with this clause;
- (h) notify MU as soon as reasonably practicable and in writing if it becomes aware of a personal data breach and provide MU with assistance in responding and mitigating it. T&F shall maintain a log of personal data breaches;
- (i) assist MU in complying with Article 35 (**Data protection impact assessment**) and Article 36 (**Prior consultation**) of the Regulation in respect of any new type of processing proposed, in accordance with Data Protection Law;
- (j) on expiry or termination of this Agreement, either destroy all Customer Data or transfer it to MU or a nominated third party (in a mutually agreed format and by a mutually agreed method), with the exception that T&F shall be entitled to retain specific Customer Data if required by law or if permitted for certain legitimate business purposes, as further described in T&F's Privacy Policy at URL <http://taylorandfrancis.com/privacy/>.

8.4. MU warrants and represents that it has collected all necessary consents from data subjects for the provision of the Customer Data to T&F and for the Customer Data to be processed by T&F in the ways described in sub-clause 9.2 above. MU shall, immediately on demand, fully indemnify T&F and keep T&F fully and effectively indemnified against all costs, claims, demands, expenses (including legal costs and disbursements on a full indemnity basis), losses (including indirect losses, loss or corruption of data, loss of reputation, goodwill and profits), actions, proceedings and liabilities of whatsoever nature arising from or incurred by T&F or its affiliates in connection with any breach by MU of this sub-clause 9.4. Any limitation of liability and exclusion of loss provisions in the Agreement shall not apply to this indemnity.

9. Anti-bribery and Corruption

9.1. MU represents, warrants and undertakes that:

9.1.1. in obtaining and in performing MU' obligations under this agreement, MU has not:

- 9.1.1.1. done, and shall not do, any act or thing that contravenes the Anti-Corruption Laws;
- 9.1.1.2. failed or omitted to do, and shall not fail or omit to do, any act or thing to ensure compliance with the Anti-Corruption Laws;
- 9.2. MU shall comply with T&F's Anti-Bribery and Corruption Policy as provided by T&F to MU from time to time; and
- 9.3. MU shall notify T&F immediately on becoming aware of any breach of this clause 11.
- 9.4. Any failure by MU to comply with clause 11 shall entitle T&F to terminate this agreement immediately at no cost, liability or penalty to T&F (and without prejudice to any other rights or remedies that may have accrued to T&F's benefit under or in connection with this agreement).
- 9.5. For the purposes of this clause 5, Anti-Corruption Laws shall mean any applicable foreign or domestic anti-bribery and anti-corruption laws and regulations, as amended or restated from time to time, which may be in force at the Effective Date (such as the UK Bribery Act 2010 and the US Foreign Corrupt Practices Act 1977) or which become enacted thereafter.

10. Entire Agreement

- 10.1. This Agreement constitutes the entire and sole Agreement between the parties with respect to its subject matter and supersedes any and all previous Agreements and understandings, whether written or oral. No addition to or modification of any provision of this Agreement or consent granted pursuant to it, shall be binding upon the parties unless it is in writing and signed on behalf of MU and T&F.

11. Assignment

- 11.1. MU may not assign, sublicense, subcontract or otherwise transfer his/her rights or obligations under this Agreement without the prior written consent of T&F.
- 11.2. T&F may assign, sublicense, subcontract or otherwise transfer its rights or obligations under this Agreement.

12. Force Majeure

- 12.1. T&F shall not be in breach of this Agreement if it is prevented from carrying out any of its obligations because of circumstances beyond its reasonable control, in which case the time permitted for T&F to fulfil those obligations shall be extended by a period equal to the period of the effect of those circumstances or that delay.

13. Severance

- 13.1. If any provision or part-provision of this Agreement is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of this Agreement.

14. Legal interpretation

- 14.1. Each party to this Agreement irrevocably agrees that this Agreement shall be subject to and shall be interpreted in all respects in accordance with India law and that any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by the courts of India.

This Agreement has been entered into on the date stated at the beginning of it.

Signed on behalf of **MU**

Signed on behalf of **T&F**

nyadeja



Name: Mr. Naresh Jadeja

Job Title: Registrar – Marwadi University

Date: 2nd March, 2020.

Name:

Job Title:

Date:

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

AaroHi Embedded Systems Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 15th day of January, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **AaroHi Embedded Systems Private Limited** herein after referred to as the second party and represented herein by **Mr. Bhargav Chavda**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in Certified embedded product design, development, and services company based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

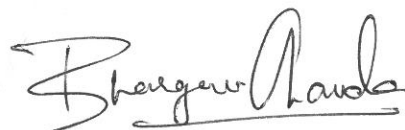
2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 14th January, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University**For Aarohi Embedded Systems Private Limited****Dr. Gaurav Gandhi****Mr. Bhargav Chavda****Assistant Vice President****HR Manager****15th January, 2020****15th January, 2020**

ACTIVITY

- On 19th January, 2019 Marwadi University conducted industrial visit for students of Bachelor Engineering in Electrical and Electronics & Communication Branches for Semester 7 with the strength of 40 students at Aarohi Embedded Systems Private Limited.
- Understanding related to new technologies in today's market were the one the topic explained to students during their visit.
- They also mentioned how to deal with clients, how panel board working in terms of Technical.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Hi-Mac Castings Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 25th day of January, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Hi-Mac Castings Private Limited** herein after referred to as the second party and represented herein by **Mr. Vivek Patel**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in manufacturer of leading Ductile Iron (SG) and Grey Iron Castings with Machining based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 24th January, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University**Dr. Gaurav Gandhi****Assistant Vice President****25th January, 2019****For Hi-Mac Castings Private Limited****Mr. Vivek Patel****HR Manager****25th January, 2019**

ACTIVITY

- On 25th January, 2019 Marwadi University conducted Campus Recruitment for students of Bachelor Engineering in Mechanical Branches for Semester 7 with the strength of 9 at Hi-Mac Castings Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in Lab Testing and successfully placed 1 student from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Vraj Infrastructure Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 25th day of January, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Vraj Infrastructure Private Limited** herein after referred to as the second party and represented herein by **Mrs. Neha Tandon**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in Real Estate like Government Projects, Industrial & Residential Plots, Residential and Commercial Projects across Gujarat and based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 24th January, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University

Dr. Gaurav Gandhi

Assistant Vice President

25th January, 2019

For Vraj Infrastructure Private Limited

Mrs. Neha Tandon

HR Manager

25th January, 2019

ACTIVITY

- On 25th January, 2019 Marwadi University conducted industrial visit for students of Bachelor Engineering in Civil Branches for Semester 7 with the strength of 35 students at Vraj Infrastructure Private Limited.
- Understanding related to new technologies in today's market were the one the topic explained to students during their visit.
- They also mentioned how to construct the site while working on any project in terms of Technical.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Duster Metal Products Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 19th day of February, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Duster Metal Products Private Limited** herein after referred to as the second party and represented herein by **Mr. Amit Chovatiya**, Director.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in manufacturer of door handles based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2

SCOPE OF THE MoU

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3

VALIDITY

3.1 This Agreement will be valid for one year till 18th February, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

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

For Marwadi University

Dr. Gaurav Gandhi

Assistant Vice President

19th February, 2019

For Duster Metal Products Private Limited

Mr. Amit Chovatiya

Director

19th February, 2019

ACTIVITY

- On 19th February, 2019 Marwadi University conducted Campus Recruitment for students of Bachelor Engineering in Mechanical Branches for Semester 7 with the strength of 13 at Duster Metal Products Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in Lab Technician and successfully placed 2 students from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Alltech Technocast Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 2nd day of July, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Alltech Technocast Private Limited** herein after referred to as the second party and represented herein by **Mr. Ravi Savsani**, Director.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in precision castings in Alloy Steel, Stainless Steel, Cobalt, Haste Alloys, Duplex Steel, Super Duplex, Inconel, Monel, Nickel based alloys and Gunmetal based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 1st July, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University

Dr. Gaurav Gandhi

Assistant Vice President

2nd July, 2019

For Alltech Technocast Private Limited

Mr. Ravi Savsani

Director

2nd July, 2019

ACTIVITY

- On 2nd July, 2019 Marwadi University conducted Campus Recruitment for students of Bachelor Engineering in Mechanical Branches for Semester 8 with the strength of 12 at Alltech Technocast Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in QC and Production and successfully placed 1 student from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Ncrypted Technologies Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 12th day of September, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Ncrypted Technologies Private Limited** herein after referred to as the second party and represented herein by **Ms. Ekta Pankhania**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in Software Development based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 11th September, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University

Dr. Gaurav Gandhi

Assistant Vice President

12th February, 2018

For Ncrypted Technologies Private Limited

Ms. Ekta Pankhania

HR Manager

12th February, 2018

ACTIVITY

- On 12th September, 2019 Marwadi University conducted Campus Recruitment for students of ICT Branches for Semester 7 with the strength of 20 at Ncrypted Technologies Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in Software Developer, Business Development Executive, SEO and Web Developer and successfully placed 2 students from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Acepritech Solutions Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 1st day of November, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Acepritech Solutions Private Limited** herein after referred to as the second party and represented herein by **Ms. Vedanki Dodiya**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in Software Development based in Ahmedabad.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2

SCOPE OF THE MoU

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3

VALIDITY

3.1 This Agreement will be valid for one year till 31st October, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

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

For Marwadi University

For Acepritech Solutions Private Limited

Dr. Gaurav Gandhi

Ms. Vedanki Dodiya

Assistant Vice President

HR Manager

1st November, 2019

1st November, 2019

ACTIVITY

- On 1st November, 2019 Marwadi University conducted Campus Recruitment for students of ICT Branches for Semester 8 with the strength of 8 at Acepritech Solutions Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in Odoo Developer and successfully placed 2 students from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Krisent Technologies Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 3rd day of December, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Krisent Technologies Private Limited** herein after referred to as the second party and represented herein by **Mr. Rajendra Dabhi**, Director.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in manufacturer Electronic Development Product Development based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 2nd December, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University**Dr. Gaurav Gandhi****Assistant Vice President****3rd December, 2019****For Krisent Technologies Private Limited****Mr. Rajendra Dabhi****Director****3rd December, 2019**

ACTIVITY

- On 3rd December, 2019 Marwadi University conducted Campus Recruitment for students of Bachelor Engineering in Electronics & Communication, IT Branches for Semester 7 with the strength of 11 at Krisent Technologies Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in PCB Design & Embedded Software Engineer and successfully placed 3 students from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Anlon Healthcare Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 8st day of December, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Anlon Healthcare Private Limited** herein after referred to as the second party and represented herein by **Mr. Mahendrasinh Jadeja**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in manufacturer and research-intensive of API and its intermediates based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 7th December, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University

For Anlon Healthcare Private Limited

Dr. Gaurav Gandhi

Mr. Mahendrasinh Jadeja

Assistant Vice President

HR Manager

8th December, 2019

8th December, 2019

ACTIVITY

- On 8th December, 2019 Marwadi University conducted Campus Recruitment for students of M.Sc Chemistry Branches for Semester 4 with the strength of 8 at Anlon Healthcare Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in QC, R&D and Production and successfully placed 2 students from respective branches.



Out Ward No... 566

Date : 25/6/19



In Ward No. : 1104
Date : 25/6/19
CED NARODA

MEMORANDUM OF UNDERSTANDING

Between

THE CENTRE FOR ENTREPRENEURSHIP DEVELOPMENT (CED)
(A Government of Gujarat Organisation)

AND

MARWADI UNIVERSITY

This memorandum of understanding confirms the common desire of *The Centre for Entrepreneurship Development (CED)*, a Government of Gujarat Organisation and *Marwadi University*, Rajkot, Gujarat, India are collaborating for Entrepreneurship Development through initiatives mentioned herein as under:

In order to establish the above, CED and Marwadi University agree to cooperate in the following areas:

- 1 Introduce and/or strengthen entrepreneurship education through deployment of a systematic approach for optimizing and increasing the impact of training programmes on entrepreneurship education.
- 2 In continuation to encourage and motivate participants towards entrepreneurship, CED is willing to organize such program, as briefly described hereunder:
 - 2.1 Entrepreneurship Development Program (EDP) Module II of CED will be integrated in curriculum of BBA and BBA honors program offered by Marwadi University.
 - 2.2 During 4th semester of BBA & BBA honors program, classroom training as per CED EDP Module-II (Subjects as per CED Guideline) will be conducted. Registered faculty members of CED may conduct sessions. Payment to faculty members (honorarium & conveyance) will be made by CED as per prevailing norms of CED. Programme will be held at Marwadi University premises located on Rajkot-Morbi road, At & PO: Gauridad, Rajkot-360003, Gujarat, India.

R m w




Page 1 of 3

[Signature]

- 2.3 The subject will be of 4 credit as per Marwadi University norms. The Evaluation of the subject will be conducted at the end of semester/programme as per guide line of Marwadi University. The performance evaluation components will consist of minimum of 80 % attendance, idea pitching and project report submission. Attendance of the participants will be attested by Registrar of Marwadi University.
- 2.4 Performance of the participants will be evaluated by Marwadi University in 100 marks out of which 40 marks for idea pinching and 60 marks for Project Report submission. The certificates will be awarded to successful trainees jointly by CED & Marwadi University after meeting the required criteria.
- 3 Marwadi University has to provide hand holding support to trainees after completion of program. The hand holding support will include providing counseling on business opportunity, assist in preparation of project proposal/report, guidance for government schemes/benefits, loan related documentation, helping in securing bank loan and government subsidies, mentoring during the startup phase.
- 4 For smooth functioning and monitoring programme schedule and coordination between CED & Marwadi University, Coordinator will be appointed by Marwadi University.
- 5 Marwadi University will provide list of participants and fees for the program in advance as per CED guidelines. During the beginning of each semester, Marwadi University will provide tentative schedule of subject/program.
- 6 All the required documents as per the guideline of CED will be submitted by Marwadi University within 15 days after completion of the subject/program.
- 7 This MoU becomes effective from the day of signing and shall remain operative till either of the organization requests its termination in writing to the other organization at least six months in advance. Both the organizations will have the right to propose amendments as and when they consider such amendments necessary to improve the cooperation between them.



For and on behalf of Organisation The Centre for Entrepreneurship Development (CED)	For and on behalf of Marwadi University (MARWADI UNIVERSITY)
Name of the Person: Dr. R. N. Prasad	Name of the Person: Dr. Y. P. Kosta
Designation: Director	Designation: Provost
The Centre for Entrepreneurship Development (CED) Block no: 1, 9th Floor, Udyog bhavan, Sector-11, Gandhinagar-382017 Gujarat	Marwadi University Rajkot-Morbi Road, At & PO: Gauridad, Rajkot-360003 Gujarat
Sign: 	Sign: 
Seal: 	Seal: 
Date: 25/06/19	Date:

MOU between Marwadi Education Foundation's Groups of Institutions (MEFGI) & L&T EAIC-Switchgear Training Centre - Vadodara

Date: 05th August, 2019

Marwadi Education Foundation's Groups of Institutions (MEFGI), Rajkot, Gujarat has entered into a Memorandum of Understanding (MoU) with L&T Electrical & Automation - Switchgear Training Centre for reinforcing the Theoretical Technical concept by Practical Approach for Promoting Good Electrical Engineering Practices in the Industry.

The signing ceremony was done at **Rajkot** on **05/08/2019** in the presence of the officials from MEFGI and L&T Electrical & Automation - Switchgear Training Centre. For the signing of the MoU, MEFGI was represented by Prof. Amit Veda, Head of Department, Electrical Engineering while L&T Electrical & Automation - Switchgear Training Centre was represented by Mr. Dharmesh Patel, Sr. Manager, L & T Training Centre, Vadodara.

The MOU states that the two organizations will honor the agreement by:

Promoting interaction between L&T Electrical & Automation - Switchgear Training Centre and Marwadi Education Foundation's Groups of Institutions, Rajkot in mutually beneficial areas of Upcoming technologies in the principal technical areas of LV Switchgear & Protection like: Contactors, Relays, ACBs, MCCBs, ELCBs/ RCCBs, MPCBs, SDFs, Isolators, Electrical Drives, Soft Starters, Testing and Programming of Switchgears with Practical Approach with latest & Current industrial Trends.

Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment for Students as well as for the Faculties.



This is a non-binding agreement and has the validity of one year and can be cancelled after one year anytime by informing them in writing in 3 months advance.

Terms & Conditions:


- This MOU is made with the Objective of skill development and to increase the industrial exposure of the students of MEFGI.
- MOU validity is for One Year from the date of commencement.
- Training Venue shall be L&T Switchgear Training Centre, Vadodara.
- Duration of the Program would be 5 Day commencing from Monday till Friday of Week.
- Max. 2 Programs per year would be conducted with Min.15 & Max. 35 students per batch.

- The dates of program to be mutually decided between L&T_EAIC & MEFGL.
- This MOU is for the Final & Pre-Final year of the Electrical Engineering Students.
- Complimentary Offer from L&T: Two faculties may join for the program evaluation as a Moderator.
- As per input given by MEFGL, fees for the said training program will be borne by the students.
- Students will be awarded Training Certificate for Participation along with the Group Photo.

Enclosure: Annexure-I - Training Program Details.



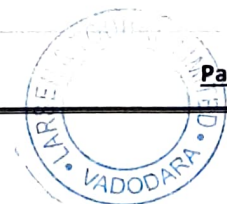
Mr. Dharmesh Patel
Senior Manager – Training,
Larsen & Toubro – EAIC
Switchgear Training Centre, Vadodara



Prof. Amit Ved
Associate Professor & Head,
EE Deptt., Faculty of Engineering
Marwadi Education Foundation's
Groups of Institutions, Rajkot

Annexure-1

Day	<u>TRAINING PROGRAM CONTENTS</u>	
	<ul style="list-style-type: none"> • Welcome & Introduction • Pre Quiz • Introduction to Power System & LV System • Switchgear Terminologies • Low Voltage Air-break Contactors & Relevant IEC Standard 60947 - 4 	
Day 1	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Specification & Terminologies	Workshop Demonstration of Contactor
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	Part Identification & Pickup & Drop-off Test
	<ul style="list-style-type: none"> • Thermal Over Load Relays & Relevant IEC Standard 60947 - 4 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
Specification & Features	Workshop Demonstration	
Applications & Trip Class	Practical Hands on by Participants	
Selection criteria's	Overload & Single phasing Testing of Relay as per Standard	
<ul style="list-style-type: none"> • Low Voltage HRC Fuses - As per IEC 60269 		
Day 2	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Specification D& Features	Demonstration of HRC Fuse & Specifications
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	
	<ul style="list-style-type: none"> • Low Voltage SDF units - As per IEC 60947 - 3 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
Introduction, Specification & Features	Workshop Demonstration of SDF	
Applications & Utilization Categories	Practical Hands on by Participants	
Selection criteria's	Part Identification	
<ul style="list-style-type: none"> • Starters for three phase Induction Motors 		
<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>	
Understanding the application & Types of Starters	Demonstration of Starter Panels	



	Understanding the Control Circuit & Power Circuit of the Starters	Control Wiring of Star Delta Semi-Automatic Starter & Fully Automatic Starters
	<ul style="list-style-type: none"> Moulded Case Circuit Breakers (MCCBs) As per IEC 60947 - 2 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction, Specification & Features	Workshop Demonstration
	Applications & Utilization Categories	Practical Hands on by Participants
	<ul style="list-style-type: none"> Air Circuit Breakers (ACBs) - As per IEC60947 - 2 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction & Technical Specifications	Workshop Demonstration of ACB
	Applications & Utilization Categories	Part Identification & Practical Hands on by Participants
Day 3	<ul style="list-style-type: none"> Selection of MPCB, MCB, ELCB - As per IEC 60898 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Applications	Workshop Demonstration
	Selection criteria's	Practical Hands on by Participants
	<ul style="list-style-type: none"> Power Factor Improvement concept & Capacitors Overview Bus bar trunking Lab Visit of BBT Type - 2 Co-ordination as per IEC 60947 Selection of Motor Feeder Components as per Type-2 Co-ordination with Case Study Fault Level Calculation 	
	Need of Fault Level Calculations	
	Calculation of Fault level Current	
	Case Study	
Day-4	<ul style="list-style-type: none"> Placement Tips by L&T's Senior Management Discrimination 	
	<u>Theory</u>	<u>Practical</u>
	Understanding the Discrimination & Types of Discrimination	Demo of Discrimination setup interfaced with the Software
	<ul style="list-style-type: none"> Variable Frequency Drive & Applications 	
	<u>Theory</u>	<u>Practical</u>
	Basics of Motor & VFD	Demonstration
	Main & Control Circuit configuration	Auto Tuning of VFD
Day-5	Energy Savings with VFD	Basic Programming
	Advance Parameterization	Case Studies of Applications
	VFD Vs. Soft starters	



Time Allocation Training program

Days	Theory (Hrs.)	Practical (Hrs.)	Total (Hrs.)
Day - 1	4	4	8
Day - 2	3	5	8
Day - 3	3	5	8
Day - 4	3	5	8
Day - 5	3	5	8
Total	16	24	40

Timings	8.30 AM - Reporting Time 8.45 AM to 9.15 AM – Breakfast 9.30 AM to 5.00 PM - Training 1.30 PM to 2.15 PM - Lunch 11.30 AM & 03.15 PM Tea Break
Batch Size	Min 15 - 35 Students
Eligibility	Pre-final/final year degree electrical engineering students or Final year diploma electrical engineering students
Total Fees	<ul style="list-style-type: none"> Rs.4000/- + GST (18%) for 5 Days Program.
Inclusions	Refreshments: Tea, Breakfast, Lunch etc. Course material: Training Handouts, Stationery, Pen Pad etc. Training Certificate for Participation.
Training Venue Address	Larsen & Toubro Ltd Switchgear Training Centre E&A, VSW, Ankhol Plant, B/h Knowledge City, NH-8, B/w Ajwa Chokdi & Waghodia Chokdi, Vadodara-390019, Gujarat, India.
Contact Person Details	<ul style="list-style-type: none"> Switchgear Training Centre – Admin Email ID:- STC-VADODARA@LNTEBG.COM Ph. No: 0265-2457808 <p>OR</p> <ul style="list-style-type: none"> Divyeshkumar Dhokiya (Sr. Engineer) Email ID:- DIVYESH.DHOKIYA@LNTEBG.COM Ph. No: 0265-2457813 / 05



MOU between Marwadi Education Foundation's Groups of Institutions (MEFGI) & L&T EAIC-Switchgear Training Centre - Vadodara

Date: 05th August, 2019

Marwadi Education Foundation's Groups of Institutions (MEFGI), Rajkot, Gujarat has entered into a Memorandum of Understanding (MoU) with L&T Electrical & Automation - Switchgear Training Centre for reinforcing the Theoretical Technical concept by Practical Approach for Promoting Good Electrical Engineering Practices in the Industry.

The signing ceremony was done at **Rajkot** on **05/08/2019** in the presence of the officials from MEFGI and L&T Electrical & Automation - Switchgear Training Centre. For the signing of the MoU, MEFGI was represented by Prof. Amit Veda, Head of Department, Electrical Engineering while L&T Electrical & Automation - Switchgear Training Centre was represented by Mr. Dharmesh Patel, Sr. Manager, L & T Training Centre, Vadodara.

The MOU states that the two organizations will honor the agreement by:

Promoting interaction between L&T Electrical & Automation - Switchgear Training Centre and Marwadi Education Foundation's Groups of Institutions, Rajkot in mutually beneficial areas of Upcoming technologies in the principal technical areas of LV Switchgear & Protection like: Contactors, Relays, ACBs, MCCBs, ELCBs/ RCCBs, MPCBs, SDFs, Isolators, Electrical Drives, Soft Starters, Testing and Programming of Switchgears with Practical Approach with latest & Current industrial Trends.

Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment for Students as well as for the Faculties.



This is a non-binding agreement and has the validity of one year and can be cancelled after one year anytime by informing them in writing in 3 months advance.

Terms & Conditions:


- This MOU is made with the Objective of skill development and to increase the industrial exposure of the students of MEFGI.
- MOU validity is for One Year from the date of commencement.
- Training Venue shall be L&T Switchgear Training Centre, Vadodara.
- Duration of the Program would be 5 Day commencing from Monday till Friday of Week.
- Max. 2 Programs per year would be conducted with Min.15 & Max. 35 students per batch.

- The dates of program to be mutually decided between L&T_EAIC & MEFGL.
- This MOU is for the Final & Pre-Final year of the Electrical Engineering Students.
- Complimentary Offer from L&T: Two faculties may join for the program evaluation as a Moderator.
- As per input given by MEFGL, fees for the said training program will be borne by the students.
- Students will be awarded Training Certificate for Participation along with the Group Photo.

Enclosure: Annexure-I - Training Program Details.



Mr. Dharmesh Patel
Senior Manager – Training,
Larsen & Toubro – EAIC
Switchgear Training Centre, Vadodara



Prof. Amit Ved
Associate Professor & Head,
EE Deptt., Faculty of Engineering
Marwadi Education Foundation's
Groups of Institutions, Rajkot

Annexure-1

<u>Day</u>	<u>TRAINING PROGRAM CONTENTS</u>	
	<ul style="list-style-type: none"> • Welcome & Introduction • Pre Quiz • Introduction to Power System & LV System • Switchgear Terminologies • Low Voltage Air-break Contactors & Relevant IEC Standard 60947 - 4 	
Day 1	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Specification & Terminologies	Workshop Demonstration of Contactor
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	Part Identification & Pickup & Drop-off Test
	<ul style="list-style-type: none"> • Thermal Over Load Relays & Relevant IEC Standard 60947 - 4 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
Specification & Features	Workshop Demonstration	
Applications & Trip Class	Practical Hands on by Participants	
Selection criteria's	Overload & Single phasing Testing of Relay as per Standard	
<ul style="list-style-type: none"> • Low Voltage HRC Fuses - As per IEC 60269 		
Day 2	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Specification D& Features	Demonstration of HRC Fuse & Specifications
	Applications & Utilization Categories	Practical Hands on by Participants
	Selection criteria's	
	<ul style="list-style-type: none"> • Low Voltage SDF units - As per IEC 60947 - 3 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
Introduction, Specification & Features	Workshop Demonstration of SDF	
Applications & Utilization Categories	Practical Hands on by Participants	
Selection criteria's	Part Identification	
<ul style="list-style-type: none"> • Starters for three phase Induction Motors 		
<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>	
Understanding the application & Types of Starters	Demonstration of Starter Panels	

	Understanding the Control Circuit & Power Circuit of the Starters	Control Wiring of Star Delta Semi-Automatic Starter & Fully Automatic Starters
	<ul style="list-style-type: none"> • Moulded Case Circuit Breakers (MCCBs) As per IEC 60947 - 2 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction, Specification & Features	Workshop Demonstration
	Applications & Utilization Categories	Practical Hands on by Participants
	<ul style="list-style-type: none"> • Air Circuit Breakers (ACBs) - As per IEC60947 - 2 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Introduction & Technical Specifications	Workshop Demonstration of ACB
	Applications & Utilization Categories	Part Identification & Practical Hands on by Participants
Day 3	<ul style="list-style-type: none"> • Selection of MPCB, MCB, ELCB - As per IEC 60898 	
	<u>Theory Session :-</u>	<u>Practical Hands on Session:-</u>
	Applications	Workshop Demonstration
	Selection criteria's	Practical Hands on by Participants
	<ul style="list-style-type: none"> • Power Factor Improvement concept & Capacitors • Overview Bus bar trunking Lab Visit of BBT • Type - 2 Co-ordination as per IEC 60947 • Selection of Motor Feeder Components as per Type-2 Co-ordination with Case Study • Fault Level Calculation 	
	Need of Fault Level Calculations	
	Calculation of Fault level Current	
	Case Study	
Day-4	<ul style="list-style-type: none"> • Placement Tips by L&T's Senior Management • Discrimination 	
	<u>Theory</u>	<u>Practical</u>
	Understanding the Discrimination & Types of Discrimination	Demo of Discrimination setup interfaced with the Software
	<ul style="list-style-type: none"> • Variable Frequency Drive & Applications 	
	<u>Theory</u>	<u>Practical</u>
	Basics of Motor & VFD	Demonstration
	Main & Control Circuit configuration	Auto Tuning of VFD
Day-5	Energy Savings with VFD	Basic Programming
	Advance Parameterization	Case Studies of Applications
	VFD Vs. Soft starters	



Time Allocation Training program

Days	Theory (Hrs.)	Practical (Hrs.)	Total (Hrs.)
Day - 1	4	4	8
Day - 2	3	5	8
Day - 3	3	5	8
Day - 4	3	5	8
Day - 5	3	5	8
Total	16	24	40

Timings	8.30 AM - Reporting Time 8.45 AM to 9.15 AM – Breakfast 9.30 AM to 5.00 PM - Training 1.30 PM to 2.15 PM - Lunch 11.30 AM & 03.15 PM Tea Break
Batch Size	Min 15 - 35 Students
Eligibility	Pre-final/final year degree electrical engineering students or Final year diploma electrical engineering students
Total Fees	<ul style="list-style-type: none"> Rs.4000/- + GST (18%) for 5 Days Program.
Inclusions	Refreshments: Tea, Breakfast, Lunch etc. Course material: Training Handouts, Stationery, Pen Pad etc. Training Certificate for Participation.
Training Venue Address	Larsen & Toubro Ltd Switchgear Training Centre E&A, VSW, Ankhol Plant, B/h Knowledge City, NH-8, B/w Ajwa Chokdi & Waghodia Chokdi, Vadodara-390019, Gujarat, India.
Contact Person Details	<ul style="list-style-type: none"> Switchgear Training Centre – Admin Email ID:- STC-VADODARA@LNTEBG.COM Ph. No: 0265-2457808 <p>OR</p> <ul style="list-style-type: none"> Divyeshkumar Dhokiya (Sr. Engineer) Email ID:- DIVYESH.DHOKIYA@LNTEBG.COM Ph. No: 0265-2457813 / 05





Memorandum of Understanding

This document represents an agreement between

Széchenyi István University, Hungary

and

Marwadi University, India

Objectives

This Memorandum of Understanding aims to establish a spirit of cooperation in pursuing educational, research and training opportunities between Széchenyi István University Győr, Hungary and Marwadi University, India in order to foster the development of the parties via collaborative endeavors.

The nature of the collaboration

It is based on mutual consent of the Parties to strive

1. to shape reciprocal understanding of the two institutions and promote on-going relationship and cooperation in areas of talent fostering, the development of educational, teaching and management systems with the help of bilateral academic exchanges in order to achieve improvement in the level of education and teaching on both sides,
2. to develop a spirit of cooperation by short-term student study abroad program, teacher and student exchanges, cultural exchanges and leadership visits by both Parties when opportunities arise,
3. to explore opportunities to share teaching resources and materials.

Liaison and Administration

Each university shall appoint a coordinator for the cooperation as follows:

on behalf of the Széchenyi István	on behalf of Marwadi University
Name: Dr. Lukács Eszter	Name: Prof. Dr. R.B. Jadeja
Department: Centre of International Programmes	Department: Faculty of Engineering
Address: 9026 Győr, Egyetem tér 1.	Address: Rajkot-Morbi Highway, Rajkot 360003, India
E-mail: lukacs.eszter@sze.hu	E-mail: rajendrasinh.jadeja@marwadieducation.edu.in

Telephone: +3696 503418	Telephone: +91 97277 24686
Website: admissions.sze.hu	Website: https://www.marwadiuniversity.ac.in/

Additional Information

1. The operational details of any specific project under the scope of this Memorandum of Understanding may be governed by terms and conditions to be separately negotiated and mutually agreed upon by both Parties through an exchange of letters or the signing of a subsidiary joint agreement.
2. The Parties consent to sign specific agreements for specific projects after full consultations.
3. It is being acknowledged by the Parties that the establishment of the cooperation between Széchenyi István University Győr, Hungary and Marwadi University has been made possible and has been facilitated by the Hungarian Government Grant EFOP-3.6.1-16-2016-00017 to enhance the internationalization process and strengthen international research, together with academic, scientific, educational and cultural cooperation of Hungarian higher educational institutions.

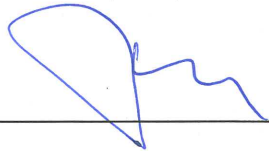
Terms of the Agreement

This Memorandum of Understanding will become effective on the day of signing and remain in place for a period of five years. Any amendment may be proposed through mutual consent and through obtaining the signatures of the legal representative on an Appendix attached to this Memorandum of Understanding.

This Memorandum of Understanding has been formulated in English. Each Party will hold two original copies of the Agreement.

Signed by the legal representatives of the cooperating Parties

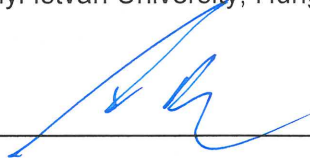
In date 19/06/2019



Dr. FÖLDESI Péter

Rector

Széchenyi István University, Hungary,

Dr. FILEP Bálint

Chancellor

Széchenyi István University, Hungary



Dr. Yogesh P. Kosta

Provost

Marwadi University, India



Mr. Ketan Marwadi

President

Marwadi University, India



MEMORANDUM OF UNDERSTANDING

BETWEEN



MARWADI UNIVERSITY, INDIA

AND



UNIVERSITY OF ZAMBIA

This Memorandum of Understanding is made between **Marwadi University**, India and **University of Zambia**, Zambia hereinafter referred to as "MU" and "UNZA".

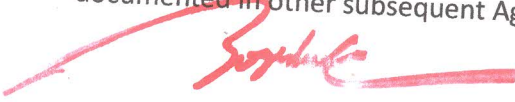
1. **Scholarship** : Marwadi University, India and University of Zambia hereby agree to provide Scholarships to the students who are seeking admission in opposite universities. The said Scholarship shall be given to all category students i.e. Diploma, Degree or Masters.



2. **Academic Cooperation** :Marwadi University, India and University of Zambia hereby agree to encourage academic cooperation through academic activities as stated below:
- (a) To encourage bilateral visits of faculty-staff of MU and faculty-staff of UNZA for the purpose of engaging in research;
 - (b) To foster the exchange of students, academic publications and scholarly information;
 - (c) To offer Degree programs to students of UNZA to pursue Bachelor's and Master's across all available disciplines by giving them the privilege to complete Bachelors as 1+2 or 2+2, Masters as 1+1.
 - (d) To promote other academic activities at students as well as Faculty levels which enhance the above mentioned goals(e.g. Teachers'-Faculty Training, Students' Summer-Winter Schools)
3. **Regulations and Policies** :Both Universities acknowledge that the visit by faculty and students from one university to the other shall be subject to the entry and visa regulations of India and Zambia and shall comply with the regulations and policies of MU and UNZA.
4. **Expenses and Honoraria** :Both Universities agree that all expenses, including research material, international and domestic travel, per diem, honoraria and all other costs, shall be the responsibility of the participating scholars and determined on a case-by-case basis.
5. **Review of MoU** :Both Universities agree to review this Memorandum of Understanding after two (2) years following the date of signing, and acknowledge that this Memorandum is subject to revision and termination at any time by mutual consent or by 90 days written notice by either university. Any dispute between the parties as to the interpretation, application or performance of this Agreement shall as far as possible be settled amicably through consultations or negotiations between the parties.
6. **Legally Binding** :There are no legally binding obligations for either institution under the terms of this MoU. This MoU is intended to encourage and facilitate international collaboration on topics of mutual academic interest.
7. **Subsequent Agreements** :Both Universities agree that this Memorandum of Understanding is incorporated into, and will provide the foundation and framework



for, projects developed by academic and administrative units of UNZA and MU and documented in other subsequent Agreements.

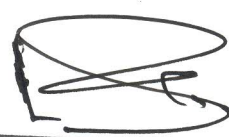


Prof. Dr. Yogesh .P. Kosta
Provost
Marwadi University
India

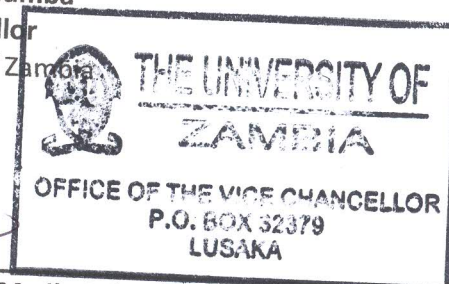



ncideja

Mr. Naresh Jadeja
Registrar
Marwadi University
India



Prof. Luke Mumba
Vice Chancellor
University of Zambia
Zambia





Mrs. Patricia Mwila Sakala
Manager – International Link & Liaison
University of Zambia
Zambia

Date: 26/11/2019

Date: 26/11/2019

Dr. Jadeja

Marwardi University

date: 21. 6. 2019

Dear Dr. Jadeja.

We have received the information about the interest of Marwardi University about the collaboration with our VŠB-Technical University of Ostrava. We are contacting you on a behalf of Nanotechnology Centre and Faculty of Materials Science and Technology and we are interested to start the discussion about the collaboration in the field of Chemistry and Nanotechnology. The list of possible forms of collaboration proposed during the meeting you had here in Ostrava with our vice-rector prof. Jana Kukutschova:

1. Post-Doctorate/Research Fellows to have bilateral exchange of both VSB-TUO and MU scholars for a duration of 3 months to 12 months
2. Dual Degree programmes where our UG students have privilege to study for One Semester, Two Semesters or Two years for Civil Engineering, Architecture, Computer Science, Electrical Engineering, Information & Communication Technologies and Chemistry (Nano Technologies)
3. Dual Degree programmes where our Master's students have the privilege to study Two Semesters or One Semester which could be a Project/Internship based - for Mechanical Engineering, Computer Science, Information & Communication Technologies, Electrical Power Engineering, Electronics Engineering, Mechatronics and Chemistry & Physics (Nano Technologies)
4. Bilateral Exchange of Teaching Faculty at both UG and Master's Levels
5. Joint Projects similar to Capacity Building or other Technical projects of common interests under Erasmus or similar banners

We have carefully evaluated this list and we would like to start the discussion about the collaboration with your university in following fields:

1. Post-Doctorate/Research Fellows to have bilateral exchange of both VSB-TUO and MU scholars for a duration of 3 months to 12 months
4. Bilateral Exchange of Teaching Faculty at both UG and Master's Levels
5. Joint Projects similar to Capacity Building or other Technical projects of common interests under Erasmus or similar banners

As already mentioned we are writing you on a behalf of two units: 1. Nanotechnology Centre and 2. Faculty of Materials Science and Technology, namely Department of Chemistry. The research activities of these two units are complementary as well as we closely collaborate in the field of the teaching. There are two study programs which could be interested to your students: i) Nanotechnology and ii) Process engineering (doctoral studies with accreditation in English language).

The research activities:

Nanotechnology Centre (<https://www.vsb.cz/9360/en>):

- nanomaterials, nanocomposites, advanced materials – synthesis and characterizations,
- applications and environmental safety of nanotechnology and advanced materials,
- nanophysics - magneto-optics, optical and terahertz fundamental research and applications, plasmonics, spintronics
- HPC calculations, molecular modelling and simulations.

More information you can find in the frame of enclosed summaries (SUP-1, SUP-2).

Department of Chemistry (<https://www.fmt.vsb.cz/617/en/>):

- research in the field of materials chemistry, nanomaterials including modified clay minerals, graphitic carbon nitride,
- study of adsorption processes on solid adsorbents based on blast furnace slags and on various types of clay minerals as the model systems,
- research in electrochemistry, which focuses on the study of electrochemical processes in ionic melts and concentrated solutions,
- the preparation and use of conductive polymers and their nanocomposites with phyllosilicates,
- study of pyrolysis and co-pyrolysis of coal, petroleum waste and plastics,
- mass sharing and multiphase hydrodynamics in column apparatuses,
- optimization of technological processes of production closely related to chemical, metallurgical and coke production,
- design and optimization of heat exchangers,
- basic research of gas and vapor adsorption on carbon materials,
- study of the solid phase - gas reactions with subsequent detection of emerging products.

It is necessary to mention that we are ready to support the students, teachers and researchers with the laboratory equipment and other related materials, we do not have the funds to support the costs related to the travelling as well as living expenses of your students, teachers and researchers here in the Czech Republic. We would like to ask you to evaluate our proposal and let us know your opinion.

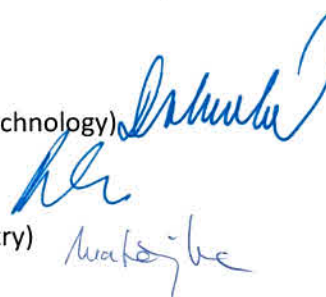
Thank you very much,

Best regards,

Prof. Jana Dobrovská, CSc. (Dean of the Faculty of Materials Science and Technology)

Prof. Jaromír Pištora, CSc. (Director of Nanotechnology Centre)

Doc. Vlastimil Matějka, Ph.D. (Associate Professor - Department of Chemistry)



Contact addresses:

Prof. Jaromír Pištora, CSc.

Nanotechnology Centre
17. listopadu 2172/15, Ostrava-Poruba, 708 00
Phone: +420 597 321 571
E-mail: jaromir.pistora@vsb.cz

Doc. Vlastimil Matějka, Ph.D.

Faculty of Materials Science and Technology (FMST)
17. listopadu 2172/15, Ostrava-Poruba, 708 00
Phone: +420 597 325 293
E-mail: vlastimil.matejka@vsb.cz



SHRADDHA

CIVIL SERVICES

Date – 3/9/2019

To,
The Dean,
Marwadi University,
Rajkot.

Subject – Memorandum of Understanding (MoU) Letter

Dear Sir,

This Memorandum of Understanding(MoU) is entered into 3/9/2019, by and between Marwadi University and Shraddha Civil Services as per communication with Dr. Tarak Vora for a period of 1 year from the date of signing.

- We will allow the students of Marwadi University for Industrial visit as well as training and internship at our location.
- After completion of training/internship, the report has to be submitted to the industry and the university.
- During the internship/training program, students must follow rules of the company.
- An expert lecture for the students of Marwadi University will be organized as per convenience of both parties.

Mr. Gopal Barai,
Managing Director,
Shraddha Civil Services.

Dr. Tarak Vora,
Head of Department,
Civil Engineering, Marwadi University



MEMORANDUM OF UNDERSTANDING



Marwadi
University

MARWADI UNIVERSITY

Rajkot-Morbi Road, Rajkot – 360003

Gujarat, India

And

rexroth

A Bosch Company

Bosch Rexroth India Private Limited

Sanand Viramgam Highway, Mouje Iyava, Taluka Sanand,

Ahmedabad, Gujarat – 382170

DATE: 01-07-2019

MEMORANDUM OF UNDERSTANDING

This memorandum of Understanding is made this day 01-07-2019

BETWEEN

Bosch Rexroth India Private Limited

Sanand Viramgam Highway, Mouje Iyava, Taluka Sanand,
Ahmedabad, Gujarat – 382170

AND

MARWADI UNIVERSITY

Rajkot-Morbi Road, Rajkot – 360003
Gujarat, India

MARWADI UNIVERSITY

Marwadi university, established in 2016, is one of leading university in technology and management education in Gujarat, India. Marwadi university has a sprawling campus spread over 52 acres. It is offering various graduate and post graduate courses and has created reputation in India.

Whereas MARWADI UNIVERSITY is interested in Academic-Industry interaction with the purpose of Disseminating Engineering knowledge, to Industry personnel, in the form of offering all Engineering courses useful to them in their places of avocation.

Offering training programs of short-term duration or refresher courses of importance to the industry which will facilitate them to handle their day-to-day tasks in a much more efficient manner.

- To issue certificates of merit and scrolls of honour to all the personnel successfully completing the training programs
- To invite speakers of eminence from Industry to participate in Guest Lecturers / Seminars / Workshops etc.

Whereas Bosch Rexroth India Private Limited has the industry personnel, the potential and the type of activity matching with the interests of MARWADI UNIVERSITY.

And whereas MARWADI UNIVERSITY has approached Bosch Rexroth India Private Limited to utilize its services in terms of dissemination of knowledge in the field of Automation in its various forms as stated before.

Whereas Bosch Rexroth India Private Limited is agreeable to use the services offered by MARWADI UNIVERSITY in the field of Education/training in all Engineering Departments and also utilize MARWADI UNIVERSITY's spare capacity available for testing some of its products and is agreeable to train MARWADI UNIVERSITY Staff personnel in its premises and to participate in all the developmental activities of MARWADI UNIVERSITY from time to time.

Whereas Bosch Rexroth India Private Limited has the necessary expertise in Hydraulics and its assembly facilities to train MARWADI UNIVERSITY Personnel.

NOW THIS AGREEMENT WITNESSETH

A) DEFINITIONS:

"Disseminating Knowledge" means to disperse throughout or to spread widely knowledge which is a rare commodity.

"Places of avocation" means places of occupation or work on a day to day basis.

"Premises" means offices, both administrative and sales, workshops of Bosch Rexroth India Private Limited

"Personnel" of MARWADI UNIVERSITY and Bosch Rexroth India Private Limited includes persons authorized in writing by MARWADI UNIVERSITY and Bosch Rexroth India Private Limited respectively and persons accompanying such personnel.

"Spare capacity available for testing work" means capacity available for outside work over and above in-house needs.

B) TERMS AND CONDITIONS:

- Bosch Rexroth India Private Limited shall train MARWADI UNIVERSITY staff personnel against a request placed by MARWADI UNIVERSITY on Bosch Rexroth India Private Limited on a mutually agreed rates.
- MARWADI UNIVERSITY shall agree to train Bosch Rexroth India Private Limited personnel against a request placed by Bosch Rexroth India Private Limited on MARWADI UNIVERSITY
- MARWADI UNIVERSITY shall take up testing work of Bosch Rexroth India Private Limited jobs (if any) when spare capacity is available in its premises on a case-by-case basis.
- Charges for testing spare capacity jobs shall be on a mutually agreed rate and shall be in written orders.
- Bosch Rexroth India Private Limited shall render assistance (non-monetary) to MARWADI UNIVERSITY Students in terms of Project fixing and its completion for the graduating senior students of the undergraduate program in Engineering and also for Post Graduate students if possible, against a request made by MARWADI UNIVERSITY on a case by case basis.

- Bosch Rexroth India Private Limited shall try to render assistance (non-monetary) to MARWADI UNIVERSITY Students in terms of providing internship opportunity to the UG / PG levels for students, Job training for students at the UG / PG levels and placement of students both at the UG and PG Levels.
- Costs (if any) incurred by students of MARWADI UNIVERSITY in terms of successful completion of their projects at Bosch Rexroth India Private Limited, shall be borne by them individually as far as possible or by MARWADI UNIVERSITY and this shall not be the responsibility of Bosch Rexroth India Private Limited under any circumstances. MARWADI UNIVERSITY can work out a separate arrangement with the students to this effect.
- This agreement shall take effect from the date mentioned and shall be valid until both the parties agree to terminate by mutual consent
- Bosch Rexroth India Private Limited shall not be liable for any damages, consequential or otherwise while getting its personnel trained at MARWADI UNIVERSITY and the same shall be true of MARWADI UNIVERSITY personnel getting trained at Bosch Rexroth India Private Limited.
- Any disputes under this MOU shall be adjudicated solely under the jurisdiction of the competent courts of Ahmedabad. However, before resorting to settlement of disputes by way of courts, the parties agree to expend all reasonable effort to resolve the dispute through amicable means.



C) COVENANTS OF Bosch Rexroth India Private Limited

- Bosch Rexroth India Private Limited will train MARWADI UNIVERSITY staff personnel against a specific request placed by MARWADI UNIVERSITY on Bosch Rexroth India Private Limited on a mutually agreed rate
- The actual use of all facilities at Bosch Rexroth India Private Limited will be at the discretion and control of Bosch Rexroth India Private Limited.
- Bosch Rexroth India Private Limited will render assistance (of non-monetary benefits) for successful completion of projects of eighth semester Engineering students and Post Graduate students in engineering (if possible) in its premises.
- Bosch Rexroth India Private Limited will render all possible assistance in the developmental activities of MARWADI UNIVERSITY
- Bosch Rexroth India Private Limited will carry out testing of its product at MARWADI UNIVERSITY if sufficient spare capacity is available at MARWADI UNIVERSITY for its products and these shall be at mutually agreed rates

- Bosch Rexroth India Private Limited will try to render all possible assistance to MARWADI UNIVERSITY in terms of sponsoring Seminars/Workshops/Guest Lectures on mutually agreed and mutually beneficial topics of importance in the fields of Automation on a mutually agreed rate.

D) COVENANTS OF MARWADI UNIVERSITY

- MARWADI UNIVERSITY shall disseminate knowledge in the fields of Engineering by offering courses, give training and / or offer Refresher courses of Industrial importance to personnel from Bosch Rexroth India Private Limited.
- MARWADI UNIVERSITY shall carry out all testing work for any spare capacity available in their premises at a mutually agreed price between Bosch Rexroth India Private Limited and MARWADI UNIVERSITY
- MARWADI UNIVERSITY shall take all active interest in the overall development of personnel in Bosch Rexroth India Private Limited in terms of Training, Development, Consultation (Technical) so on and so forth.
- MARWADI UNIVERSITY shall provide the names of its staff personnel to be trained at Bosch Rexroth India Private Limited and Bosch Rexroth India Private Limited shall inform MARWADI UNIVERSITY about the same

<p>For MARWADI UNIVERSITY</p>  <p>Dr. R. B. Jadeja Dean - Engineering</p> <p>MARWADI UNIVERSITY</p>	<p>For Bosch Rexroth India Private Limited</p>  <p>Mr. H.K. Virupakshappa, General Manager Bosch Rexroth India Pvt Ltd.</p> <p><small>pki, BOSCH, APAC, R, A, ramesh.bv</small> <small>Digitally signed by pki, BOSCH, APAC, R, A, ramesh.bv Date: 2022.11.09 13:55:34 +05'30'</small></p> <p>Mr. B.V. Ramesh Managing Director Bosch Rexroth India Pvt Ltd.</p>
--	---

Dr. Jadeja

Marwardi University

date: 21. 6. 2019

Dear Dr. Jadeja.

We have received the information about the interest of Marwardi University about the collaboration with our VŠB-Technical University of Ostrava. We are contacting you on a behalf of Nanotechnology Centre and Faculty of Materials Science and Technology and we are interested to start the discussion about the collaboration in the field of Chemistry and Nanotechnology. The list of possible forms of collaboration proposed during the meeting you had here in Ostrava with our vice-rector prof. Jana Kukutschova:

1. Post-Doctorate/Research Fellows to have bilateral exchange of both VSB-TUO and MU scholars for a duration of 3 months to 12 months
2. Dual Degree programmes where our UG students have privilege to study for One Semester, Two Semesters or Two years for Civil Engineering, Architecture, Computer Science, Electrical Engineering, Information & Communication Technologies and Chemistry (Nano Technologies)
3. Dual Degree programmes where our Master's students have the privilege to study Two Semesters or One Semester which could be a Project/Internship based - for Mechanical Engineering, Computer Science, Information & Communication Technologies, Electrical Power Engineering, Electronics Engineering, Mechatronics and Chemistry & Physics (Nano Technologies)
4. Bilateral Exchange of Teaching Faculty at both UG and Master's Levels
5. Joint Projects similar to Capacity Building or other Technical projects of common interests under Erasmus or similar banners

We have carefully evaluated this list and we would like to start the discussion about the collaboration with your university in following fields:

1. Post-Doctorate/Research Fellows to have bilateral exchange of both VSB-TUO and MU scholars for a duration of 3 months to 12 months
4. Bilateral Exchange of Teaching Faculty at both UG and Master's Levels
5. Joint Projects similar to Capacity Building or other Technical projects of common interests under Erasmus or similar banners

As already mentioned we are writing you on a behalf of two units: 1. Nanotechnology Centre and 2. Faculty of Materials Science and Technology, namely Department of Chemistry. The research activities of these two units are complementary as well as we closely collaborate in the field of the teaching. There are two study programs which could be interested to your students: i) Nanotechnology and ii) Process engineering (doctoral studies with accreditation in English language).

The research activities:

Nanotechnology Centre (<https://www.vsb.cz/9360/en>):

- nanomaterials, nanocomposites, advanced materials – synthesis and characterizations,
- applications and environmental safety of nanotechnology and advanced materials,
- nanophysics - magneto-optics, optical and terahertz fundamental research and applications, plasmonics, spintronics
- HPC calculations, molecular modelling and simulations.

More information you can find in the frame of enclosed summaries (SUP-1, SUP-2).

Department of Chemistry (<https://www.fmt.vsb.cz/617/en/>):

- research in the field of materials chemistry, nanomaterials including modified clay minerals, graphitic carbon nitride,
- study of adsorption processes on solid adsorbents based on blast furnace slags and on various types of clay minerals as the model systems,
- research in electrochemistry, which focuses on the study of electrochemical processes in ionic melts and concentrated solutions,
- the preparation and use of conductive polymers and their nanocomposites with phyllosilicates,
- study of pyrolysis and co-pyrolysis of coal, petroleum waste and plastics,
- mass sharing and multiphase hydrodynamics in column apparatuses,
- optimization of technological processes of production closely related to chemical, metallurgical and coke production,
- design and optimization of heat exchangers,
- basic research of gas and vapor adsorption on carbon materials,
- study of the solid phase - gas reactions with subsequent detection of emerging products.

It is necessary to mention that we are ready to support the students, teachers and researchers with the laboratory equipment and other related materials, we do not have the funds to support the costs related to the travelling as well as living expenses of your students, teachers and researchers here in the Czech Republic. We would like to ask you to evaluate our proposal and let us know your opinion.

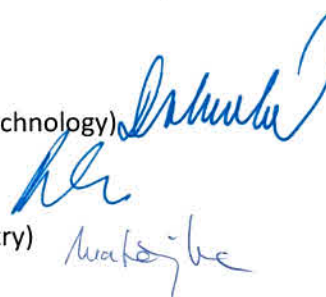
Thank you very much,

Best regards,

Prof. Jana Dobrovská, CSc. (Dean of the Faculty of Materials Science and Technology)

Prof. Jaromír Pištora, CSc. (Director of Nanotechnology Centre)

Doc. Vlastimil Matějka, Ph.D. (Associate Professor - Department of Chemistry)



Contact addresses:

Prof. Jaromír Pištora, CSc.

Nanotechnology Centre
17. listopadu 2172/15, Ostrava-Poruba, 708 00
Phone: +420 597 321 571
E-mail: jaromir.pistora@vsb.cz

Doc. Vlastimil Matějka, Ph.D.

Faculty of Materials Science and Technology (FMST)
17. listopadu 2172/15, Ostrava-Poruba, 708 00
Phone: +420 597 325 293
E-mail: vlastimil.matejka@vsb.cz



**AGREEMENT ON STUDENT EXCHANGE
BETWEEN
BUDAPEST UNIVERSITY OF TECHNOLOGY AND ECONOMICS
HUNGARY**

AND

**MARWADI UNIVERSITY
INDIA**

This Agreement applies to an exchange of students between

Name of Institution: Budapest University of Technology and Economics
Registered seat: H-1111 Budapest, Műgyetem rakpart 3., Hungary
VAT number: HU 15308799
Representative: Prof. János Józsa Attila Kotán
Position: Rector Chancellor
Contact: Adrien Rátkai-Füzesi
Position: Director for International Relations
Telephone No.: +3614632073
E-mail: fuzesi.adrien@mail.bme.hu

hereinafter as „BME”

and

Name of Institution: Marwadi University
Registered seat: Rajkot-Morbi Highway, Rajkot 360003, India
GST number: 24AACTM2114K1ZV
Representative: Prof. Dr. Yogesh P. Kosta Mr. Naresh Jadeja
Position: Provost Registrar
Contact: Colin Roberts
Position: Head Interntional Relations
Telephone No.: +91-281-7123456
E-mail: colin.roberts@marwadiuniversity.ac.in

hereinafter as „MU”,

Both institutions shall, on the basis of reciprocity, support and promote the spirit of this Agreement to encourage academic collaboration and to facilitate as much as possible the academic progress, physical relocation and cultural orientation of all exchange students.



1. Principles

- 1.1 Student exchange shall be on a one-to-one academic exchange basis with 2-4semester-long places each year.
- 1.2 For the avoidance of doubt, the absence of exchange during any particular academic year does not nullify the Agreement.
- 1.3 Exchange students shall enroll as full-time, "not-for-degree" students and are exempt from application and tuition fees at the host institution.
- 1.4 If there are more students interested in participating in the exchange program than there are places available in any year, these students may apply for enrollment as "not-for-degree" visiting students and pay the full standard fees applicable to visiting students.

2. Selection

- 2.1 The exchange program shall be open to undergraduate students of both institutions who have completed at least one year of undergraduate study.
- 2.2 Participating students shall be selected by the home institution, usually on the basis of academic merit and suitability, to undertake a period of study abroad, subject to acceptance by the host institution under normal admission procedures.
- 2.3 If the host institution rejects any proposed candidates, the home institution may nominate suitable candidates for consideration.
- 2.4 Both institutions shall respectively reserve the right to determine dates by which exchange student candidates must be selected in order to guarantee efficient processing of their documents.

3. Exchange Students' Rights and Obligations

- 3.1 Exchange students shall pay tuition and any other study-related fees to their home institution.
- 3.2 Exchange students shall be responsible for their own financial support including international transportation, accommodation, living expenses and insurance. The host institution shall bear no responsibility for providing funds to any exchange student for any purpose.
- 3.3 Exchange students shall be responsible for securing their own accommodation. Assistance will be provided by the host institution to locate appropriate accommodation. On-campus accommodation shall be provided subject to availability but is not guaranteed.
- 3.4 Exchange students shall abide by the laws of the country or territory of the host institution and the rules and regulations of the host institution.



- 3.5 It is the responsibility of the exchange students to obtain consent from their home institution that upon successful completion of study at the host institution, full credit will be granted towards the degree at their home institution.
- 3.6 Each exchange student is responsible for ensuring that he or she obtains his or her official academic records covering the subjects taken during the period of the exchange.
- 3.7 It is not anticipated that spouses and dependents will accompany an exchange student. Such an arrangement is subject to the approval of the host institution on the understanding that the exchange student will be responsible for all additional expenses. Facility access, student services and other privileges of a full-time student will not apply to the exchange student's spouse or dependents.
- 3.8 Exchange students attending the host institution are required to purchase their own insurance policy (which shall include but not limited to travel and health/medical insurance with worldwide protection) before they arrive at the host institution. Students attending the host institution will follow the instructions of the host institution and purchase insurance as required. It is the responsibility of the students to obtain and maintain insurance coverage throughout the entire period of their study at the host institution.
- 3.9 Each exchange student is responsible for obtaining the correct visa, passport, and other necessary personal travel documents for study in the other country or territory.
- 3.10 Participation in an exchange under this Agreement does not give rise to any rights of subsequent transfer to the regular degree programs of the host institution.

4. The Host Institution's Obligations

- 4.1 The host institution shall provide exchange students with an identifiable contact who is responsible for assisting students with enrollment and welfare issues.
- 4.2 The host institution shall send a pre-departure package to each of the incoming exchange students, and organize an orientation program for the students upon their arrival.
- 4.3 The host institution shall provide information to exchange students on local transportation from the airport to the campus.
- 4.4 The host institution shall maintain records of exchange students with the same personal and academic information tracking as for regularly enrolled students. On completion of the exchange, the host institution shall mail an official transcript to the responsible officer of the home institution.
- 4.5 Each institution shall assist participating exchange students in obtaining the appropriate visa for the period of the exchange. Notwithstanding, each student shall be responsible for obtaining his or her visa, passport or other required documents and for any necessary charges. The institutions shall not be liable for the failure on the part of the students to obtain the required documents.



4.6 While the host institution is not obliged to arrange housing for the participating students, it should assist participating students in locating the appropriate housing for the period of the exchange to the extent possible.

5. Validity and Renewal of Agreement

5.1 This Agreement is made in a set of four. Each party will keep one copy.

5.2 This Agreement will take effect immediately once signed and will remain in force for [THREE (3)] years from the date of signing unless and until terminated by either institution with [SIX (6)] months prior notice in writing.

5.3 This Agreement will be subject to revision or modification by mutual consent given in writing.


5.4 This Agreement will be automatically renewed on the same terms and conditions for another [THREE (3)] years unless written notification is given by either party [SIX (6)] months prior to the expiry date.

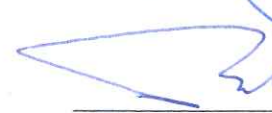
5.5 Notwithstanding termination of the Agreement pursuant to Clause 5.2 or expiry of the Agreement, the termination or expiry of the Agreement shall allow for any participating exchange students who have commenced study at either institution by the date of the termination or expiry to complete their approved course of study.

6. Contracts (Rights of Third Parties) Ordinance

6.1 Notwithstanding the *Contracts (Rights of Third Parties) Ordinance* (Chapter _____ of the Laws of _____), no one other than a party to this Agreement will have any right to enforce any of the terms in this Agreement.


Executed for and on behalf of
Budapest University of
Technology and Economics

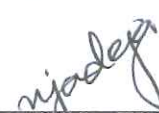

Prof. János Tózsá
Rector


Attila Kotán
Chancellor

Date: 2019.05.17.

Executed for and on behalf of
Marwadi University


[Prof. Yogesh P. Kosta]
Provost


[Naresh Jadeja]
[Registrar]

Date: 30th April, 2019





MEMORANDUM OF UNDERSTANDING

Between

**ÓBUDA UNIVERSITY (ÓU)
BUDAPEST, HUNGARY**

and

**MARWADI UNIVERSITY (MU)
RAJKOT, INDIA**

THIS MEMORANDUM OF UNDERSTANDING is made BETWEEN:

ÓBUDA UNIVERSITY (Institutional ID: FI 12904) H-1034 Budapest, Bécsiút 96/b., (hereinafter referred to as "ÓU")

and

MARWADI UNIVERSITY(Erasmus+ ID: 914970446) Rajkot-Morbi Highway, Rajkot 360003, (hereinafter referred to as "MU")

DESCRIPTION:

- A. Óbuda University (ÓU) in Budapest, Hungary is a higher education institution providing strength in research spanning a diverse set of intellectual disciplines and applications within the fields of engineering; including computer science, applied mathematics, electrical, mechanical, mechatronics, materials sciences and technologies, safety and security sciences, light industry, environmental, industrial design, technical management, business administration management and teacher training. The BSc, MSc and PhD faculties offer theoretically founded, information intensive, practice oriented trainings covering the knowledge, tools and methods required for fundamental understanding.
- B. MU here is a multi-disciplinary University with various ongoing courses in Engineering & Technology, Business Management, Science, Law and Architecture at UG, PG and Doctorate levels. Recently MU was nationally certified as A+ NAAC accredited campus, the only in Gujarat State of India.
- C. The parties ("ÓU" and "MU") wish to enter into this MoU to promote cooperation between them and to strengthen innovative collaboration in mutually acceptable fields of teaching, learning and research.

THE PARTIES AGREE

1 The Purpose of this MOU

- 1.1 The purpose of this MOU is to promote cooperation between ÓU and MU. ÓU and MU agree that within the fields that are mutually acceptable, they intend to pursue the following general forms of cooperation:
 - a) Joint educational, cultural and research activities
 - b) Exchange of faculty, graduate students and postdoctoral scholars
 - c) Participation in seminars, workshops and academic meetings
 - d) Exchange of academic materials, publications and other information

e) Special short term programs and visits

2 **Format**

With the approval of appropriate officers from each institution, this memorandum may include written *addenda* defining in more detail the nature, extent, and terms of specific collaborations.

3 **Convention**

There are no legally binding obligations for either institution under the terms of this MoU. This MoU is intended to encourage and facilitate international collaboration on topics of mutual academic interest. ÓU and MU therefore encourage all members of their faculties and research communities to engage as active participants.

The host institution bears no responsibility for the financial support of visiting participants or programs named in this agreement and all exchange participants are subject to the host university's policies and regulations concerning academic personnel and intellectual property. To sustain special programs and activities, both institutions may seek funds from extramural sources, if available.

Each Party will ensure that before any public statements (including statements to the media or articles relating to their joint activities) are released or published, the prior written consent of the other Party is obtained.

No Party will have the right to use the name or logo of another Party without that Party's prior written consent and compliance with any other conditions attached to such consent.

4 **Term and Extended Term**

This memorandum is expected to remain in effect for five (5) years from date of signature with the possibility of renewal; however, if either institution desires, the understanding memorialized herein may be revoked at any time after the first six (6) months by either party giving six months' prior written notice to the other party.

4.1 **Modification/Amendment:** Either party wishing to modify or amend the MoU shall give the other party thirty (30) days written notice of such intentions and shall send the proposed modification within two (2) months.

5 **Further Agreements**

5.1 The Parties may enter into binding agreements, from time to time, with regards to any specific project.

6 Communication and Notices

6.1 All communication and notices between the Parties regarding this MoU may be made through the nominated representatives set out below, or such other persons they may nominate from time to time

6.2

ÓU Nominated Representative

Name/Title: Péter Harmath

Position: Head of Department, External Relations Department

Address: 1034 Budapest, Bécsi út 96/b

Telephone: +36 1 666 5749

Email: harmath.peter@ka.uni-obuda.hu

MU Nominated Representative

Name/Title: Prof. Dr. Yogesh P. Kosta

Position: Provost

Address: Marwadi University Campus, Rajkot-Morbi Road, Rajkot 36003, India

Mobile: +91 97277 24685

Telephone: +91-281-7123456

Fax number: +91-281-2331170

Email: provost@marwadiuniversity

7 Execution and Counterparts

7.1 The Parties acknowledge that is not executed by both Parties on the same date, this MoU will commence on the Date of the last signature.

7.1.1 The Parties will execute 2 copies of this MoU; ÓU and name of the university both retain 1 original copy each.

EXECUTION:

EXECUTED As an MoU ON THE DATES APPEARING BELOW

SIGNED for and on behalf of ÓBUDA UNIVERSITY)

This day of May[2019])

by: Professor Dr. Mihály Réger)

Rector)



Mihály Réger

.....
(signature)

SIGNED for and on behalf of MARWADI UNIVERSITY)

This 30th day of April [2019])

by: Professor Dr. Yogesh P. Kosta)

Provost)



Yogesh P. Kosta

.....
(signature)

27 June 2019

Mr. Colin Roberts
Marwadi University Campus, Rajkot-Morbi Road
360003 Rajkot
Gujarat State
India

Subject: Memorandum of Understanding between Marwadi University and Széchenyi István University

Dear Mr. Roberts,

Please find enclosed 2 duly signed copies of the Memorandum of Understanding between Marwadi University and Széchenyi István University.

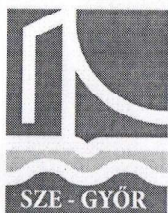
We look forward to a fruitful collaboration.

Kind regards,




SIPOS-SZIGETI Ildikó

Széchenyi István University
Centre of International Programmes



Memorandum of Understanding

This document represents an agreement between

Széchenyi István University, Hungary

and

Marwadi University, India

Objectives

This Memorandum of Understanding aims to establish a spirit of cooperation in pursuing educational, research and training opportunities between Széchenyi István University Győr, Hungary and Marwadi University, India in order to foster the development of the parties via collaborative endeavors.

The nature of the collaboration

It is based on mutual consent of the Parties to strive

1. to shape reciprocal understanding of the two institutions and promote on-going relationship and cooperation in areas of talent fostering, the development of educational, teaching and management systems with the help of bilateral academic exchanges in order to achieve improvement in the level of education and teaching on both sides,
2. to develop a spirit of cooperation by short-term student study abroad program, teacher and student exchanges, cultural exchanges and leadership visits by both Parties when opportunities arise,
3. to explore opportunities to share teaching resources and materials.

Liaison and Administration

Each university shall appoint a coordinator for the cooperation as follows:

on behalf of the Széchenyi István	on behalf of Marwadi University
Name: Dr. Lukács Eszter	Name: Prof. Dr. R.B. Jadeja
Department: Centre of International Programmes	Department: Faculty of Engineering
Address: 9026 Győr, Egyetem tér 1.	Address: Rajkot-Morbi Highway, Rajkot 360003, India
E-mail: lukacs.eszter@sze.hu	E-mail: rajendrasinh.jadeja@marwadieducation.edu.in

Telephone: +3696 503418	Telephone: +91 97277 24686
Website: admissions.sze.hu	Website: https://www.marwadiuniversity.ac.in/

Additional Information

1. The operational details of any specific project under the scope of this Memorandum of Understanding may be governed by terms and conditions to be separately negotiated and mutually agreed upon by both Parties through an exchange of letters or the signing of a subsidiary joint agreement.
2. The Parties consent to sign specific agreements for specific projects after full consultations.
3. It is being acknowledged by the Parties that the establishment of the cooperation between Széchenyi István University Győr, Hungary and Marwadi University has been made possible and has been facilitated by the Hungarian Government Grant EFOP-3.6.1-16-2016-00017 to enhance the internationalization process and strengthen international research, together with academic, scientific, educational and cultural cooperation of Hungarian higher educational institutions.

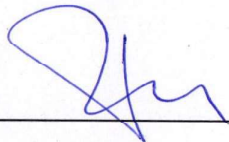
Terms of the Agreement

This Memorandum of Understanding will become effective on the day of signing and remain in place for a period of five years. Any amendment may be proposed through mutual consent and through obtaining the signatures of the legal representative on an Appendix attached to this Memorandum of Understanding.

This Memorandum of Understanding has been formulated in English. Each Party will hold two original copies of the Agreement.

Signed by the legal representatives of the cooperating Parties

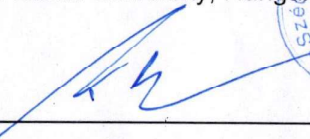
In date 19/06/2019



Dr. FÖLDESI Péter

Rector

Széchenyi István University, Hungary,

Dr. FILEP Bálint

Chancellor

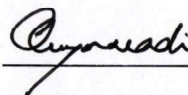
Széchenyi István University, Hungary



Dr. Yogesh P. Kosta

Provost

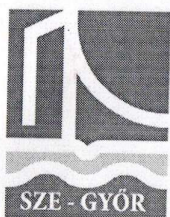
Marwadi University, India

Mr. Ketan Marwadi

President

Marwadi University, India



Memorandum of Understanding

This document represents an agreement between

Széchenyi István University, Hungary

and

Marwadi University, India

Objectives

This Memorandum of Understanding aims to establish a spirit of cooperation in pursuing educational, research and training opportunities between Széchenyi István University Győr, Hungary and Marwadi University, India in order to foster the development of the parties via collaborative endeavors.

The nature of the collaboration

It is based on mutual consent of the Parties to strive

1. to shape reciprocal understanding of the two institutions and promote on-going relationship and cooperation in areas of talent fostering, the development of educational, teaching and management systems with the help of bilateral academic exchanges in order to achieve improvement in the level of education and teaching on both sides,
2. to develop a spirit of cooperation by short-term student study abroad program, teacher and student exchanges, cultural exchanges and leadership visits by both Parties when opportunities arise,
3. to explore opportunities to share teaching resources and materials.

Liaison and Administration

Each university shall appoint a coordinator for the cooperation as follows:

on behalf of the Széchenyi István	on behalf of Marwadi University
Name: Dr. Lukács Eszter	Name: Prof. Dr. R.B. Jadeja
Department: Centre of International Programmes	Department: Faculty of Engineering
Address: 9026 Győr, Egyetem tér 1.	Address: Rajkot-Morbi Highway, Rajkot 360003, India
E-mail: lukacs.eszter@sze.hu	E-mail: rajendrasinh.jadeja@marwadieducation.edu.in

Telephone: +3696 503418	Telephone: +91 97277 24686
Website: admissions.sze.hu	Website: https://www.marwadiuniversity.ac.in/

Additional Information

1. The operational details of any specific project under the scope of this Memorandum of Understanding may be governed by terms and conditions to be separately negotiated and mutually agreed upon by both Parties through an exchange of letters or the signing of a subsidiary joint agreement.
2. The Parties consent to sign specific agreements for specific projects after full consultations.
3. It is being acknowledged by the Parties that the establishment of the cooperation between Széchenyi István University Győr, Hungary and Marwadi University has been made possible and has been facilitated by the Hungarian Government Grant EFOP-3.6.1-16-2016-00017 to enhance the internationalization process and strengthen international research, together with academic, scientific, educational and cultural cooperation of Hungarian higher educational institutions.

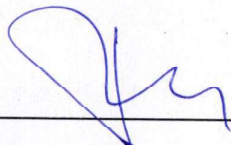
Terms of the Agreement

This Memorandum of Understanding will become effective on the day of signing and remain in place for a period of five years. Any amendment may be proposed through mutual consent and through obtaining the signatures of the legal representative on an Appendix attached to this Memorandum of Understanding.

This Memorandum of Understanding has been formulated in English. Each Party will hold two original copies of the Agreement.

Signed by the legal representatives of the cooperating Parties

In date 19/06/2019



Dr. FÖLDESI Péter

Rector

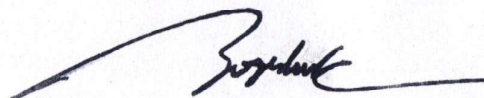
Széchenyi István University, Hungary



Dr. FILEP Bálint

Chancellor

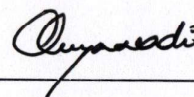
Széchenyi István University, Hungary



Dr. Yogesh P. Kosta

Provost

Marwadi University, India

Mr. Ketan Marwadi

President

Marwadi University, India

UNIVERSIDAD AUTÓNOMA DE SINALOA
DIRECCIÓN GENERAL DE VINCULACIÓN Y RELACIONES INTERNACIONALES

OFC.CV.DGVRI.UAS.0790/2019

DR. Y. P. KOSTA
Provost
Marwadi University

Dear Dr. Kosta:

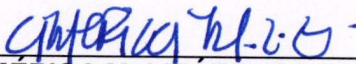
With the pleasure of greeting you, I am sending you a hard copy of the Memorandum of Understanding between the Universidad Autónoma de Sinaloa and Marwadi University, Gujarat, India.

This, in order to start further cooperation on matters of interest for both Institutions.

Sincerely,

"Sursum Versus"

Culiacán, Sinaloa, Mexico, August 06th, 2019


M.C. AMÉRICA M. LIZÁRRAGA GONZÁLEZ
Executive Director



DIRECCIÓN GENERAL DE VINCULACIÓN
Y RELACIONES INTERNACIONALES

"SURSUM VERSUS"

Blvd. Miguel Tamayo Espinoza de los Monteros #2358, Desarrollo Urbano 3 Ríos, Tercer Piso-Edificio 4,
Campus Rafael Buelna Tenorio, C.P. 80020, Tel. 01(667) 7-59-38-29, <http://www.dgvri.uas.edu.mx>,
Culiacán Rosales, Sinaloa, México



**A MEMORANDUM OF UNDERSTANDING
FOR ACADEMIC COOPERATION
BETWEEN
AUTONOMOUS UNIVERSITY OF SINALOA
AND
Marwadi University, Gujarat, India**

Whereas the **AUTONOMOUS UNIVERSITY OF SINALOA**, a university established under the laws of Mexico and having an address at Blvd. Miguel Tamayo Espinoza de los Monteros 2358, Desarrollo Urbano 3 Ríos, Culiacán, Sinaloa, C.P. 80020 (hereinafter referred to as "UAS")

and

The **Marwadi University, Gujarat, India**, a university established under the laws of **Private University Act** and having an address at **At: Gauridad, Rakot – Morbi Highway, Rajkot, Gujarat, India** (hereinafter referred to as "MU") seeking to improve understanding between their respective academic institution and to establish mutually beneficial collaborations benefiting their students, have agreed to sign this Memorandum of Understanding (hereinafter referred to as the "MoU") as a first step toward achieving these shared goals.

NOW THEREFORE PURSUANT THERETO, the Parties hereby agree as follows:

1. SCOPE AND FIELDS OF ACADEMIC COOPERATIONS

- (1) The Parties hereby agree to implement within the framework of the rules and regulations applicable in each of the institutions and subject to availability of funds and resources, the following programmes and activities, which may include, but not limited to:
 - (a) student and/or academic and administrative staff exchanges;
 - (b) joint research activities;
 - (c) exchange of publications, reports and other academic materials and information; and
 - (d) sharing of other activities and programmes in areas of mutual interest, where such sharing shall result in benefit to both Parties.

- (2) It is agreed that the terms and conditions of any agreed programme and activity contemplated in this MoU shall be the subject matter of separate written agreements to be negotiated and agreed upon by both Parties and/or any third parties, wherever applicable. PROVIDED ALWAYS the decision whether to initiate and/or implement any programme or activity shall be at the sole discretion of each Party.
- (3) The Parties agree to designate, on behalf of each institution, a coordinator whose responsibility will be to supervise the execution of this MoU and to draw up a programmes or activities to be implemented under this MoU, setting out specific provisions concerning the exchange programmes, budget requirements and details of funding. For this purpose, the coordinator for UAS is the International Relations and Outreach Office and for MU is International Relations and Outreach Office

2. FINANCIAL ARRANGEMENTS

- (1) The Parties acknowledge that in the absence of any specific agreement in writing to the contrary, each Party will be responsible for its own costs and expenses in establishing and conducting programmes and activities contemplated under this MoU, including without limitation its own costs and expenses in travel and accommodation.

3. JOINT PROPERTY

- (1) The Parties agree that any intellectual property rights arising from or in connection with any programme or activity under this MoU, through and by the joint and collaborative efforts of both Parties shall be jointly owned and subject to any other terms and conditions as may be agreed upon in writing.
- (2) Both Parties shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both Parties under this MoU, unless otherwise mutually agreed upon in writing by the Parties.

4. CONFIDENTIALITY

- (1) The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MoU save where the same is already in public domain.

5. DURATION AND TERMINATION

- (1) This MoU shall take effect on and from the date of execution of this MoU and shall continue to be effective for a period of five (5) years and may be extended for such further period as may be agreed by the Parties in writing.

- (2) Notwithstanding clause 5 (1) above, this MoU may be terminated by either Party giving written notice to the other at least six (6) months prior to the proposed date of termination.
- (3) Notwithstanding clause 5 (2) above, the provisions of this MoU or any other written agreement in respect of any on-going exchange programme or any other form of cooperative activity under this MoU shall continue to apply until their completion unless both Parties mutually agree in writing to the earlier termination of the programme or cooperative activity.

6. NOTICE

- (1) Every notice, request or any other communication required or permitted to be given pursuant to this MoU shall be in writing, in English and delivered personally or sent by registered or certified post via air mail or by courier or facsimile (which shall be acknowledged by the other Party) to the Parties at the address and facsimile number as stated below:
 - (a) If to UAS: Blvd. Miguel Tamayo Espinoza de los Monteros, 2358, Desarrollo Urbano 3 Ríos, Campus Rafael Buena Tenorio, Building 4, 3th Floor, C.P. 80020. Culiacán, Sinaloa, México.
Attention: America M. Lizárraga González
E-mail: americal@uas.edu.mx
 - (b) If to MU: Dr. Amit Lathigara, Computer Engineering Department, Marwadi University, At: Gauridad, Rajkot – Morbi Highway, Rajkot - 360001
Attention: Dr. Amit Lathigara
E-mail: amit.lathigara@marwadieducation.edu.in

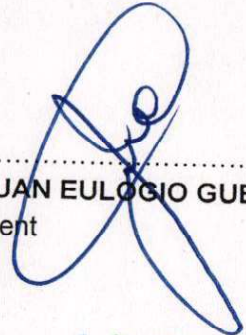
7. MISCELLANEOUS


- (1) This MoU may be modified, varied or amended at any time after due consultation and with the written agreement of both Parties.
- (2) The Parties acknowledge that all visits or exchange of staff, students or administrators will be subject to compliance with the entry and visa regulations of Mexico and India and with the respective Party's requirements with respect to staff and student visits.
- (3) This MoU is not intended to be legally binding. It merely expresses the intentions and understanding of the Parties which will form the basis of any legally binding agreement to be drafted and executed in the future.
- (4) The Parties hereby agree that they are not bound exclusively by this MoU and shall be at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

IN WITNESS THEREOF, the Parties have caused this MoU to be executed by their duly authorized representatives.

For and on behalf of
AUTONOMOUS UNIVERSITY OF SINALOA

For and on behalf of
Marwadi University, Gujarat, India


.....
DR. JUAN EULOGIO GUERRA LIERA
President

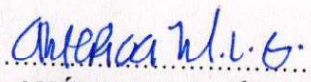

.....
Dr. Y. P. Kosta
Provost

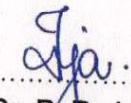
Date: 12 JUL 2019

Date: 19/06/2019

In the presence of

In the presence of


.....
MC. AMÉRICA M. LIZÁRRAGA GONZÁLEZ
Executive Director
International Relations and Outreach


.....
Dr. R. B. Jadeja
Dean
Faculty of Engineering



MEMORANDUM OF UNDERSTANDING

between

Marwadi University, India

and

Damascus University, Syrian Arab Republic

This Memorandum of Understanding is made between **Marwadi University, India** and **Damascus University, Syrian Arab Republic** hereinafter referred to as "MU" and "DU".

1. Marwadi University, India and **Damascus University, Syrian Arab Republic** hereby agree to encourage academic cooperation through research and study in furtherance of the advancement of learning as stated below:
 - (a) To encourage bilateral visits of faculty-staff of MU and faculty-staff of DU for the purpose of engaging in research;
 - (b) To foster the exchange of students, academic publications and scholarly information; and
 - (c) To promote other academic activities which enhance the above mentioned goals.
2. Both Universities acknowledge that the visit by faculty and students from one university to the other shall be subject to the entry and visa regulations of India and Syrian Arab Republic and shall comply with the regulations and policies of MU and DU.
3. Both Universities agree that all expenses, including research material, international and domestic travel, per diem, honoraria and all other costs, shall be the responsibility of the participating scholars and determined on a case-by-case basis. However, each side will make its best efforts to make available university accommodation to visiting faculty and students.
4. Both Universities agree to review this Memorandum of Understanding after two (2) years following the date of signing, and acknowledge that this Memorandum is subject to revision and termination at any time by mutual consent or by 90 days written notice by either university.
5. Both Universities agree that this Memorandum of Understanding is incorporated into, and will provide the foundation and framework for, projects developed by

academic and administrative units of DU and MU and documented in other subsequent Agreements.



Prof. Dr. Yogesh .P. Kosta
Provost
Marwadi University
India



Date: 23rd April, 2019

Prof. Dr. M. Maher Kabakibi
President
Damascus University
Syrian Arab Republic

Date: _____

MEMORANDUM OF UNDERSTANDING

between

Marwadi University, India

and

Syrian Private University, Syrian Arab Republic

This Memorandum of Understanding is made between **Marwadi University, India** and **Syrian Private University, Syrian Arab Republic** hereinafter referred to as "MU" and "SPU".

1. Marwadi University, India and **Syrian Private University, Syrian Arab Republic** hereby agree to encourage academic cooperation through research and study in furtherance of the advancement of learning as stated below:
 - (a) To encourage bilateral visits of faculty-staff of MU and faculty-staff of SPU for the purpose of engaging in research;
 - (b) To foster the exchange of students, academic publications and scholarly information; and
 - (c) To promote other academic activities which enhance the above mentioned goals.
2. Both Universities acknowledge that the visit by faculty and students from one university to the other shall be subject to the entry and visa regulations of India and Syrian Arab Republic and shall comply with the regulations and policies of MU and SPU.
3. Both Universities agree that all expenses, including research material, international and domestic travel, per diem, honoraria and all other costs, shall be the responsibility of the participating scholars and determined on a case-by-case basis. However, each side will make its best efforts to make available university accommodation to visiting faculty and students.
4. Both Universities agree to review this Memorandum of Understanding after two (2) years following the date of signing, and acknowledge that this Memorandum is subject to revision and termination at any time by mutual consent or by 90 days written notice by either university.
5. Both Universities agree that this Memorandum of Understanding is incorporated into, and will provide the foundation and framework for, projects developed by

academic and administrative units of SPU and MU and documented in other subsequent Agreements.



Prof. Dr. Yogesh .P. Kosta
Provost
Marwadi University
India



Date: 23rd April, 2019

Prof. Dr. Nazir Ibrahim
President
Syrian Private University
Syrian Arab Republic

Date: _____

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is entered into on the 27th day of November, 2019 by and between **Tata Consultancy Services Ltd.**, a company incorporated under the Companies Act, 1956 and having its corporate office at TCS House, Raveline Street, Fort, Mumbai 400001, India (hereinafter referred to as "TCS"), and **Marwadi University**, a Private University and having its principal office at Rajkot-Morbi highway, At & PO Gauridad, Rajkot - 360003, Gujarat (hereinafter referred to as "**Institute**").

TCS and Institute are both hereinafter referred to as "Party" individually or "Parties" collectively as the context may require.

WHEREAS Institute is engaged in providing educational degrees at graduate, post graduate and PhD programs in Management, Science, Engineering, Pharmacy, Law, Architecture, Physiotherapy *affiliated to Marwadi University*>>.

WHEREAS TCS is *inter alia* engaged in the business of provision of various information technology services, business solutions, consultancy and outsourcing services worldwide; and

WHEREAS, the Parties recognize each other competencies and hereto agree that a strategic relationship between them will benefit each other.

NOW THIS MOU aims to capture the understanding reached between TCS and Institute regarding each other's roles and responsibilities:

I) UNDERSTANDING

This MOU is intended to cover a specific collaborative effort between TCS & Institute under the academic interface program driven by TCS under which TCS will work towards developing and designing and/or providing industry specific application oriented courses ("TCS Designed Course(s)") which can be offered by the Institute as elective courses for specific degree specializations ("Option 1"); and/or as full curriculum specializations streams in Business Process Services / Management and related domains ("Curriculum") at the bachelor's degree level ("Option 2") or post-graduate degree level ("Option 3"), as may be agreed to by the Parties and details outlined in **Annexure A**. The term 'Curriculum' as used in the MOU shall apply only when Option 2 and/or Option 3 are agreed to in Annexure A.

The agreement between TCS and Institute would be effective from 27th November 2019 and shall be valid up to 30th April 2021



TCS Confidential



B. Role of Institute:

- Institute shall ensure that it holds all valid permissions, authorizations, approvals and consents, licenses and registrations, which may be required under the applicable laws, policies and procedures prevalent from time to time, for launch, administration and instruction of the TCS Designed Course(s) and Curriculum (if agreed to in Annexure A) and the same shall be kept valid and subsisting throughout the period of this MOU or till the completion of the TCS Designed Course(s) / Curriculum, whichever is later.
- Institute will undertake the role of selecting the core topics (that will fit into the Curriculum) and faculty members who will undertake the ownership for teaching those selected topics.
- Institute will ensure to provide equal status to the TCS Designed Course(s) / Curriculum (at par with all other courses) while offering it to students applying to the Institute. This will be done by placing the option of this course curriculum in all communication medium (College Website, Student Application forms, Brochures etc.) to ensure maximum students undertake the TCS Designed Course(s) / Curriculum.
- Institute will set highest standards of selection for the students and ensure that the students who undertake the TCS Designed Course(s) / Curriculum would put in full effort and contribution to make learning outcomes successful. Focus would be on ensuring students who have a great propensity to participate actively and contribute to learning in a group as well as individual mode.
- Institute shall nominate a designated faculty member who will be the single point of contact for managing the administration and completion of the TCS Designed Course(s) / Curriculum. The faculty will be responsible from Institute side to help TCS team in all administrative and management activities that will be helpful in smooth launch and completion of the course.
- Institute should ensure timely nomination of faculty for attending the TTT Program and delivering the TCS Designed Course(s) in a timely and satisfactory manner and is based on the broad guideline as below. Final choice on the selection of faculty will lie with Institute.
 - a) Post-graduation with solid academic achievements relevant to the TCS Designed Course(s).
 - b) 5+ years' experience in teaching the specific courses which they would be teaching (flexibility allowed)
 - c) Familiar with recent developments in related field
 - d) Effective communication and articulation of scenarios
 - e) Ability to drive interactive sessions
 - f) Willingness to learn and lead
- Institute will own the responsibility of conducting the exams/assessments of student performance for the TCS Designed Course(s) and across all the subjects of the Curriculum. As an input it may consider the assessment criteria as suggested by TCS for assessment to be done through written exams, internal assessments, market visits and take home assignments by the nominated faculty, where each parameter may have an assigned weightage so that students are assessed effectively for their all-round performance.
- Institute shall ensure that all the students selected for the TCS Designed Course(s) / Curriculum will sign individual confidentiality undertaking substantially in the format as set forth in Annexure – B hereunder, to ensure that the course material is not used or disposed off inappropriately and take utmost care not to copy or share the course hand outs and materials that are TCS provided copyrighted material with anyone else. The course material is solely for the students' learning purposes and only students, who undertake the TCS Designed Course(s) / Curriculum shall possess the course material at

any time. The course material has to be destroyed / disposed only by shredding, in order to avoid any unauthorized use.

- Institute shall ensure that the faculty from Institute who would be trained through the TTT Program will sign individual confidentiality undertaking, substantially in the format as set forth in Annexure – C hereunder, to ensure that the course material is used appropriately only for the purpose of instruction of the TCS Designed Course(s) / Curriculum. The faculty should not use this course material for other courses or for any other purpose whatsoever and also should not dispose it in a manner that can lead the course material falling in hands of those who should not be recipients of the course work.
- The faculty trained by TCS would teach the TCS Designed Course(s), only as long as this MOU is valid. Once the validity of this MOU is over, they would need to be recertified with a TTT Program post renewal of the MOU.
- Institute shall ensure availability of all requisite facilities, infrastructure, cooperation, etc. required to seamlessly deliver the TCS Designed Course(s) / Curriculum to the applicable students. The lectures are to be scheduled during the normal working days of the Institute or as decided by Institute. In cases where TCS' assistance is availed by Institute for delivery of the TCS Designed Course(s), TCS and Institute will mutually agree to a schedule for the same. Institute recognizes that timely and continued provision of the facilities by Institute is a condition precedent to the completion of the TCS Designed Course(s) / Curriculum in time. Any delay or failure in the provision of agreed facilities will hamper the timely completion of the course, and TCS shall not be held liable for the same.
- Institute shall permit the applicable TCS faculty/personnel engaged pursuant to this MOU, reasonable access to the premises of Institute, for the purpose of delivery of the TTT Program or to fulfill its role under this MOU or assist the Institute in any other manner in relation to this MOU.
- At the end of the TCS Designed Course(s) / Curriculum, any formalities with respect to awarding certificate of course completion to the students will be done by Institute in accordance with the rules/ procedures followed by Institute.
- At the end of the course Institute shall allow TCS to make pre-placement offers to the students who are part of the course based on a selection criteria defined by TCS. Institute shall also provide first slot to TCS during campus recruitment/ placement and Institute will facilitate the process for students to accept an offer from TCS.

III) OTHER TERMS & CONDITIONS

- TCS and the Institute will jointly evaluate and agree on applicable fees or service charges (if any), to cover the costs of designing, developing, training, branding, delivering and sustaining the TCS Designed Course(s) / Curriculum that may be offered in collaboration with TCS and any costs associated therewith such as travelling, accommodation, etc.
- Upon mutual agreement, TCS and Institute may at any time enter into a specific definitive agreement(s) (hereinafter referred as "Definitive Agreement(s)") setting out therein the mutually agreed detailed terms and conditions applicable to the various courses to be provided by TCS under such Definitive Agreement(s).
- For the TCS Designed Course(s) which are agreed to be implemented, TCS will provide one master copy of course material in hard copy form to the Institute, which will be received by the faculty duly designated by Institute in writing to TCS. The said course material may be reproduced in hard copy form only, solely for the purpose of being issued by the duly designated faculty to the students who enroll for the TCS Designed Course(s) / Curriculum for the duration of the course. Except as permitted herein, the course material provided by TCS shall not be reproduced, copied, translated, adapted, broadcasted, hosted or transmitted (including electronically) in any form. The supporting

material, if any, for faculty members will be separately provided to the faculty members and shall be used by the faculty members only for the purposes of the instruction of the TCS Designed Course(s) at the Institute. Institute shall ensure that the original master copy of course material and supporting material for faculty members provided by TCS and copies of the same including portions thereof (i) is treated strictly as confidential documents; (ii) shall only be in the possession of the designated faculty of Institute; and (iii) shall not be displayed or circulated in libraries or forums where any person not enrolled under the TCS Designed Course(s) / Curriculum may access the same.

- For the entire process involved for offering the TCS Designed Course(s) / Curriculum, Institute will seek prior written permission from TCS before publishing any related information regarding this TCS Designed Course(s) / Curriculum offering initiative in collaboration with TCS, in the press, media, social network, blogs, internet and in any other allied public channels.
- Unless otherwise agreed by the Parties separately in writing, each Party will be responsible for its own individual costs in conducting its duties and obligations under this MOU.

IV) INTELLECTUAL PROPERTY RIGHTS

- Institute agrees and acknowledges that any and all intellectual property rights in or to course contents and curriculum of the TCS Designed Course(s) and TTT Program and any and all modifications, enhancements, alterations, additions, adaptations, translations to the same, or derivative works thereof, or feedback received with respect to them, shall be done only by or with prior written permission of TCS and vest with TCS and/or its licensors. For the term of this MOU, TCS grants to the Institute a non-exclusive, non-transferable, non sub-licensable, limited right and license to use and reproduce the course material in hard copy form only for the purposes of, and as permitted under, this MOU. All rights not expressly granted herein shall remain with TCS.
- Institute agrees to retain all of TCS' and/or its licensors' logo, trademark, copyright notices and other proprietary markings or notice on the course material. Institute shall not, permit any persons to, remove, alter, obscure or otherwise render illegible any of TCS' logo, trademark, copyright notice or other proprietary or confidentiality markings that may be placed on the course material or part thereof provided to Institute hereunder without prior written approval of TCS. Institute shall include on all copies of all or part of the course material a reproduction of TCS' and/or its licensors' logo, trademark, copyright notices and other proprietary markings or notices as included in the course material provided by TCS.
- TCS shall also continue to own all and any intellectual property developed prior to, or independently of this MOU.
- By entering into this MOU, Institute covenants and undertakes:
- (a) To respect TCS' intellectual property;
- (b) Not to use TCS' intellectual property without the prior express written consent of TCS;
- (c) Ensure the confidentiality of such intellectual property of TCS within enrolled students and nominated faculty;
- (d) Not to use or permit use TCS' intellectual property other than for the purpose and duration of this MOU.
- (e) Promptly report any misuse of the TCS' intellectual property which comes to its notice and assist and support TCS in remedying and/or protecting any misuse/infringement of TCS' intellectual property subject of this MOU.
- Institute agrees that it shall not gain by virtue of this MOU any rights of ownership or any other interest, right, or title in or to any copyrights, patents, trade secrets, trade marks, or any other intellectual property or proprietary rights owned by TCS. Except as otherwise

explicitly agreed between the Parties, any and all works developed in the course of performing obligations pursuant to this MOU, including all intellectual property rights in or related thereto, and all new inventions, innovations, works or ideas developed by TCS in the course of performance of its activities under this MOU will belong to TCS.

- If the Parties undertake any joint development in the course of providing services under this MOU, any such joint development will be governed by a separate agreement to be negotiated in good faith by the Parties prior to the commencement of any joint development efforts.
- Neither Party shall use any name, trademark, service mark or symbol of the other Party in any publicity release or advertising material or for any other purpose whatsoever without securing the prior written consent of that other Party. The Parties may, however, mention the non-stylized name of the other Party and areas of collaboration in their official websites, presentations and analyst reports and include the existence of this Memorandum in its regular list of academic/industry collaborations. Institute agrees that any and all use of TCS name and trademarks shall be in accordance with the provisions of Annexure – D.

V) CONFIDENTIALITY

- During the term of this MOU, TCS may disclose to Institute its Confidential Information. Confidential Information shall mean all information marked "Confidential" or under any similar legend indicating the confidentiality of the information or information which by its nature is confidential or acknowledged and agreed herein as confidential, except such information as is (a) previously known to Institute at the time of disclosure and not subject to confidentiality under any other agreement between the Parties, or (b) independently developed by Institute and not derived from the Confidential Information supplied by TCS or the participation of individuals who have had access to Confidential Information of TCS, (c) disclosed to Institute by a third party who lawfully acquired such information without restriction, and is not subject to confidentiality obligations, or (d) in or subsequently comes into the public domain (other than as a result of a breach of this MOU), or (e) required to be disclosed by Institute by law, regulation, court order or other legal process. Institute acknowledges and agrees that course contents and curriculum of the TCS Designed Course(s) and TTT Program is Confidential Information of TCS irrespective of whether it is labelled as confidential or not.
- Institute shall hold such Confidential Information in strict confidence for TCS and shall not use it for any purpose except in furtherance of the relationship set forth in this MOU, or except as it may be authorized by TCS in writing. Institute shall further be responsible for the compliance of the foregoing by its students, employees, faculty or agents who have access to Confidential Information in relation to the purpose of this MOU.
- Institute acknowledges and agrees that a breach of any of its obligations contained herein will result in irreparable injury to TCS for which there will be no adequate remedy at law, and TCS shall be entitled to apply for equitable relief, including injunction and specific performance, in the event of any breach or threatened breach or intended breach of its obligations herein by the Institute. Such remedies, however, shall not be deemed to be the exclusive remedies for any breach of the obligations but shall be in addition to all other remedies available at law or in equity.
- All Confidential Information is provided as is, without any warranties express, implied or otherwise, regarding its accuracy, completeness or performance.

VI) TERMINATION

- Either Party may terminate this MOU by giving ninety (90) days advance written notice to the other Party. On termination, each Party shall return to the other party all such

confidential and proprietary information, documents and reference material and any copies thereof of the other Party in its possession. If the MOU expires or notice of termination is issued during the Academic Year when the TCS Designed Course(s) / Curriculum is/are in progress, the termination shall take effect post completion of the batch(es) that has/have already opted for the TCS Designed Course(s) / Curriculum. New students/batches will not be offered the TCS Designed Course(s) / Curriculum once the termination notice has been issued. The right of each Party to terminate this MOU with immediate effect for material breach of the terms of this MOU (that remains uncured after thirty (30) days of written notice thereof or that are not susceptible to cure) remains unaffected.

- All such obligations and terms of this MOU that are required to survive the expiration or termination of this MOU, including but not limited to, intellectual property rights, confidentiality, limitation of liability, shall survive such termination.
- This MOU can be extended or terminated by mutual consent of the Parties in writing. Notice period not to renew.

VII) PERIODIC REVIEW

- The Parties agree that the persons nominated herein below as the point of contact for each Party (or their respective nominees) shall meet at a frequency mutually decided by TCS and Institute, either personally or through a teleconference to review the progress and plan the future course of action, to accomplish the objectives of this MOU as per the mutually agreed time schedule.

Point of contact of Institute: Mr Paras Rughani,
Assitant Professor-Faculty of Management - Program Head
BBA (Hons and Financial markers), Marwadi University,
Rajkot Morbi Highway, At Gauridad, Rajkot 360005.
M: 9099960083

Point of contact of TCS: Balanarayanan G
Head-Academia Interface Program,
Tata Consultancy Services Ltd,
21 Industrial Estate, Ambathur, Chennai 600 058
Ph:+91- 9035027150 / Ph:-44-66166590
Mailto: balanarayanan.g@tcs.com

VIII) RELATIONSHIP OF THE PARTIES

- For the purposes of this MOU, both the Parties are independent contractors. Neither this MOU, nor any activities described herein, shall be construed as creating a partnership, joint venture, franchise, agency or other such relationship. Neither party is authorized, in any manner, to make any commitment on behalf of or to bind the other Party.
- Institute will be completely responsible for ensuring compliance towards all statutory provisions applicable to and governing the employment of its employees and representatives, deployed and would ensure compliance to provisions of statutes, as amended and applicable from time to time for such employees and representatives. Under no circumstances shall employees, agents and representatives of Institute, represent as or be construed as employees/agents of TCS.

IX) LIMITATION OF LIABILITY

- Institute agrees that any information or material provided / disclosed by TCS is on "as is" basis without any warranty or representation of any nature whatsoever, as to any matter, including but not limited to, warranty of fitness for a particular purpose or merchantability.

TCS shall not be liable for any direct, indirect, incidental, special or consequential damages, or damages for loss of profits, revenue, data or use, incurred by Institute or any third party arising out of or in connection with this MOU or the subject matter of this MOU, whether in an action in contract or tort or any other legal theory.

X) GOVERNING LAW/ARBITRATION/VENUE

- The laws of India shall govern this MOU. Any disputes between the parties shall be resolved by mutual discussions. Disputes, if any, remaining unresolved for a period of sixty (60) days after reference to the other Party in writing, shall be subject to resolution by arbitration in accordance with the Arbitration and Conciliation Act, 1996 and under the Rules made thereunder (or any statutory modification / re-enactment thereof) by one or more arbitrators appointed in accordance with the said Rules. The language of the arbitration shall be English and the decision of the arbitrators shall be final and binding on the Parties. The venue of Arbitration shall be Mumbai. Both Parties irrevocably submit to the exclusive jurisdiction of the Courts in Mumbai, for any action or proceeding regarding this MOU. Nothing herein shall prohibit either Party from seeking a temporary restraining order, preliminary injunction or other provisional relief if, in its judgment, such action is necessary to avoid irreparable damage, to preserve the status quo or to prevent the dissemination of Confidential Information or protection of its intellectual property or from bringing and pursuing legal action to specifically enforce the provisions of this Section X.

XI) NOTICES

All notices, requests, demands and other communications under this MOU or in connection herewith shall be in writing given to or made upon the respective Parties as follows and will be effective:

- upon actual delivery if presented personally or sent by express overnight courier (with a signature acknowledging receipt), or
- seven days following deposit in the mail if sent by certified or registered mail, postage prepaid, return receipt requested.:

To TCS:

Attention:

Balanarayan G,
Head – Academic Interface Program,
Tata Consultancy Services Ltd,
No 21 Industrial Estate,
Ambattur, Chennai 600 058

With a copy addressed to: General Counsel, Tata Consultancy Services Limited, TCS House, Raveline Street, Fort, Mumbai - 400 001 (India).

To Institute:

Attention:

Mr Naresh Jadeja, Registrar, Marwadi University, Rajkot
Morbi Highway, At Gauridad, Rajkot 360005

Or to such other person or addresses as any of the parties shall have notified to the other party. All notices, requests, demands and other communications given or made in accordance with the provisions of this MOU shall be in writing by registered letter, fax or telegram.

XII) NON SOLICITATION

- During the term of this MOU and for a period of twelve (12) months thereafter, Institute agrees not to hire, recruit, solicit or otherwise employ any employee or representative of TCS involved in the performance of its obligations pursuant to this MOU.

XIII) FORCE MAJEURE

- Neither Party shall be liable for any failure or delay in the performance of its obligations under this MOU to the extent such failure or delay or both is caused, directly or indirectly, without fault by such Party, by any reason beyond its reasonable control, including but not limited to, by fire, flood, explosion, earthquake, elements of nature, drought or bad weather, lightning or acts of God, acts of state, strikes, acts of war (whether declared or not), hostilities, terrorism, riots, civil disorders or commotion, lockouts, industrial disputes, rebellions or revolutions, blockages; quarantines, embargoes and other similar governmental action (each a "Force Majeure Event"). Any Party so delayed in its performance will immediately notify the other by telephone or by the most timely means otherwise available (to be confirmed in writing within ten (10) Business Days of the inception of such delay) and describe in reasonable detail the circumstances causing such delay with relevant documentary supporting. However the Party claiming such event shall take all necessary steps to mitigate the delay so caused in spite of such Force Majeure Event.

XIV) AUTHORITY

- Each signatory to this MOU represents and warrants that he/she is duly authorized by the Party for and on whose behalf he/she is signing this MOU to execute the same in a manner binding upon said Party and that all approvals, permissions and procedures necessary for vesting such authority in him/her have been duly complied with.

XV) NO WAIVER

- Either Party's failure to exercise any right under this MOU shall not constitute a waiver of any other terms or conditions of this MOU with respect to any other or subsequent breach, or a waiver by such Party of its right at any time thereafter to require exact and strict compliance with the terms of this MOU. In order to be effective, all waivers under this MOU must be in writing and signed by the waiving Party.

XVI) TATA CODE

- The business activities of TCS are self regulated by the "Tata Code of Conduct". Institute undertakes that it will ensure compliance with the Code in the performance of this MOU and promptly report any violation or potential violation of the Code by any person to the Local Ethics Counselor or the Principal Ethics Counselor or the CEO of TCS. A copy of the Tata Code of Conduct is available at: <https://www.tcs.com/tata-code-of-conduct>.

XVII) SURVIVAL

- The clauses of this MOU, including without limitation, confidentiality and intellectual property right obligations, which by their very nature ought to survive termination or expiration of this Agreement, shall so survive.

XVIII) SEVERALTY

- If any clause or term of this MOU be declared null and void and or unconstitutional or unenforceable, such clause or term shall be modified to the extent necessary to make it valid and enforceable whilst preserving the intent of the Parties and the remaining terms and the MOU shall continue to operate and be binding on the Parties.

XVI) ENTIRE AGREEMENT

- This MOU, along with the schedules, annexures and exhibits, if any, attached hereto, sets forth the entire agreement between the Parties and supersedes any other prior or

contemporaneous proposals, agreements and representations between them related to its subject matter, whether written or oral, between the Parties and all amendments and extensions thereof, which shall be deemed to be superseded by this Agreement. No modifications or amendments to this MOU shall be binding upon the Parties unless made in writing and duly executed by authorized officials of both Parties.

IN WITNESS WHEREOF, each of the parties hereto have caused this MOU to be duly executed by a duly authorized representative of such party as of the date first above written.

TATA CONSULTANCY SERVICES LTD.
(TCS)

Marwadi University
(Institute)

Signature: _____
Name: _____
Title: _____
Date: _____

Signature: naresh jadeja
Name: Mr Naresh Jadeja
Title: Registrar.
Date: _____

ANNEXURE - A

OPTION 1:

TCS Designed Course(s) – Offered as elective courses for specific degree specializations

Offerings –

(i) **Banking for Business Process Management**

- TCS agrees to design and develop one or more elective courses to be offered by Institute to the final year students of:
 - (a) Bachelor of Commerce (B.Com) and Bachelor of Business Administration/ Management (BBA/BBM) of Institute viz,
 - The long term objective is to evolve Business Process Services as a specialization area in the curriculum offered by Institute and provide the students with exposure to latest trends and techniques that are found in the world of practice and their applicability and relationship to various theoretical knowledge in the field.
 - In general, TCS aims to design the courses covering approximately 40 to 60 hours of teaching and including 3 hours of examination in the end for each course and can be customized based on the requirements of the Institute.

ANNEXURE – B (FOR STUDENTS)

INDIVIDUAL CONFIDENTIALITY UNDERTAKING

The following special terms are agreed between the undersigned _____ Year B.Com/BBA/BBM/BSc Computer Science / BCA student (“I”/“Student”) of <Marwadi University> College, <Marwadi University, Rajkot Morbi Highway, At Gauridad, Rajkot 360005>, affiliated to Marwadi University and **Tata Consultancy Services Limited**, having its corporate office at TCS house, Raveline Street, 21 D.S. Marg, Fort, Mumbai – 400001, India (“TCS”).

WHEREAS in connection with the terms of the Memorandum of Understanding dated _____, executed by and between TCS and Marwadi University (the “MOU”), TCS has agreed to design and develop courses in areas focused around _____ <name of the Designed Course> which is a focused line of business offering within Business Process Outsourcing entity at TCS.

WHEREAS TCS has invested considerable time, expenses and efforts in the designing, developing and structuring of the course and study material that are provided to the Student (hereinafter referred to as “Course Material”).

AND WHEREAS it being an intellectual property of TCS, the Student hereby agrees to comply with the following obligations with respect to such Course Material:

- I acknowledge that TCS is the owner of any and all the intellectual property and proprietary rights in the Course Material and accept that I have not acquired and shall not acquire (including by virtue of my receipt of Course Material) any such intellectual property or proprietary rights.
- I shall not commit any violation, infringement or misappropriation of such intellectual property and proprietary rights nor commit any other act or omission which has an adverse effect on the value, validity, enforceability or any other aspect thereof in regard to the Course Material.
- I hereby agree and undertake to hold and keep in strict confidence the Course Material in my possession, custody or control and neither copy, distribute or disclose Course Material nor allow

any third party to do so, and not use or allow it to be used for any purpose or in any manner other than for self study/ training.

- I also hereby undertake to ensure that after completion of the course or upon prior request by TCS, I shall promptly destroy the Course Material by means of shredding.

I agree that the limitations set forth herein are reasonable and properly required for the adequate protection of the Course Material of TCS. I note that TCS is relying on my undertaking in this statement in agreeing to permit me access to the Course Material and that I may be held personally liable for breach of the undertakings in this statement. This Undertaking shall be governed by the laws of India. In the event any dispute arises in connection with this Undertaking, the courts in Mumbai shall have a non-exclusive jurisdiction, however, that, upon my breach of this Undertaking, TCS reserves the right to seek any available form of legal or equitable relief, including, but without limitation, injunctive relief as a remedy for such breach from any court of competent jurisdiction.

By signing below, I acknowledge that I have read, understood and hereby voluntarily agree to the above terms and conditions.

Signature: _____ Date: _____

Name of Student: _____

College ID Number: _____

Residential Address: _____



ANNEXURE – C (FOR FACULTY)

INDIVIDUAL NON-DISCLOSURE AGREEMENT

This Agreement is entered into as of the day of signing, by and between **Tata Consultancy Services Ltd.**, a company incorporated under the Companies Act 1956 and having its Corporate Office at TCS House, Raveline Street, Fort, Mumbai 400001, India ("TCS"), and Prof. Paras Rughani s/o Chandulal Rughani, ("Faculty"), a Faculty in the Department of Management at **Marwadi University**, Rajkot-Morbi Highway, At Gauridad, Rajkot 360005 (the "Institute")

TCS and Faculty are both hereinafter referred to as "Party" individually or "Parties" collectively as the context may require;

WHEREAS Faculty is aware that in connection with the terms of the Memorandum of Understanding dated _____, executed by and between TCS and Institute (the "MOU"), TCS has agreed to design and develop course contents and curriculum for one or more courses ("TCS Designed Courses") that can be offered by the Institute to its students.

WHEREAS, TCS will conduct a Train the Trainer Program ("Training") where personnel/specialists from TCS will transition the skill, knowledge and approach to the nominated faculty/Faculty to teach the TCS Designed Course(s) viz. _____ <name of the courses for which the Faculty is being trained> (the "Course").

WHEREAS, the Faculty will utilize the material, skill and knowledge learnt during the Training hereto for imparting education thereof only to the students enrolled in Course and at the Institute ("PURPOSE").

WHEREAS, Faculty acknowledges that TCS has invested considerable time, expenses and efforts in the designing, developing and structuring of the Course and study material that are provided to the Faculty.

WHEREAS, in the course of Training/such activities it is also anticipated that TCS will disclose to the Faculty all Course material (in form of soft copies and/or hard copies) for the Purpose as set forth above;

NOW THEREFORE, the Parties hereto have entered into the following agreement ("Agreement"):

1. For the purpose of this Agreement "Confidential Information" shall mean any and all information and data, including but not limited to any kind of any Course Material, Training material, methods, product, service, process, invention, improvement or development carried on or used by TCS, discoveries, ideas, concepts, know-how (whether patentable or copyrightable or not), research, development, designs, specifications, drawings, blueprints, tracings, diagrams, models, samples, flow charts, computer programs, algorithms, marketing plans or techniques, budgets, costs, profits, prices, discounts, mark-ups, business strategies, marketing, tenders and any price sensitive information concerning TCS, whether or not labeled as "Confidential Information" and disclosed by TCS in connection with the Purpose, irrespective of the medium in which such information or data is embedded. Confidential Information shall include any copies, abstracts, reports, work products or any derivatives made or derived from CONFIDENTIAL INFORMATION by the Faculty as well as any modules, samples, prototypes or parts thereof.
2. All Confidential Information disclosed pursuant to this Agreement
 - a. shall be used exclusively for the Purpose of this Agreement, and the Faculty shall be permitted to use Confidential Information disclosed to it pursuant to this Agreement only for such sole Purpose and for no other purpose, unless otherwise expressly agreed to in writing by TCS;
 - b. shall not be distributed, disclosed, or disseminated in any way or form by the Faculty to anyone. All CONFIDENTIAL INFORMATION shall be utilised by the Faculty only for the purpose of gaining knowledge and in furtherance of imparting education to the students of the Institute ;
 - c. shall be treated by the Faculty with reasonable care that a prudent person would exercise to avoid disclosure of CONFIDENTIAL INFORMATION to any third party;
 - d. shall remain the property of TCS;
 - e. shall not be disclosed to any other third party by the Faculty without the prior written approval from TCS; the Faculty shall not copy, recreate, replicate, translate or otherwise reproduce any Confidential Information in any manner whatsoever or create derivative works therefrom, except for the PURPOSE specified in this Agreement;

3. The obligations as per paragraph 2 shall not apply, however, to any Confidential Information which:
 - a. the Faculty can demonstrate, is already in the public domain or becomes available to the public through no breach by the Faculty of this Agreement;
 - b. was lawfully in the Faculty's possession prior to receipt from TCS as proven by its written records without the breach of any confidentiality obligations by any third party;
 - c. is independently developed by the Faculty without reference to or use of any CONFIDENTIAL INFORMATION;
 - d. is required to be disclosed by law or the rules of any governmental organization, provided the Faculty has issued a written notice to TCS immediately upon learning the requirement for disclosure and afforded TCS a reasonable opportunity to contest, limit and/or assist the Faculty in limiting such disclosure.
4. The Faculty shall have the right to refuse to accept any Confidential Information under this Agreement prior to receipt of such Confidential Information and once the Confidential Information is received by the Faculty, the Faculty shall be deemed to have unconditionally accepted such Confidential Information in terms of this Agreement. Nothing herein obligates TCS to disclose any Confidential Information to the Faculty.
5. The Faculty shall indemnify and hold harmless TCS and their directors, officers, employees, agents and representatives from and against all or any claims, damages, losses, liabilities or expenses (including, but not limited to, reasonable attorneys' fee and disbursements), arising out of a breach of this Agreement by the Faculty or its representatives or agents.
6. The Faculty agrees that monetary damages would not be a sufficient remedy for any breach of this Agreement, and that in addition to the remedies provided in Article 5 of this Agreement and any other remedies available to TCS, TCS shall be entitled to specific performance and injunctive or other equitable relief as a remedy for any such breach.
7. The Faculty confirms that TCS is disclosing the Confidential Information on "as is" basis without any warranty or representation of any nature whatsoever. TCS shall therefore not be liable to the Faculty for any direct, indirect, special, consequential, incidental, or punitive damages or loss, regardless of the form of action or theory of liability (including, without limitation, actions in contract, warranty, negligence, or products liability) resulting from any defect in or use of any CONFIDENTIAL INFORMATION by the Faculty, even if either PARTY had been advised of the possibility of such damages or losses.
8. It is understood that no license or right of use or any other right in respect of the Confidential Information is granted or conveyed by this Agreement unless expressly provided herein. The disclosure of Confidential Information and materials shall not result in any obligation to grant the Faculty any such rights therein.
9. The Faculty agrees that it shall treat Confidential Information disclosed under this Agreement as strictly confidential in perpetuity.
10. All Confidential Information disclosed pursuant to this Agreement shall either be returned to TCS or be destroyed by the Faculty at the option of and sole discretion of TCS. In case of destruction, the Faculty shall confirm in writing such destruction to TCS.
11. All disputes arising out of or in connection with the present Agreement, including any question regarding its existence or validity, shall be finally settled by arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and under the Rules made thereunder (or any statutory modification / re-enactment thereof) by one or more arbitrators appointed in accordance with the said Rules. The seat of arbitration shall be Mumbai. The language to be used in the arbitration proceeding shall be English. The award passed pursuant to such arbitration proceedings shall be final and binding. Notwithstanding this provision, in the event of a breach or threatened breach of this Agreement by or any one acting on behalf of the Faculty, TCS shall be entitled to seek any equitable relief, specific performance or any such applicable relief from any court of competent jurisdiction.
12. This Parties agree that Agreement shall be subject to the substantive law in force in India with the courts at Mumbai having the exclusive jurisdiction.
13. All notices, requests, demands and other communications under this agreement or in connection herewith shall be given to or made upon the respective parties as follows:

To TCS : Tata Consultancy Services Ltd
TCS House, Raveline Street,
Fort, Mumbai 400 001, India.
Attn: General Counsel, TCS

To < Name of Faculty, designation, college name & college address>
Prof. Paras Rughani, Assistant Professor - HOD {BBA (Hons and Financial Markers)}, Marwadi
University, Rajkot Morbi Highway, At Gauridada, Rajkot 360005

or to such other person or addresses as any of the Parties shall have notified to the others in writing.

All notices, requests, demands and other communications given or made in accordance with the provisions of this Agreement shall be in writing by letter, fax or telegram.

14. If any term, clause or provision of this Agreement shall be judged to be invalid for any reason whatsoever, such invalidity shall not affect the validity or operation of any other term, clause or provision of this Agreement and such invalid term clause or provision shall be deemed to have been deleted from this Agreement.
15. The provisions of this Agreement may not be modified, amended, nor waived, except by a written instrument duly executed by the Parties hereto. The requirement of written form can only be waived in writing.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their duly authorized representatives on the dates specified below.

Location:
Date:
on behalf of:
TATA CONSULTANCY SERVICES LTD

Location:Rajkot
Date: 22.11.2019
on behalf of:
MARWADI UNIVERSITY

Sign in the box



.....

.....
Name, Designation & Signature

Sign in the box



Prof. Paras Rughani, Assistant Professor,
HOD (BBA - Hons/Financial Markers),
Marwadi University, Rajkot.
Name, Designation & Signature of Faculty

ANNEXURE – D

TERMS AND CONDITIONS FOR USAGE OF TCS MARKS

Any use of TCS or its affiliates' name, trade name, trademarks or service marks (collectively "TCS Marks") as referred to in Section IV of the MOU shall be subject to the following terms and conditions:

1. Institute acknowledges and agrees that any use of TCS Marks shall be with the prior written approval of the first proposed usage from TCS. Any different usage also shall require prior written consent TCS. Institute shall submit samples for approval at email: balanarayan.g@tcs.com. Any change in the contact for submitting samples for approval shall be intimated to Institute from time to time. All use of TCS Marks permitted by this Section shall be in accordance with TCS usage guidelines and/or instructions provided to Institute from time to time. Where such prior written approval is granted as aforesaid, TCS will grant Institute a non-transferable, non-sublicensable, royalty-free, revocable and nonexclusive permission to place or affix permitted TCS Marks belonging to TCS, on or in relation to the approved usage.
2. TCS reserves the right to withdraw such permission and consent at any time with reasonable notice entirely or in relation to particular TCS Marks or particular use, and immediately if TCS become aware of any claim by a third party that Institute use of TCS Marks infringes upon the rights of that third party. Institute acknowledges and agrees that all rights, title and interest in and to TCS Marks shall be and remain sole and exclusive property of TCS and/or its affiliates. Institute will be responsible for ensuring that the use of TCS Marks is accurate, and not misleading, defamatory, libelous, obscene, infringing or otherwise objectionable and is in compliance with the applicable laws and remains distinct and separate from text, brand marks or any other graphic elements.
3. Institute represents and warrants that they will not at any time:
 - (i) claim any right, title or interest in any of the TCS Marks;
 - (ii) register, seek to register or cause to be registered any of the TCS Marks;
 - (iii) adopt and use any trademark, trade name, business name, fictitious name, internet domain name, logo or designation that might be identical or confusingly similar to TCS Marks or TCS Marks as portion thereof;
 - (iv) attach any other trademark, trade name, logo or designation to TCS Marks or use in combination with any other design, word or words, unless such use is authorized in writing by TCS;
 - (v) use any of the TCS Marks in connection with products / services / context not contemplated herein;
 - (vi) use TCS Marks in any manner that suggests that TCS has endorsed, sponsored or certified the product, components, program or services of the other Party; or
 - (vii) use any of the TCS Marks in a manner that infringes, derogates, dilutes, or impairs rights TCS has in such Marks.
4. Institute will be fully responsible to TCS for any damages or harm caused to TCS by a breach of these terms and conditions by Institute or any of its agents, consultants or affiliates. Institute acknowledge and agree that a breach of any of its representations, warranties or agreements contained herein will result in irreparable injury to TCS and/or its affiliates for which there will be no adequate remedy at law, and TCS and/or its affiliates shall be entitled to apply for equitable relief, including injunction and specific performance, in the event of any breach or threatened breach or intended breach of these terms and conditions by Institute. Such remedies, however, shall not be deemed to be the exclusive remedies for any breach of these terms but shall be in addition to all other remedies available at law or in equity.
5. All use of TCS Marks by the Institute as permitted under these terms and conditions and goodwill therein shall inure to benefit of TCS and its affiliates. Any breach of the license/permission granted herein and/or breach of the representations and warranties will cause irreparable loss to TCS and/or its affiliates for which there may be no remedies at law.
6. Permission for Institute to use the TCS Marks under these terms and conditions is only as stated above and it is expressly understood that nothing herein shall grant to Institute any right, title, or interest in the TCS Marks or name (either alone or in association with other words or names), or any part thereof, or in any other marks adopted by TCS, or in any trademark, copyright or good will of TCS and/or its affiliates. Institute agrees upon termination or expiration of this MOU to discontinue use of TCS Marks where such use is based on any rights obtained under these terms and conditions. Any continued, further or other use of TCS Marks shall be subject to execution of separate agreement between the Parties.
7. All materials provided and/or approved by TCS under these terms and conditions (including without limitation the marks and all graphic materials and content relating to the marks) are provided "as is" and without warranty of any kind, express or implied, and TCS and/or its affiliates/licensors hereby disclaim

any and all warranties, express and implied, including but not limited to any warranties of reliability, availability, title, merchantability, non-infringement, quiet enjoyment or fitness for a particular purpose.

8. In no event shall TCS and/or its licensors or affiliates be liable for any direct, indirect, punitive, incidental, special, consequential damages or any damages whatsoever, including without limitation, arising out of or in any way related to the use of or inability to use, or failure to meet any duty including of good faith or of reasonable care, damages for loss of profits, revenue or business interruption, or otherwise under or in connection with any provisions of these terms and conditions regarding use of the TCS Marks, even in the event of the fault, tort (including negligence), strict liability or breach of contract, and even if TCS or any of its licensors/affiliates has been advised of the possibility of such damages.

A handwritten signature in blue ink, consisting of a large, loopy initial 'A' followed by a smaller, more complex signature.

Research Agreement

Between

Marwadi University And Metropole Tiles Pvt. Ltd.

THIS RESEARCH AGREEMENT (hereinafter "Agreement"), is made and entered into by and between **Marwadi University**, having its principal offices at Rajkot-Morbi Road, At & Po. Gauridad, Rajkot 360003 and **Metropole Tiles Pvt. Ltd.**, having its principal place of business at 8A-National Highway Lakhdhipur Road, Morbi (hereinafter "Sponsor").

WHEREAS, Marwadi University is a State Private University established under the Government of Gujarat Private University act 9 of 2016 on 9th May, 2016. Marwadi University is promoted by Marwadi Education Foundation's Group of Institution established in 2008 by Marwadi Shares and Finance Limited a major stock broking company in India & Chandarana Intermediaries Brokers Pvt. Ltd. a leading firm dealing in technical and arbitrage trading in Indian Stock Market.

Marwadi University is enters into agreements with industrial sponsors to provide University's faculty the opportunity to gain experience and knowledge of value to their teaching and research, to make noteworthy contributions to knowledge and as an appropriate public service;

WHEREAS, **Dr. Vishal Jitendrabhai Mayani** (hereinafter "Principal Investigator") and **Dr. Suranjana Vishalbhai Mayani** (hereinafter "Co-Principal Investigator") conducts research in the area of Development of Organic-Inorganic Hybrid Materials for Novel Applications from last 15 years (hereinafter "Field"), and sponsor has an interest in the University conducting further research in the Field; and

WHEREAS, Sponsor desires to financially support such research; and, University desires to conduct such research on the terms and conditions set forth herein.

NOW, THEREFORE, in consideration of the terms and conditions set forth below, the parties agree as follows:



Section 1

RESEARCH

- 1.1 Scope of Research:** Subject to the terms and conditions of this Agreement, University will use reasonable efforts to perform research in accordance with its proposal entitled Development of organic-inorganic hybrid material for ceramic coating (hereinafter "Research") which is attached as Exhibit A, and incorporated herein solely for the purpose of describing the Research.
- 1.2 Implementation of Research:** University's relationship to Sponsor in the performance of Research is that of an independent contractor. University shall have the right to identify and implement the method, details, and means of performing the Research for Sponsor.
- 1.3 Principal Investigator:** University's performance of the Research shall be under the direction of Principal Investigator, who shall be responsible for the administration, direction, and content of the Research. In the event that the Principal Investigator/Co-Principal Investigator becomes unable or unwilling to continue work under the Research, University shall name an alternate Principal Investigator to perform the Research, subject to Sponsor's consent. If Sponsor does not provide such consent, Sponsor may terminate this Agreement in accordance with Section 7 below.
- 1.4 Technical Contact of Sponsor:** The Sponsor shall designate an individual who shall coordinate with the University's Principal Investigator and each shall have the responsibility in respect to the Research to (i) serve as the interface between the parties regarding the conduct of the Research; (ii) obtain and provide technical information, data, decisions or approvals; and (iii) resolve deviations and assist in escalating issues within each party.

Section 2

RESEARCH FUNDS

- 2.1 Research Funds:** This Agreement is a cost-reimbursement contract with a fixed payment schedule. In accordance with Section 2, Paragraph 2.2 of this Agreement, Sponsor shall pay University the applicable funds and expenses for performing the Research set forth in **Exhibit B "Budget"**, which funds shall include without limitation, the direct and indirect costs of the Research, supplies, equipment, and a proportionate share of the Principal Investigator's and Co-Principal Investigator's salary, (hereinafter, "Funds"). Principal Investigator shall have the sole discretion to reallocate any portion of the Funds, in furtherance of the Research. During the term of the Research, if University discovers that the expenditures are expected to exceed



the amount of Funds, University may request additional Funds from Sponsor which Sponsor may elect to provide in its reasonable discretion. Should Sponsor elect not to provide such additional Funds, University shall not be obligated to continue performance under the Research beyond the agreed upon amount of Funds, and University shall provide Sponsor with the results of the Research performed up to such point.

2.2 Payment Method: Upon execution of this Agreement and within thirty (30) days receipt of University's invoice, Sponsor shall pay University an amount equivalent to one half of the first year's requirements of Funds, as set forth in **Exhibit B**. Upon receipt of University's invoice, Sponsor shall make subsequent semi-annual advance payments to University at the beginning of each semi-annual period thereafter. Payment must be made to "Marwadi University- Fees Account", **reference the name of the Principal Investigator**, and be forwarded to:

Registrar,
Marwadi University,
Rajkot-Morbi Road,
At & Po. Gauridad,
Rajkot - 360003, Gujarat, India.

Payments may also be made by online transfer in the following manner, exclusive of any bank charges or fees, provided that a notice is provided to the above address of such online transfer:

- Name of Account: Marwadi University- Fees Account
- Account Number: **313220110000054**
- Account Type: Current
- IFSC Code: BKID0003132
- Branch Address: MEF CAMPUS BRANCH, RAJKOT
- Bank Name: BANK OF INDIA
- GST Details: 24AACTM2114K1ZV (*Legal Name: Marwadi Education Foundation*)
- Pan No.: AACTM2114K

2.3 Accounting: Within ninety (90) days of the end of each year, University will submit its customary statement of actual expenditures by major cost categories incurred during the preceding year. Notwithstanding the foregoing, the Principal Investigator shall have the right to rebudget expenses and carry forward unexpended Funds to the following year. In addition, upon the expiration or termination of this Agreement, University shall submit to Sponsor a statement of actual expenditures for any Funds accrued under this Agreement prior to the effective date of termination. Sponsor shall pay any such Funds



due within sixty (60) days from receipt of such statement, or if in the case of a balance of Funds, University shall refund any such amounts.

2.4 Supplies and Equipment: In the event that University purchases supplies and equipment under this Agreement, title to such supplies and equipment shall vest in University.

Section 3

RIGHTS IN DATA

3.1 Data: University shall, in accordance with established University policies and practice, keep notes and records of data and information generated in the performance of the Research under this Agreement (hereinafter "Data"). University shall provide Sponsor with an annual report within ninety (90) days of the end of each budget year during the term of this Agreement setting forth a summary and analysis of Data developed hereunder.

3.2 University Rights to Data: University shall own all right, title and interest in and to any and all Data developed from and arising out of the Research. Subject to Sections 4 and 5 below. No publication without prior permission from the Director – Metropole Tiles Pvt. Ltd.

3.3 Sponsor Rights to Data: Subject to the provisions of Sections 4 and 6 below, Sponsor shall have the right to use all written annual reports provided to Sponsor for its internal-research purposes.

Section 4

PUBLICATION

4.1 University Rights to Publish: Sponsor acknowledges and agrees that University's fundamental consideration in performing the Research under this Agreement shall be University's right to first publish the results of such Research for academic and scientific purposes. University shall submit any proposed manuscript for publication to Sponsor thirty (30) days prior to the submission for publication, and any proposed abstract to Sponsor seven (7) days prior to submission for publication. In the event Sponsor identifies any Confidential Information (as defined in Section 5 below) contained in such proposed publication or abstract, Sponsor shall notify University and specifically identify the Confidential Information. University shall delete such Confidential Information from the proposed publication or abstract. In the event Sponsor identifies any patentable subject matter contained in the proposed publication, Sponsor shall notify University of such matter and University shall either (i) delay the proposed publication for a period of up to sixty (60) days from the date of receipt of Sponsor's notification in order to obtain appropriate patent protection thereon, or (ii) delete the enabling portion from the



proposed publication and proceed with publication. University shall have the right to acknowledge Sponsor's support of the Research performed under this Agreement in scientific publications and other scientific communications.

Section 5

CONFIDENTIAL INFORMATION

- 5.1 Confidentiality:** Sponsor acknowledges that University as a Private, non-profit educational institution would prefer not to accept any confidential information of Sponsor. However, should Sponsor find it necessary to disclose to University any proprietary or confidential information of Sponsor in order to accomplish the objectives of the Research, Sponsor shall do so in accordance with the requirements of this Section 5.
- 5.2 Definition of Confidential Information:** Any information considered proprietary or confidential by Sponsor shall be provided to University (i) in writing and clearly identified as such, or if orally disclosed, identified as proprietary or confidential at the time of disclosure and reduced to writing within thirty (30) days by Sponsor; and, (ii) solely to the Principal Investigator, (hereinafter, "Confidential Information").
- 5.3 Exclusions:** Notwithstanding the foregoing, Confidential Information shall not include any information which is, a) published or otherwise available to the public other than by breach of this Agreement by University; b) rightfully received by University from a third party without confidential limitations; c) independently developed by University; d) known to University prior to its first receipt from Sponsor; e) hereinafter disclosed by Sponsor to a third party without restriction on disclosure; f) approved for release by written authorization of Sponsor; or (g) required to be disclosed to the extent mandated by legal, accounting or regulatory requirements.
- 5.4 Standard of Care:** University shall use reasonable efforts, in accordance with University's treatment of its own confidential information to maintain its confidentiality, to prevent the disclosure of Confidential Information to third parties for a period of three (3) years from the date of disclosure of such Confidential Information.



Section 6

INTELLECTUAL PROPERTY RIGHTS

6.1 Background Intellectual Property: All rights will be governed by the Metropole Tiles Pvt. Ltd.

6.2 Patentable Inventions:

- a. All rights and title to discoveries or inventions conceived and first actually reduced to practice solely by employees of University in the performance of Research conducted under this Agreement ("University Invention") shall belong to University and shall be disposed of in accordance with University policy.
- b. All rights and title to discoveries or inventions conceived and first actually reduced to practice solely by employees of Sponsor in the performance of Research conducted under this Agreement ("Sponsor Invention") shall belong to Sponsor and shall be disposed of at Sponsor's sole discretion as Sponsor deems appropriate.
- c. For any discoveries or inventions conceived and first actually reduced to practice jointly by at least one employee of University and at least one employee of Sponsor in the performance of Research conducted under this Agreement ("Joint Invention"), each party shall, in accordance with the patent laws of inventorship, own an undivided interest in such Joint Invention. Any and all patentable Joint Inventions shall be fully and promptly disclosed in writing and in confidence to the other party. The parties agree to consult with one another prior to taking any action to obtain patent protection of such Joint Invention and shall attempt to agree on patent applications to be filed and administration of such invention.
- d. Inventorship shall be determined in accordance with Indian patent laws.

6.3 License To Patentable Inventions: To the extent the University is legally able to do so and to the extent the Sponsor pays a proportionate share of the Principal Investigator's salary in the performance of the Research, the University shall offer to Sponsor, a time-limited first right to negotiate an exclusive, royalty-bearing license to make, have made, use, sell, offer to sell, and import any service, product or method covered by University Inventions or University's interest in any Joint Invention. University shall promptly and confidentially disclose to Sponsor any patentable University Invention. Sponsor shall hold such disclosure on a confidential basis and shall not disclose the information to any third party or use the information except in accordance with this Section, without the prior written consent of University. Sponsor shall advise University in writing within sixty (60) days following University's disclosure to Sponsor whether or not Sponsor elects to secure a commercial license. Upon such election to University Inventions or University's interest in any Joint Invention, Sponsor shall assume all reasonable costs associated with



the filing and maintaining patent protection for such invention(s) in those countries requested by Sponsor, whether or not Letters Patent issue. Sponsor shall have ninety (90) days from the date of election to conclude a license agreement with University ("Negotiation Period"). The Negotiation Period may be extended upon written mutual agreement of both parties. Said license agreement shall contain reasonable terms, shall require diligent performance by Sponsor for the timely commercial development and early marketing of such invention(s), and shall include Sponsor's continuing obligation to pay for patent costs. If such license agreement is not concluded within the Negotiation Period, University shall have no further obligations to Sponsor, and Sponsor's obligation to pay for costs associated with patent protection shall cease. If Sponsor elects not to secure a license, the right to any such invention(s) hereunder shall be disposed of in accordance with University policies, with no further obligation to Sponsor.

6.4 No Implied Licenses: Nothing contained in this Agreement shall be deemed to grant either directly or by implication, estoppel, or otherwise any rights under any patents, patent applications or other proprietary interests, whether dominant or subordinate, of any other invention, discovery or improvement of either party, other than the specific patent rights covering inventions arising under this Agreement.

Section 7

TERM AND TERMINATION

7.1 Term: The term of this Agreement shall commence on 20/01/2020 ("Effective Date") and shall continue through 20/01/2021. At the end of such term, this Agreement may be renewed upon mutual agreement of the parties.

7.2 Termination for Cause: This Agreement may be terminated by either party, if the other party breaches any material obligation provided hereunder and the breaching party fails to cure such breach within thirty (30) days from receipt of notice outlining the nature of the breach. In the event such material breach is not cured within the applicable period of time noted above, then the non-breaching party may immediately terminate this Agreement by providing written notice to the other party. Reconciliation of Research expenditures and Sponsor's payments shall be in accordance with Section 2, Paragraph 2.3 of this Agreement. University shall make good faith efforts to avoid incurring additional costs following either party's notice of termination. Notwithstanding the above, this Agreement may be terminated by University immediately, upon written notice to the Sponsor, if Sponsor fails to remit timely payment in accordance with Section 2.2 above.

7.3 Termination for Convenience: This Agreement may be terminated by either party with sixty (60) days written notice to the other party for any reason. Reconciliation of



Research expenditures and Sponsor's payments shall be in accordance with Section 2, Paragraph 2.3 of this Agreement. Such reconciliation shall also take into account University's uncancellable obligations incurred prior to the effective date of termination of the Agreement, including without limitation, any support for any student of University for the duration of the current academic quarter.

7.4 Survival: The following provisions shall survive any expiration or termination of this Agreement: Sections 3, 4, 5, 6, 8, 9, 10 and 11.

7.5

Section 8

NOTICES

8.1 Notices. All notices or reports permitted or required under this Agreement shall be in writing and shall be delivered by personal delivery or by certified or registered mail, return receipt requested, and shall be deemed given upon actual receipt. Notices shall be sent to the parties at the addresses described below or such other address as either party may designate for itself in writing.

For Scientific/Technical Matters:

Moyani Vishal J. Suranjana V. Mayani

[Signature]

University: **Marwadi University**
Attention: **Dr. Vishal Jitendrabhai Mayani (PI)**
Dr. Suranjana V. Mayani (Co-PI)
Rajkot-Morbi Road,
At & Po. Gauridad, Rajkot – 360003.

Sponsor: **Metropole Tiles Pvt. Ltd.**
Attention: **Mr. A. Thirumalaivasan**
8A- National Highway,
Lakhdhipur Road,
Morbi – 363642, Gujarat

For Agreement Matters:

[Signature]
University: **Marwadi University**
Attention: **Mr. Naresh Jadeja**
Registrar
Rajkot-Morbi Road,
At & Po. Gauridad,
Rajkot – 360003.

[Signature]
Sponsor : **Metropole Tiles Pvt. Ltd**
Attention: **Mr. A. Thirumalaivasan**
Director (T & P)
8A- National Highway,
Lakhdhipur Road,
Morbi – 363642.



Section 9

LIMITATION OF LIABILITY

9.1 Consequential Damages. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY LOSS OF USE, INTERRUPTION OF BUSINESS, OR ANY INDIRECT, SPECIAL, INCIDENTAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS) REGARDLESS OF THE FORM OF ACTION WHETHER IN CONTRACT, TORT, (INCLUDING NEGLIGENCE), STRICT PRODUCT LIABILITY, OR OTHERWISE, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

9.2 Limit on Direct Damages: EXCLUDING EACH PARTY'S INDEMNITY OBLIGATIONS UNDER SECTION 10 BELOW, IN NO EVENT SHALL EACH PARTY'S LIABILITY TO THE OTHER PARTY UNDER THIS AGREEMENT EXCEED THE AMOUNT OF FUNDS HEREUNDER.

9.3 No Warranties: ANY AND ALL DATA, MATERIALS, TECHNOLOGY, INVENTIONS, DISCOVERIES, AND TANGIBLE RESEARCH PRODUCTS DEVELOPED BY UNIVERSITY UNDER THE RESEARCH ARE PROVIDED "AS IS" AND UNIVERSITY MAKES NO WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, AND EXPRESSLY DISCLAIMS ANY AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NONINFRINGEMENT.

Section 10

INDEMNIFICATION

10.1 University Indemnification: University shall defend and indemnify Sponsor, its officers, employees and agents from and against any suit brought against Sponsor, its officers, employees and agents insofar as such suit is based upon any employee of Sponsor sustaining any injury while on the premises of University that is due to the negligence or wilful misconduct of University in the performance of Research; provided that, (i) Sponsor notify University promptly in writing of such suit; (ii) University shall have full and complete authority (including settlement authority) in the defense of such suit; and (iii) Sponsor shall cooperate in good faith with University in the defense of such suit, including without limitation, providing all relevant and necessary information and assistance for such defense.

10.2 Sponsor Indemnification: Sponsor shall defend and indemnify University, its officers, employees and agents from and against any suit brought against University, its officers, employees and agents insofar as such suit is based upon the use of the results of the Research by Sponsor; provided that, (i) University notify Sponsor promptly in writing of such suit; (ii) Sponsor shall have full and complete authority (including settlement



authority) in the defense of such suit; and (iii) University shall cooperate in good faith with Sponsor in the defense of such suit, including without limitation, providing all relevant and necessary information and assistance for such defense.

Section 11

MISCELLANEOUS

- 11.1 Governing Law and Forum:** This Agreement shall be governed in all respects by the Indian law. All disputes arising under this Agreement shall be brought, as permitted by Indian law, at Rajkot jurisdiction, which will also be the venue.
- 11.2 Force Majeure:** University shall be excused from performance required under this Agreement if such performance is rendered impossible or unfeasible due to any events beyond its reasonable control, including without limitation, war, riot, natural disasters, weather, labor disputes or strike, acts of governmental officials or agencies, or any other cause beyond the reasonable control of University. The excusable delay is allowed for the period of time affected by the delay, and the parties will revise the Research performance or other provisions hereunder as appropriate.
- 11.3 Severability:** In the event that any provision of this Agreement becomes or is declared by a court of competent jurisdiction to be illegal, unenforceable or void, such unenforceability or invalidity shall not render this Agreement unenforceable or invalid as a whole.
- 11.4 Use of Name:** Neither party will use the name of the other party or its employees in any advertisement or press release without the prior written consent of the other party. Sponsor acknowledges that University maintains a list of all Research projects, which list shall contain the name of Sponsor and the title of the Research, and that University may make use of such list consistent with its obligations as an academic institution.
- 11.5 Headings:** The section headings appearing in this Agreement are inserted only as a matter of convenience and in no way define, limit, construe, or describe the scope or extent of such section or in any way affect this Agreement.
- 11.6 Assignment:** Sponsor may not delegate, assign or transfer this Agreement, the rights or duties hereunder without University's express prior written consent. Notwithstanding the foregoing, Sponsor may assign this Agreement without University's prior written consent in the event of a merger, reorganization or acquisition of Sponsor in which Sponsor is the surviving entity.



11.7 Entire Agreement and Modification: This Agreement constitutes the entire agreement between Sponsor and University and supersedes in their entirety any and all oral or written agreements previously existing between Sponsor and University with respect to the subject matter. The terms and conditions of any purchase order or other instrument issued by Sponsor in connection with this Agreement which add to or differ from the terms and conditions of this Agreement shall be of no force or effect. This Agreement may only be amended or supplemented by a writing that refers explicitly to this Agreement and that is signed by duly authorized representatives of Sponsor and University. In the event of any conflict between the terms and conditions set forth in this Agreement and the Exhibits, the parties agree that the terms and conditions of the Agreement shall take precedence.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized representatives.

For and on behalf of
Marwadi University


For and on behalf of
Metropole Tiles Pvt. Ltd


(Authorized signatory)
Name: Mr. Naresh Jadeja
Designation: Registrar
Email: naresh.jadeja@marwadieducation.edu.in
Contact No.: 9727724694
Address: Marwadi University,
Rajkot-Morbi Road,
At & Po.: Gauridad
Rajkot 360 003. Gujarat

(Authorized signatory)
Name: Mr. A. Thirumalaivasan
Designation: Director (Technical & Production)
Email: tmv29881@gmail.com
Contact No.: 9825634993
Address: Metropole Tiles Pvt. Ltd
8A- National Highway,
Lakhdhipur Road,
Morbi – 363642. Gujarat



Research Agreement
Between
Marwadi University And Metropole Tiles Pvt. Ltd.

Exhibit "A"
Research Project:

Title: Development of organic-inorganic hybrid material for ceramic coating.

Scope of Research: Preparation of two different materials for specific applications.

1. Preparation of silica based coating material for ceramic tiles (SCM-1)
2. Preparation of wax based coating material for ceramic tiles (WCM-1)

SCM-1 material is based on silica-based coating material and it will be applied on the tile surface for surface protection, gap filling, and uniform surface layering. The prepared material will provide similar or higher surface protection properties compared to available materials in the market. WCM-1 material is wax-based coating material and it will be applied on the tile surface for anti-fouling and hydrophobic properties. It is also known as waxing process. It consists of disposable wax material and volatile organic solvent. The prepared material will provide similar or higher anti-fouling effect compared to available materials in the market.

It is purely a consultancy work project. Marwadi University will only provide laboratory resources and service. Principal Investigator and Co-Principal Investigator will be involved in the preparation, characterization, analysis, applications and data evaluation of prepared materials. The analysis cost will be borne by Marwadi University for the characterization of material. All the chemicals, reagents and solvents and materials will be provided by sponsor "Metropole Tiles Pvt. Ltd". It will also involve few visits of Principal Investigator and Co-Principal Investigator to "Metropole Tiles Pvt. Ltd".

Moreover, project is likely to produce results which could be patented. We are quite optimistic for achieving significant and useful results of high commercial value.



Research Agreement
Between
Marwadi University And Metropole Tiles Pvt. Ltd.

Exhibit "B"

Budget: Budget for Consultancy work

All the chemicals, reagents and solvents and materials will be provided by sponsor "Metropole Tiles Pvt. Ltd".

- Project Duration** 15/01/2020 to 15/01/2021 (1 Year)
- Project Cost** Rs. 339,000 + GST 18% Rs. 61,020 = Total **Rs. 400,020**
Four Lakhs Twenty rupees only.
- Payment mode** Cash or Cheque (in three installments) (In the Beginning, During the Middle of the Project and upon Completion of Project)
- Account Details:**
- Name of Account: Marwadi University- Fees Account
 - Account Number: 313220110000054
 - Account Type: Current
 - IFSC Code: BKID0003132
 - Branch Address: MEF CAMPUS BRANCH, RAJKOT
 - Bank Name: BANK OF INDIA
 - GST Details: 24AACTM2114K1ZV (Legal Name: Marwadi Education Foundation)
 - Pan No.: AACTM2114K

Payment must be made to "Marwadi University- Fees Account", reference the name of the Principal Investigator, and be forwarded to:

Registrar,
Marwadi University,
Rajkot-Morbi Road,
At & Po. Gauridad,
Rajkot - 360003, Gujarat, India.



MOU signed between Marwadi University & Menza Motors Pvt. Ltd.

(MOU signed at MEFGI, Campus on 29th June 2019)

Marwadi Education Foundation's Groups of Institutions (MEFGI), Rajkot, Gujarat has entered into a Memorandum of Understanding (MoU) with Menza Motors Pvt. Ltd. for promoting and reinforcing cooperation, mutual exchange of Information and Technological know- how, joint collaborative work in R&D projects, curriculum development, internships and placements, infrastructure development, improvement of research and academic programs and also exchange of experts and researchers.

The signing ceremony was done at MEFGI on 29th June 2019 in the presence of the officials from MEFGI and MENZA Motors Pvt. Ltd. For the signing of the MoU, MEFGI was represented by its Director Dr. Y. P Kosta while Menza Motors Pvt. Ltd. was represented by its Chairman and Managing Director, Mr. Shivakant Pandey.

The MOU states that the two organizations will honor the agreement by:

Promoting interaction between Menza Motors Pvt. Ltd. and Marwadi Education Foundation's Groups of Institutions in mutually beneficial areas of upcoming technologies in the principal technical and research areas of Electric Vehicles, Charging Infrastructure, Power Electronics Converters, Electronics Controllers, Vehicle Dynamics, Testing & Promoting Technologies and initiate joint projects between them.

Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment.

Facilitate work from students / facilities& employee and Vice versa on projects identified for collaborative business.

To conceptualize the research projects to be executed in collaboration on need basis.

To collaborate, share information and technology to develop the required skills and intend to create a center of excellence to support this collaborative effort.


To support the Menza Motors Pvt Ltd in following activities

- Consultancy support for product development& technical requirements
- Laboratories support for product testing & validations
- Advertising & marketing supports by sponsoring in events & workshops
- Providing interns& skilled employees
- Providing training & skilled development for empowering employees

To support the institute in following activities,

- Research work leading to M. Tech/ Ph. D degree
- Laboratory/ infrastructure Development
- Capability development of the students
- Sponsored projects
- Recruitment
- Publication, Product and Patent
- Workshops, Conclave, seminars, Events

This is a nonbinding agreement and can be cancelled anytime by informing them in writing.


Dr. Y P Kosta
Provost, Marwadi University

For
Menza Motors Pvt. Ltd.

M. Shivakant Pande,
Director
Chairman, Menza Motors Pvt. Ltd



MEMORANDUM OF UNDERSTANDING

BETWEEN



MARWADI UNIVERSITY, INDIA

AND



KAMPALA INTERNATIONAL UNIVERSITY, UGANDA

WHEREAS:

- A. The parties hereto share a common interest in many academic and educational fields;
and
- B. In order to facilitate future institutional cooperation, the parties hereto wish to enter into this Memorandum of Understanding (“MOU”).

NOW THEREFORE, the parties hereto agree as follows:

A handwritten signature in blue ink, appearing to be 'J. S. S.'.


A handwritten signature in blue ink, appearing to be 'D. S.'.

1. **Scholarship:** Marwadi University, India and Kampala International University hereby agree to provide Scholarships to the students who are seeking admission in opposite universities. The said Scholarship shall be given to all category students i.e. Diploma, Degree or Masters.
2. **Academic Cooperation:** Marwadi University, India and Kampala International University hereby agree to encourage academic cooperation through academic activities as stated below:
 - (a) To encourage bilateral visits of faculty-staff of MU and faculty-staff of KAMPALA INTERNATIONAL UNIVERSITY for the purpose of engaging in research;
 - (b) To foster the exchange of students, academic publications and scholarly information;
 - (c) To offer Degree programs to students of KAMPALA INTERNATIONAL UNIVERSITY to pursue Bachelor's and Master's across all available disciplines by giving them the privilege to complete Bachelors as 1+2 or 2+2, Masters as 1+1.
 - (d) To promote other academic activities at students as well as Faculty levels which enhance the above mentioned goals (e.g. Teachers'-Faculty Training, Students' Summer-Winter Schools)
3. **Regulations and Policies:** Both Universities acknowledge that the visit by faculty and students from one university to the other shall be subject to the entry and visa regulations of India and Uganda and shall comply with the regulations and policies of MU and KAMPALA INTERNATIONAL UNIVERSITY.
4. **Coordination:** In order to carry out and fulfil the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities. The Deputy Vice Chancellor, Research Innovations Consultancy and Extension (DVC RICE) will represent KIU while Joint Registrar will represent Marwadi University.
5. **Expenses and Honoraria:** Both Universities agree that all expenses, including research material, international and domestic travel, per diem, honoraria and all other costs, shall be the responsibility of the participating scholars and determined on a case-by-case basis.
6. **Visibility/Impact:** The collaboration shall be announced on both Universities'



websites and listed among the collaborations with the url to the web domain of each partner university clearly indicated.

7. **Review of MoU:** Both Universities agree to review this Memorandum of Understanding after two (2) years following the date of signing, and acknowledge that this Memorandum is subject to revision and termination at any time by mutual consent or by 90 days written notice by either university. Any dispute between the parties as to the interpretation, application or performance of this Agreement shall as far as possible be settled amicably through consultations or negotiations between the parties.
8. **Legally Binding :** There are no legally binding obligations for either institution under the terms of this MoU. This MoU is intended to encourage and facilitate international collaboration on topics of mutual academic interest.
9. **Subsequent Agreements:** Both Universities agree that this Memorandum of Understanding is incorporated into, and will provide the foundation and framework for, projects developed by academic and administrative units of KAMPALA INTERNATIONAL UNIVERSITY and MU and documented in other subsequent Agreements.


Prof. Dr. Yogesh .P. Kosta
Provost
Marwadi University
India


Dr. Mouhamad Mpezamihigo
Vice Chancellor
Kampala International University
Uganda

Date: 18/02/2020

Date: 15/02/2020

REFERRAL AGREEMENT

THIS AGREEMENT is made on 2nd March 2020.

BETWEEN

1. **TAYLOR AND FRANCIS GROUP**, a trading division of **INFORMA UK LIMITED**, whose registered office is at 5 Howick Place, London, SW1P 1WG, United Kingdom ("**T&F**", which expression shall, where the context admits, include T&F's assigns or successors in business as the case may be),

and

2. **Marwadi University**, whose registered office is at Rajkot-Morbi Highway, Road, Gauridad, Rajkot, Gujarat 360003, India ("**MU**").

each a "**Party**", together the "**Parties**".

BACKGROUND

- A. T&F is an international publisher of academic and scholarly books and journals under various imprints including Taylor & Francis and Routledge.
- B. MU is a private university located in Rajkot, Gujarat, India. It was established in 2016 by the Marwadi Education Foundation through The Gujarat Private Universities Act, 2016
- C. MU wishes to introduce T&F to its Faculty ("**Members**") who have written or will be writing academic works ("**Works**"), with a view to T&F potentially publishing those works ("**Published Works**")
- D. The Parties wish to record the terms relating to this appointment in this agreement.

AGREED TERMS

1. Obligations

- 1.1. MU, through its editorial board, will recommend to T&F prospective authors from amongst its Members and shall provide, or procure that each prospective author provide, a book proposal prepared by each prospective author to T&F.
- 1.2. T&F will review each book proposal and, if it considers that the book is potentially suitable for publication, T&F shall send the proposal out for peer review.
- 1.3. T&F shall in its sole discretion have the decision on whether to publish any Work.
- 1.4. The Works may include only technical books, professional books, monographs, textbooks, short form and handbooks of interest to a scientific audience. Any other types of books or publications are not part of this partnership.
- 1.5. MU shall use its best endeavors to refer prospective authors from amongst its Members to T&F.
- 1.6. If T&F decides in its sole discretion to proceed with publishing any particular Work, it shall enter into a separate author publishing agreement with the individual author in respect of the publication of their Work. Further publication details will be explicitly mentioned in the individual publishing agreements and may vary accordingly.
 - (a) The Author or authors of individual work shall hereby expressly grant, transfers, and assigns to the Publisher full and exclusive rights to the Work, including, without limitation, the copyright in the Work, all revisions thereof, and the right to prepare translations and other derivative works

based upon the Work in all forms and languages for the full term of copyright, and all renewals and extensions thereof, throughout the World. The Publisher's exclusive rights include, without limitation, the right to reproduce, publish, sell, and distribute copies of the Work, selections therefrom, and translations and other derivative Works based upon the Work, in print, audiovisual, electronic, or by any and all media now or hereafter known or devised, and the right to license or authorize others to do any or all of the foregoing throughout the World.

The Publisher will register copyright in the Work in the name of the Publisher in compliance with the United States Copyright Law.

- (b) For each Work published by T&F in the Book Series, T&F shall pay the Work Editor/Author a royalty of 8% (eight percent) based on the net proceeds (the net amount T&F actually received after deduction of all discounts, commissions and any applicable taxes such as VAT and/or withholding tax). In case there are multiple Editors/Authors, the royalty will be transferred to the Principal Editor/Author. T&F shall pay the Work Editor/Author a royalty of 4% (four percent) based on the net proceeds, in case of FOCUS proposals.

- 1.7. T&F reserves the right not to proceed with or to stop publishing any Work at any time for any reason.
- 1.8. T&F shall have the right to make any decisions it sees fit concerning the production, design, publication, marketing, sales, distribution, licensing, permissions and pricing of the Published Works.
- 1.9. T & F shall appropriately acknowledge the publishing partnership with MU, including featuring of MU logo on the book cover and mentioning the publishing partnership on the series page online

2. Term

- 2.1. This Agreement shall continue for a period of 5 years from the Effective Date unless or until terminated in accordance with the terms of this Agreement.

3. Payment Terms

- 3.1. T&F shall pay to MU:
 - 3.1.1. a one-off finder's fee of two-hundred and fifty (250) US dollars for each Work referred to T&F under this agreement and subsequently accepted for publication, with USD 125 to be payable when T&F and the author have executed an author publishing agreement and USD 125 to be payable on publication of the Work; and
 - 3.1.2. a one-off finder's fee of one hundred (100) US dollars for each Work referred to T&F under this agreement, under the FOCUS category and subsequently accepted for publication, with USD 50 to be payable when T&F and the author have executed an author publishing agreement and USD 50 to be payable on publication of the Work; and

4. Complimentary Copies and Discounts

- 4.1. MU or its representative is entitled to receive two (2) printed copies of any volume of the Published Works free of charge.
- 4.2. Should MU or Members wish to purchase copies of any volume of the Published Works in less than 50 copies, T&F shall offer discounts of 25%. Should MU or its Institutional Members wish to purchase copies of any of the Works in bulk, T&F may, but is not obligated to, offer additional discounts to be determined at the time. Bulk sales are considered as consisting of 50 or more copies of a single volume.
- 4.3. The resale of free or discounted copies shall not be permitted.

5. Termination

- 5.1. Either party may terminate this Agreement immediately by notice in writing to the other party, if the other party:
 - 5.1.1. commits any material breach of its obligations hereunder which, if being capable of remedy, has not have been remedied within thirty (30) days of written notice to do so; or
 - 5.1.2. commits any act of bankruptcy, becomes insolvent, or compound with its creditors, or enters into liquidation whether compulsory or voluntary (except voluntary liquidation for the purposes of reconstruction or amalgamation in such a manner that the company resulting therefrom effectively agrees to be bound by or assume the obligations imposed on the other party under

this Agreement), or in the event that an administrator or administrative receiver is appointed over either party or all or any of their respective assets pursuant to the terms of the Insolvency Act 1986.

- 5.2. Either party may terminate this Agreement at any time for any reason by giving six weeks' notice in writing to the other party.
- 5.3. For the avoidance of doubt, upon expiry or termination of this Agreement for any reason, T&F will no longer be required to pay any payments to MU pursuant to clause 6.

6. Competing Works

- 6.1. MU agrees not to contribute or to release to another publisher any Published Works that contains expression or subject matter substantially similar to the Published Works or to any substantial part in the Published Works and which may compete with the Published Works.
- 6.2. Any publication of substantial parts or any of the Published Works requires the prior written consent of T&F, such consent not to be unreasonably withheld.
- 6.3. MU retains, in addition to uses permitted by law, the right to communicate the content of the Published Works to other scientists, to share the volumes with them in manuscript form, to perform or present the volumes or to use the content for non-commercial internal and educational purposes provided the Volume Editor(s)/Author(s) agree and that the T&F publication is mentioned as the original source of publication in any printed or electronic materials.

7. Tax

- 7.1. T&F shall deduct, from any money due to MU under the terms of this Agreement, any payments that T&F has a legal obligation to deduct in respect of tax, duty, or similar levy.

8. Data Protection

- 8.1. For the purposes of this clause, the following terms have the following meanings:
The terms "**personal data**", "**controller**", "**processor**", "**processing**", "**data subject**", "**supervisory authority**" and "**personal data breach**" shall have the meanings ascribed to them under the applicable Data Protection Law

"**Customer Data**" means all personal data in whatever form or medium which is (i) supplied, or in respect of which access is granted, to T&F (or any Sub-processor) whether by MU or otherwise in connection with this Agreement, or (ii) produced or generated by or on behalf of the T&F (or any Sub-processor) in connection with this Agreement.

"**Data Protection Law**" means the General Data Protection Regulation (EU) 2016/679 (the "**Regulation**"), the European Data Protection Directive (95/46/EC) and the European Privacy and Electronic Communications Directive (Directive 2002/58/EC), as amended or replaced from time to time. "**Sub-processor**" means any subcontractor or other party engaged by T&F in relation to the Services who is or will be processing Customer Data pursuant to sub-clause 9.3(e) below.

- 8.2. The Parties agree that T&F (and any Sub-processor) may process Customer Data for the purposes of providing MU with the Services during the Term. Such Customer Data shall include names and contact information relating to members of MU.
- 8.3. For the purposes of this Agreement, the Parties agree that T&F (and any Sub-processor) shall be a data processor. Therefore, T&F shall:
 - (a) only process the Customer Data as necessary to perform its obligations under this Agreement or as required by law applicable to it (provided that T&F first informs MU of that legal requirement before processing, unless that law prohibits this on important grounds of public interest);
 - (b) ensure that all staff who have access to Customer Data have committed themselves to appropriate obligations of confidentiality;

- (c) maintain all appropriate technical and organisational measures to ensure security of the Customer Data. Such measures shall be compliant with T&F's applicable IT security policies;
- (d) assist MU to fulfill its obligation to respond to requests for exercising of data subject rights (including access requests) existing under Data Protection Law (**Rights of the data subject**);
- (e) not engage any Sub-processor in relation to the Services without the prior written authorisation of MU or except pursuant to the following general authorisation. MU grants T&F a general authorisation to engage Sub-processors as necessary to perform the Services, provided: (i) T&F has notified MU in advance of the name of the Sub-processor and details of the particular Services being sub-contracted to it; and (b) MU shall have the right to object to any new Sub-processor/sub-contracting within seven (7) days after the date of such notification. T&F may notify MU of Sub-processors/sub-contracting either by sending MU a notice by email. T&F will conduct appropriate due diligence in respect of the Sub-processor's data privacy and security practices and procedures and shall enter into a written agreement with each Sub-processor containing obligations which are equivalent to those set out in this clause;
- (f) not transfer any Customer Data outside the European Economic Area (EEA), except as described in T&F's Privacy Policy at URL <http://taylorandfrancis.com/privacy/> and otherwise with the express prior written consent of MU;
- (g) if requested by MU, provide MU with reports concerning T&F's data protection procedures relating to its compliance with this clause;
- (h) notify MU as soon as reasonably practicable and in writing if it becomes aware of a personal data breach and provide MU with assistance in responding and mitigating it. T&F shall maintain a log of personal data breaches;
- (i) assist MU in complying with Article 35 (**Data protection impact assessment**) and Article 36 (**Prior consultation**) of the Regulation in respect of any new type of processing proposed, in accordance with Data Protection Law;
- (j) on expiry or termination of this Agreement, either destroy all Customer Data or transfer it to MU or a nominated third party (in a mutually agreed format and by a mutually agreed method), with the exception that T&F shall be entitled to retain specific Customer Data if required by law or if permitted for certain legitimate business purposes, as further described in T&F's Privacy Policy at URL <http://taylorandfrancis.com/privacy/>.

8.4. MU warrants and represents that it has collected all necessary consents from data subjects for the provision of the Customer Data to T&F and for the Customer Data to be processed by T&F in the ways described in sub-clause 9.2 above. MU shall, immediately on demand, fully indemnify T&F and keep T&F fully and effectively indemnified against all costs, claims, demands, expenses (including legal costs and disbursements on a full indemnity basis), losses (including indirect losses, loss or corruption of data, loss of reputation, goodwill and profits), actions, proceedings and liabilities of whatsoever nature arising from or incurred by T&F or its affiliates in connection with any breach by MU of this sub-clause 9.4. Any limitation of liability and exclusion of loss provisions in the Agreement shall not apply to this indemnity.

9. Anti-bribery and Corruption

9.1. MU represents, warrants and undertakes that:

9.1.1. in obtaining and in performing MU' obligations under this agreement, MU has not:

- 9.1.1.1. done, and shall not do, any act or thing that contravenes the Anti-Corruption Laws;
- 9.1.1.2. failed or omitted to do, and shall not fail or omit to do, any act or thing to ensure compliance with the Anti-Corruption Laws;
- 9.2. MU shall comply with T&F's Anti-Bribery and Corruption Policy as provided by T&F to MU from time to time; and
- 9.3. MU shall notify T&F immediately on becoming aware of any breach of this clause 11.
- 9.4. Any failure by MU to comply with clause 11 shall entitle T&F to terminate this agreement immediately at no cost, liability or penalty to T&F (and without prejudice to any other rights or remedies that may have accrued to T&F's benefit under or in connection with this agreement).
- 9.5. For the purposes of this clause 5, Anti-Corruption Laws shall mean any applicable foreign or domestic anti-bribery and anti-corruption laws and regulations, as amended or restated from time to time, which may be in force at the Effective Date (such as the UK Bribery Act 2010 and the US Foreign Corrupt Practices Act 1977) or which become enacted thereafter.

10. Entire Agreement

- 10.1. This Agreement constitutes the entire and sole Agreement between the parties with respect to its subject matter and supersedes any and all previous Agreements and understandings, whether written or oral. No addition to or modification of any provision of this Agreement or consent granted pursuant to it, shall be binding upon the parties unless it is in writing and signed on behalf of MU and T&F.

11. Assignment

- 11.1. MU may not assign, sublicense, subcontract or otherwise transfer his/her rights or obligations under this Agreement without the prior written consent of T&F.
- 11.2. T&F may assign, sublicense, subcontract or otherwise transfer its rights or obligations under this Agreement.

12. Force Majeure

- 12.1. T&F shall not be in breach of this Agreement if it is prevented from carrying out any of its obligations because of circumstances beyond its reasonable control, in which case the time permitted for T&F to fulfil those obligations shall be extended by a period equal to the period of the effect of those circumstances or that delay.

13. Severance

- 13.1. If any provision or part-provision of this Agreement is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of this Agreement.

14. Legal interpretation

- 14.1. Each party to this Agreement irrevocably agrees that this Agreement shall be subject to and shall be interpreted in all respects in accordance with India law and that any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by the courts of India.

This Agreement has been entered into on the date stated at the beginning of it.

Signed on behalf of **MU**

Signed on behalf of **T&F**

nyadeja



Name: Mr. Naresh Jadeja

Job Title: Registrar – Marwadi University

Date: 2nd March, 2020.

Name:

Job Title:

Date:

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

AaroHi Embedded Systems Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 15th day of January, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **AaroHi Embedded Systems Private Limited** herein after referred to as the second party and represented herein by **Mr. Bhargav Chavda**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in Certified embedded product design, development, and services company based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

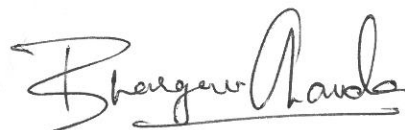
2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 14th January, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University**For Aarohi Embedded Systems Private Limited****Dr. Gaurav Gandhi****Mr. Bhargav Chavda****Assistant Vice President****HR Manager****15th January, 2020****15th January, 2020**

ACTIVITY

- On 19th January, 2019 Marwadi University conducted industrial visit for students of Bachelor Engineering in Electrical and Electronics & Communication Branches for Semester 7 with the strength of 40 students at Aarohi Embedded Systems Private Limited.
- Understanding related to new technologies in today's market were the one the topic explained to students during their visit.
- They also mentioned how to deal with clients, how panel board working in terms of Technical.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Hi-Mac Castings Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 25th day of January, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Hi-Mac Castings Private Limited** herein after referred to as the second party and represented herein by **Mr. Vivek Patel**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in manufacturer of leading Ductile Iron (SG) and Grey Iron Castings with Machining based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 24th January, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University**Dr. Gaurav Gandhi****Assistant Vice President****25th January, 2019****For Hi-Mac Castings Private Limited****Mr. Vivek Patel****HR Manager****25th January, 2019**

ACTIVITY

- On 25th January, 2019 Marwadi University conducted Campus Recruitment for students of Bachelor Engineering in Mechanical Branches for Semester 7 with the strength of 9 at Hi-Mac Castings Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in Lab Testing and successfully placed 1 student from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Vraj Infrastructure Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 25th day of January, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Vraj Infrastructure Private Limited** herein after referred to as the second party and represented herein by **Mrs. Neha Tandon**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in Real Estate like Government Projects, Industrial & Residential Plots, Residential and Commercial Projects across Gujarat and based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 24th January, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University

Dr. Gaurav Gandhi

Assistant Vice President

25th January, 2019

For Vraj Infrastructure Private Limited

Mrs. Neha Tandon

HR Manager

25th January, 2019

ACTIVITY

- On 25th January, 2019 Marwadi University conducted industrial visit for students of Bachelor Engineering in Civil Branches for Semester 7 with the strength of 35 students at Vraj Infrastructure Private Limited.
- Understanding related to new technologies in today's market were the one the topic explained to students during their visit.
- They also mentioned how to construct the site while working on any project in terms of Technical.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Duster Metal Products Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 19th day of February, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Duster Metal Products Private Limited** herein after referred to as the second party and represented herein by **Mr. Amit Chovatiya**, Director.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in manufacturer of door handles based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2

SCOPE OF THE MoU

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3

VALIDITY

3.1 This Agreement will be valid for one year till 18th February, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

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

For Marwadi University

Dr. Gaurav Gandhi

Assistant Vice President

19th February, 2019

For Duster Metal Products Private Limited

Mr. Amit Chovatiya

Director

19th February, 2019

ACTIVITY

- On 19th February, 2019 Marwadi University conducted Campus Recruitment for students of Bachelor Engineering in Mechanical Branches for Semester 7 with the strength of 13 at Duster Metal Products Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in Lab Technician and successfully placed 2 students from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Alltech Technocast Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 2nd day of July, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Alltech Technocast Private Limited** herein after referred to as the second party and represented herein by **Mr. Ravi Savsani**, Director.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in precision castings in Alloy Steel, Stainless Steel, Cobalt, Haste Alloys, Duplex Steel, Super Duplex, Inconel, Monel, Nickel based alloys and Gunmetal based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 1st July, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University

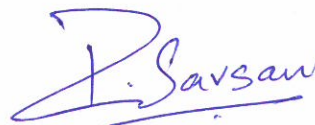


Dr. Gaurav Gandhi

Assistant Vice President

2nd July, 2019

For Alltech Technocast Private Limited



Mr. Ravi Savsani

Director

2nd July, 2019

ACTIVITY

- On 2nd July, 2019 Marwadi University conducted Campus Recruitment for students of Bachelor Engineering in Mechanical Branches for Semester 8 with the strength of 12 at Alltech Technocast Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in QC and Production and successfully placed 1 student from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Ncrypted Technologies Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 12th day of September, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Ncrypted Technologies Private Limited** herein after referred to as the second party and represented herein by **Ms. Ekta Pankhania**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in Software Development based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 11th September, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University

Dr. Gaurav Gandhi

Assistant Vice President

12th February, 2018

For Ncrypted Technologies Private Limited

Ms. Ekta Pankhania

HR Manager

12th February, 2018

ACTIVITY

- On 12th September, 2019 Marwadi University conducted Campus Recruitment for students of ICT Branches for Semester 7 with the strength of 20 at Ncrypted Technologies Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in Software Developer, Business Development Executive, SEO and Web Developer and successfully placed 2 students from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Acepritech Solutions Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 1st day of November, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Acepritech Solutions Private Limited** herein after referred to as the second party and represented herein by **Ms. Vedanki Dodiya**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in Software Development based in Ahmedabad.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2

SCOPE OF THE MoU

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3

VALIDITY

3.1 This Agreement will be valid for one year till 31st October, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

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

For Marwadi University

For Acepritech Solutions Private Limited

Dr. Gaurav Gandhi

Ms. Vedanki Dodiya

Assistant Vice President

HR Manager

1st November, 2019

1st November, 2019

ACTIVITY

- On 1st November, 2019 Marwadi University conducted Campus Recruitment for students of ICT Branches for Semester 8 with the strength of 8 at Acepritech Solutions Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in Odoo Developer and successfully placed 2 students from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Krisent Technologies Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 3rd day of December, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Krisent Technologies Private Limited** herein after referred to as the second party and represented herein by **Mr. Rajendra Dabhi**, Director.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in manufacturer Electronic Development Product Development based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 2nd December, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University**Dr. Gaurav Gandhi****Assistant Vice President****3rd December, 2019****For Krisent Technologies Private Limited****Mr. Rajendra Dabhi****Director****3rd December, 2019**

ACTIVITY

- On 3rd December, 2019 Marwadi University conducted Campus Recruitment for students of Bachelor Engineering in Electronics & Communication, IT Branches for Semester 7 with the strength of 11 at Krisent Technologies Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in PCB Design & Embedded Software Engineer and successfully placed 3 students from respective branches.

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Marwadi University

AND

Anlon Healthcare Private Limited

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this the 8st day of December, 2019 by and between.

Marwadi University, herein after referred to as the First Party represented herein by **Dr. Gaurav Gandhi** Assistant Vice President of Placement Cell and **Anlon Healthcare Private Limited** herein after referred to as the second party and represented herein by **Mr. Mahendrasinh Jadeja**, HR Manager.

WHEREAS:

The First Party is a Higher Educational Institution based in Rajkot and

The Second Party is engaged in manufacturer and research-intensive of API and its intermediates based in Rajkot.

A) The First & Second Party do believe that collaboration and co-operation between themselves will promote more effective use of each other's resources to provide each of them with enhanced opportunities.

B) Both Parties are intent to cooperate and focus on activities for mutual benefit and these include Skill Based Training, Education, Internships, Placements, Industrial Visits and Expert Lectures.

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

CLAUSE 1

CO-OPERATION

1.1 Both Parties will cooperate to facilitated will facilitate effective utilization of the infrastructure and intellectual capabilities of both organizations.

CLAUSE 2**SCOPE OF THE MoU**

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. Also the Second party may register on the AICTE Internship Portal for the benefit of students of the first party.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of either party and if there is any financial consideration, it will be dealt separately.

2.5 Both Parties will obtain necessary internal approvals, consents and permissions for the smooth implementation of this MoU.

CLAUSE 3**VALIDITY**

3.1 This Agreement will be valid for one year till 7th December, 2020 unless it is expressly terminated by either Party by giving one months notice to the other party.

CLAUSE 4**RELATIONSHIP BETWEEN THE PARTIES**

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

For Marwadi University

For Anlon Healthcare Private Limited

Dr. Gaurav Gandhi

Mr. Mahendrasinh Jadeja

Assistant Vice President

HR Manager

8th December, 2019

8th December, 2019

ACTIVITY

- On 8th December, 2019 Marwadi University conducted Campus Recruitment for students of M.Sc Chemistry Branches for Semester 4 with the strength of 8 at Anlon Healthcare Private Limited.
- The interview process was Pre-Placement Talk, Technical Test and Personal Interview.
- They were having openings in QC, R&D and Production and successfully placed 2 students from respective branches.