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Serial No:81631 Purchased By : GUDELA RAMAKRISHNA S/O APPALASWAMY VIJAYAWADA

For:

KARISHMA RAMPILLA W/O LOKAMANYA SIVA MANOHAR VIJAYAWADA Stamp S. no po 249642 1 9 6 4 8

Sub Registrar

Ex. Offico Stamp Vendor SRO Vijayawada

MEMORANDUM OF UNDERSTANDING

This memorandum of understanding (the "MOU") is entered into Nov 2022, by and between CAVAXION CLINICAL RESEARCH PVT.LTD from Vijayawada and K.B.N. College from Vijayawada, also individually referred to as "Party" and collectively "the Parties".

WHEREAS, the parties desire to enter into agreement to collaboration with Cavaxion clinical research Pvt. Ltd to conduct Clinical research certification programs and MSC in clinical research (2 yr program) for the registered applicants of KBN college afflicted university.

WHEREAS, The parties desire to memorialize certain terms and conditions of their anticipated endeavour.

NOW THEREFORE, in consideration of the mutual promesis and covenants contained herein, the parties agree as follows:

1. Purpose and scope: The parties intend for this MOU to provide the foundation and structure for any and all possibly anticipated binding agreement related to clinical research certification program but not limited to CAVAXION certifications, academic research support, Abroad program, mentorship program, Webinars, workshops, conferences conducting in college premises upon students choice of interest.

This MOU should not establish or create any type of formal agreement or obligation. Instead, it is an agreement between the parties to work together in such a manner to encourage an atmosphere of collaboration and alliance in the support of an effective and efficient partnership to establish and maintain objectives and commitments with regards to all matters related to bring awareness of the clinical research domain and certification value for the placements which helps the student career growth and development.

- 2. Objectives: The parties agrees as follows:
 - 2.1 The parties shall work together in a cooperative and coordinated effort so as to bring about the achievement and fulfillment of the purpose of the MOU.
 - 2.2 It is not the intent of this MOU to restrict the parties to this agreement from their involvement or participation with any other public or private individuals, agencies or organizations.
 - 2.3 The parties shall mutually contribute and take part in any and all phases of the planning and conducting clinical research certifications to KBN college to the fullest extent possible.
 - 2.4 The parties shall avail all the services provided by the party as per the collaboration agreement and following services are provided.
 - 2.4.1. Certification courses and services provided by CAVAXION
 - 2.4.1.1 Clinical research certifications
 - 2.4.1.2 Clinical Data management certification
 - 2.4.1.3 Pharmacovigilance certification
 - 2.4.1.4 Clinical SAS programming certification
 - 2.4.1.5 Medical writing certification
 - 2.4.1.6 Regulatory affairs certifications
 - 2.4.1.7 GCP certification.
 - 2.4.2 Webinar's-Recent Trends on clinical research
 - 2.4.3 Clinical Research workshop
 - 2.4.4 CAVAXION Aboard program
 - 2.4.5 CAVAXION Mentorship program
 - 2.4.6 MSC clinical research
 - 2.4.7 Internships and placement Assistance
 - 2.5 This MOU is not intended to create any rights, benefits, and or trust responsibilities by or between the parties.
- Term. This Agreement shall commence upon the effective date as started above and will continue until 2025 (2 year's)
- 4. Representative and warranties: Both parties represent that they are fully authorized to enter into this agreement. The performance and obligations of either party will not violate or infringe upon the rights of any third-party or violate any other agreement between the parties, individually, and any other person, organization or business or any law or government regulation.
- 5. **Indemnity:** The parties each agree to indemnity and hold harmless the other party, its respective affiliates, officers, agents, employees and permitted successors and assigns against any and all claims, losses, damages, liabilities, penalties, punitive damages, expenses, reasonable legal fees and costs of any kind or amount whatever, which result from the negligence of or breach of this agreement by the indemnifying party, its respective successors and assigns that occur in connection

with this agreement. This section remains in full force and effect even after termination of the agreement by its natural termination or the early termination by either party.

- 6. Limitation of Liability: Under No circumstances shall either party be liable to the other party or any third party for any damages resulting from any part of this agreement such as, but not limited to, loss of revenue or anticipated profit or lost business, costs of delay or failure of delivery, which are not related to or the direct result of a party negligence or breach.
- 7. Severability: In the event any provision of this agreement is deemed invalid or unenforceable, in whole or in part, that part shall be served from the remainder of the agreement and all other provisions should continue in the full force and effect as valid and enforceable.
- 8. Waiver: The failure by either party to exercise any right, power or privilege under the terms of this agreement will not be constructed as a waiver of any subsequent or future exercise of that right, power, or privilege or the exercise of any other right, power or privilege.
- 9. Legal and Binding Agreement: This Agreement is legal and binding between the parties as stated above. This agreement may be entered into and is legal and binding in Andhra Pradesh through our India. The parties each represent that they have the authority to enter into this agreement.
- 10. Governing Law and Jurisdiction: The parties agree that this agreement shall be governed by the state and/or country in which both parties do business. In the event that the parties do business in different state and/or countries.
- 11. Entire Agreement: The parties acknowledge and agree that this agreement represents the entire agreement between the parties. In the event that the parties desire to change, add, or otherwise modify any terms, they shall do so in writing to be signed by both parties.

The parties agree to the terms and conditions set forth above as demonstrated by their signature as follows.

CAVAXION CLINICAL RESEARCH PVT.LTD FOR CAVAXION CLINICAL RESEARCH PVT.LTD
Sign:
Name: KARISHMA RAMPIL Director
Date: 10/11/22
KBN College
Sign:
Name: DRV-NARAYANA RAD
Date: 10-11-20 22 Kakaraparthi Bhavannarayana College VIJAYAWADA-1.
VIJAYAWADA-1.

MEMORANDUM OF UNDERSTANDING

BETWEEN





DRONE INSTITUTE OF TECHNOLOGY

#21-1-49 1st Floor, Sree Ram Nagar, Akkarampalli road, Tirupati, Chittoor, Andhra Pradesh - 517501

KAKARAPARTI BHAVANARAYANA COLLEGE

#9-42-104 KT Road, Opp.Srinivasa Mahal, Kothapet, Vijayawada, Andhra Pradesh-520001

SERVICE AGREEMENT

This Service Agreement with KAKARAPARTI BHAVANARAYANA COLLEGE, KT Road, Vijayawada, Andhra Pradesh-520001 is made on this day, month and year as provided under Annexure 1 Section 1 ("27/10/2020");

BY AND BETWEEN:

DRONE INSTITUTE OF TECHNOLOGY, a subsidiary wing of Sri Lakshmi Venkateswara Educational Society (SLVES), ESTB: 2007 having its own Office in Tirupati having address at 21-1-49, 1st Floor, Sree Ram Nagar, Akkarampalli Main road, Tirupati - 517501 (hereinafter referred to as "SLVES" which expression shall unless it be repugnant to the context or meaning thereof, mean and include its holding, subsidiary, group companies and affiliates and assigns) of the ONE PART

AND

'The Party' KAKARAPARTI BHAVANARAYANA COLLEGE

Located at 9-42-104 KT Road, Opp. Srinivasa Mahal, Kothapet, Vijayawada, Andhra Pradesh-520001, hereinafter for the sake of convenience and brevity referred to as "KBN College Management" (which term and expression shall, wherever the context so admits, be deemed to mean and include his/her heirs, executors, administrators, assigns OR partners or partner for the time being of the firm the survivors or survivor of them and the heirs, executors, administrators of the last surviving partner and his or her assigns OR its successors and permitted assigns, as may be applicable) of the OTHER PART;

The KBN College Management and SLVES are hereinafter jointly referred to as "Parties" and individually as a "Party".

WHEREAS

- A. SLVES is engaged in the business of Education imparting Skill Development, Trainings, Placements, Digital Marketing Entity in a variety of divisions and operates various clients at various locations in India and Abroad.
- B. The KBN College Management is in the business of as detailed in Section 4 of Annexure 1;
- C. SLVES intends to enter into an agreement with the KBN College Management wherein the KBN College Management would be providing the services as enlisted under Annexure 1 hereinafter to be referred as "Educational Services";
- D. The KBN College Management has represented to SLVES that it has the requisite skills, knowledge and expertise to provide the Services desired by SLVES;
- E. Basis the representations provided by the KBN College Management, SLVES has agreed to avail the said Services from the KBN College Management, and the KBN College Management has agreed to provide the services, as per the terms and conditions agreed herein.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES AND UNDERTAKINGS GIVEN BY THE PARTIES IN WRITTEN TO EACH OTHER HEREIN, THIS AGREEMENT WITNESSES AS FOLLOWS:

1. APPOINTMENT OF KBN COLLEGE MANAGEMENT AND SCOPE OF WORK

- 1.1. SLVES hereby supports the KBN College Management to provide the Services as a Centre of Excellence model in accordance with the terms of this Agreement.
- 1.2. KBN College Management shall set up its own Infra like Class rooms, Lab Room with required equipment and be responsible to provide on its own sources and activities, at its own costs, as deemed fit by the KBN College Management. Both Parties had reserves the right to discontinue this facility with prior notice. All the required facilities must be satisfied by SLVES and facilitation of registrations as per this Agreement.
- 1.3. The KBN College Management shall not wrongfully or by any misrepresentation or mis-selling influence any of the SLVES sources.
- 1.4. The KBN College Management shall only provide the requirements of the SLVES.
- 1.5. The KBN College Management will only to check and shall not make any changes to the same. However, in the event they wish to propose any, and do the same only with prior written approval of the Business Head and/or founder of SLVES.
- 1.6. Both Parties shall use the logo of SLVES and KBN College /or any third party for any purpose whatsoever, in order to market or sell the without the written consent.
- 1.7. The KBN College Management shall not directly or indirectly, enter into any arrangement or do any activity with any third party engaged in similar business as that of SLVES which is for developing/conducting any Program(s) and/or material/technique/framework similar to that of SLVES and/or it's Program(s) during the Term of this Agreement.

2. REPRESENTATIONS AND WARRANTIES OF THE SERVICE PROVIDER

- 2.1. The KBN College Management represents and warrants as under:
 - 2.1.1. That the KBN College Management markets, promotes and sells the Program(s) strictly in accordance with the information provided by SLVES and shall not engage in any misrepresentation, mis-selling, wrongful or improper or unethical conduct, providing wrongful or false information, etc.;
 - 2.1.2. It shall perform its services in a professional, legal, ethical, respectful, courteous manner and shall not use any abusive or foul language;
 - 2.1.3. It shall not do and/or indulge in any activity, which shall adversely affect the business, brand and/or goodwill of SLVES and/or its group/associate companies.
 - 2.1.4. It shall mutually can use, refer and/or exploit the brand name, logo, trademark and/or any copyrighted material of SLVES and/or group companies and/or its partnering associates/ banks/corporates and/or any third party without the prior written consent of Both Parties.
 - 2.1.5. The KBN College Management understands and acknowledges that SLVES solely owns and holds the intellectual property rights and the rights associated with the Program(s), marketing literature, collaterals, brand-name, logo, other copyrighted material, etc. and the KBN College Management shall not claim represent to claim any right, title, interest in the same.
 - 2.1.6. That the KBN College Management shall not approach any client of SLVES for any other course and/or employment opportunities.

- 2.1.7. The KBN College Management shall not make, or cause to be made, except as is authorized by SLVES in writing, any written or verbal representation, or any written disclosure, announcement or press or media release in any manner, mode, format whatsoever, in respect of this Agreement and/or the Services provided here under, except without the prior written consent from the Business Head or Founder of SLVES.
- 2.1.8. That the KBN College Management consents to collection, use, processing and disclosure of the third party information (including Prospective Customers/Clients) and its business and personal information, viz. name, firm name & address, firm's beneficiary name & address, cell/telephone nos., etc. with SLVES from time to time. It hereby agrees and undertakes that it has obtained prior written consent from such third parties before sharing such information with SLVES. It further agrees to unconditionally indemnify SLVES for breach of any privacy or confidentiality requirements and claims arising in relation to the same.

TERM

3.1. This Agreement, shall be for a Term as stated in Section 5 of Annexure 1 and shall commence from the effective date as stated in Annexure 1 Section 6 ("Effective Date"), unless terminated in accordance with the provisions of this Agreement.

4. CONSIDERATION

- 4.1. In consideration of the full and proper performance of its Services, KBN College Management agrees to pay the SLVES consideration as detailed in Annexure 2 inclusive of all taxes (hereinafter referred to as "Service Fee").
- 4.2. The Service Fees may be revised at the sole discretion of SLVES with prior intimation to the KBN College Management and the KBN College Management need to maintain the suitable permanent infra like cabins, work stations, A/C, electricity Bill, Internet Bill, Drinking Water etc.
- 4.3. SLVES can arrange their own employees under their payroll and can lead the work.
- 4.4. SLVES may come with any scheme, which shall be intimated to the KBN College Management in writing via email as when the scheme is introduced and the same shall be considered as part of the Agreement.
- 4.5. The KBN College Management shall prepare a summary of the business made through it for SLVES's Programs and submit the same to SLVES on every quarterly basis.
- 4.6. The SLVES shall post receipt of approval of KBN College Management and raise an invoice for the work done separately for the total business which shall be supported by the approved report.
- 4.7. All the payments to the SLVES shall be subject to the deduction of tax at source as per the Central and State income tax laws and the rules made thereunder or as per any other applicable law.

TERMINATION

5.1. Both Parties may terminate this Agreement by giving a 90 (Ninety days) prior written notice to the both parties, to cure breach, where the breach and/or non-performance is curable. If the both Parties does not cure the breach within afore mentioned period of 30 (thirty) days

of receiving a written notice, then the Agreement shall stand terminated at the close of the 30^{th} day from the date of receipt of notice from SLVES.

5.2. Both Parties shall have the right to terminate this Agreement, at its sole discretion, with immediate effect in the case the of both Parties:

- 5.2.1. becomes bankrupt;
- 5.2.2. is involved in illegal activities;
- in the event of material breach and/or non-performance of this Agreement by both Parties, where the breach or non-performance is of non-curable nature.
- involves in any misrepresentation, misconduct, unethical behavior, mis-selling, and/or providing false or wrongful information,;
- 5.2.5. wrongful use and/or use, reference or exploitation without consent of the logo, trademark, trade-name, brand name of SLVES and and/or group companies and/or its partnering associates/banks/corporates and/or any third party;
- 5.3. Either Party shall have the right to terminate this Agreement with or without reasons by giving a prior written notice of 90 (Ninety) days to the other Party.

CONSEQUENCES OF TERMINATION

- 6.1. On termination the KBN College Management shall:
 - 6.1.1. Immediately stop performing the Services under this Agreement;
 - 6.1.2. In accordance with the final summary, the SLVES shall provide a statement of account of the amounts paid and amounts due and payable by KBN College Management upto the date of termination.
- 6.2. In the event of termination under clause 5.1 or 5.2 above, the KBN College Management agrees that SLVES shall:
 - 6.2.1. Forfeit all amounts due to the SLVES by KBN College Management.

7. INTELLECTUAL PROPERTY RIGHTS

- 7.1. All intellectual property rights in the content of SLVES, learning tools, course content, advertising material, course structure, and any other intellectual property vested in the Services/Programs under this Agreement shall vest solely and in perpetuity worldwide with SLVES.
- 7.2. The KBN College Management acknowledges and agrees that it does not and shall not, nor shall it be deemed to, acquire at any time hereafter any right, title or interest whatsoever in, to or over any of the Intellectual Property belonging to SLVES, whether now known or in future developed.
- 7.3. The KBN College Management hereby agrees and undertakes it shall not claim or assert any right, title or interest in, to or over all or any of the Intellectual Property or any combination thereof or take any action which shall or may impair any right, title or interest in or to the Intellectual Property belonging to SLVES.

8. CONFIDENTIALITY

8.1. The Parties hereby agree that all confidential, proprietary or trade secret information as disclosed by one party to the other party including without limitation, course framework, any course material, SLVES current and/or upcoming programs, intellectual property, information in relation to the Agreement and any notes, compilations, studies, interpretations,

presentations, correspondence or other writings whether in physical or electronic form, whether after or prior to the execution of this Agreement, and may be specifically marked/conveyed "Confidential", including any verbal indication that has been documented in writing and marked as "Confidential" shall be deemed to be Confidential Information ("Confidential Information").

8.2. The Parties agree that all Confidential Information shall be treated with utmost confidence by itself and the personnel to whom the same has been shared on a need to know basis and shall not disclose to any person any such information otherwise than in terms of this Agreement. The Parties shall impose a similar duty of confidentiality on any person to whom such Party is permitted to transfer such information in accordance with the terms hereof. It is further agreed by the Parties hereto that any such disclosure to any third person or party shall be on a strictly need-to-know basis only.

9. FORCE MAJEURE

- 9.1. Notwithstanding any provision to the contrary of this Agreement, neither Party shall be liable to the other Party for any delay in performing its obligations under this Agreement if such delay is caused by circumstances beyond its reasonable control, without limitation, any act of God, governmental or regulatory act, judicial or quasi-judicial decisions, war, fire, flood, explosion, civil commotion or industrial dispute of a third party, armed hostilities, act of terrorism, revolution, blockade, embargo, strike, lock-out, sit-in, industrial or trade dispute, or regulatory intervention.
- 9.2. In the event Force Majeure occurs, the affected party shall give the other written notice of the event effecting it and shall take all possible efforts to resume services as soon as practicable. In the event Force Majeure continues beyond 30 days, either party may terminate this Agreement in writing by giving the other party prior notice of 7 days.

10. AUDIT

- 10.1. Both Parties shall have a right to conduct an audit of the process and/or books and records of the SLVES at any time without prior notice.
- 10.2. The KBN College Management shall co-operate with the internal or external auditor of SLVES to assure a prompt and accurate audit. The KBN College Management shall also co-operate in good faith with SLVES to correct any practices which are found to be deficient as a result of any such audit within a reasonable time after receipt of the audit report.
- 10.3. In such event, the KBN College Management shall be liable to bear the cost of the audit. Likewise, if the audit discovers any under billing or services not billed for, SLVES shall pay for the same upon receipt of proper invoice.
- 10.4. Such audits or reviews shall be at the expenses of SLVES. However, if the audit discovers discrepancies or overcharges or any other discrepancy, or at any stage it is identified that the registration was done on basis of mis-selling or misrepresentation or any illegal activity, or there is any act of the KBN College Management which has or shall affect the goodwill or brand name of SLVES and/or its group/associate companies, then upon completion of such audit or review, the KBN College Management shall be bound and liable to make good to SLVES any loss, damage, injury, claim and/or discrepancies or overcharges and indemnifies and shall keep indemnified SLVES of the same.

11. INDEMNITY

11.1. The KBN College Management hereby indemnifies and shall keep indemnified SLVES and its directors, affiliates, associates, officers, employees, etc. from and against any and all loss, harm, injury, damages, claims, costs including legal costs, consequences, suits, proceedings, action, demand, etc., arising out of or in relation to any non-performance, breach of representations, warranties, obligations and/or any willful misconduct, omission, negligence, false statements, fraudulent acts, misrepresentation, mis-selling, infringement or non-permitted use of the logo, brand-name, etc., of any third party, etc.

11.2. The KBN College Management further agrees and accepts that any and claims shall be dealt by him solely in an ethical manner at his own costs and consequences with intimation to and

approval from SLVES.

12. MISCELLANEOUS

12.1. Announcements and Publicity: The KBN College Management shall not make any public disclosures or announcements regarding this Agreement or any Product or Program or any matter related to this Agreement, without obtaining prior written approval of SLVES.

12.2. General Assignment: This Agreement is personal to the Parties. The KBN College Management shall not assign its rights and obligations under this Agreement without the prior written approval of SLVES. SLVES may assign this Agreement within its group companies without any consent of the Service Provider.

12.3. Waiver: No delay, neglect or forbearance on part of either Party in enforcing against the other Party any term or condition of this Agreement shall either be or be deemed to be a waiver or continuing waiver and in any way prejudice any right of that Party under this Agreement.

12.4. Entire Agreement: This Agreement embodies the entire understanding and Agreement between the Parties in connection with the subject matter of this Agreement and supersedes all prior agreements, arrangements, correspondence, etc. Neither Party is relying on any representations, promises, terms, conditions or obligations or all or written, express or implied other than those contained in this Agreement. Neither Party seeks to exclude liability for fraudulent misrepresentation. Counterparts: This Agreement may be executed in one or more counterparts, each of which will be deemed to be an original copy of this Agreement and all of which, when taken together, will be deemed to constitute one and the same Agreement.

12.5. Governing Law and Jurisdiction: This Agreement and all matters arising from it and any dispute resolutions referred to below shall be governed by and construed in accordance with the laws of India and the courts of Mumbai shall have exclusive jurisdiction in the matter.

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IN WITNESS WHEREOF THE PARTIES HERETO HAVE SET THEIR RESPECTIVE HANDS ON THE DATE AND YEAR FIRST HEREIN BEFORE MENTIONED

SIGNED AND DELIVERED

by the within named party

SLVES

through its Authorized Signatory,

Mr. Suseel Kumar-Eepuri Garu

26/11/2026

Founder & Business Head.

Date:

In the presence of

Mr. Shaik Mahammad Tahir Garu

Executive Head.

SIGNED AND DELIVERED

by the within named party

KBN COLLEGE

through its Authorized Signatory,

Mr. E. Vara Prasad Garu

Principal.

Date:

In the presence of

Mr. T. Srinivasu Garu

Secretary & Correspondent.

MEMORANDUM OF UNDERSTANDING

BETWEEN





Indian Institute of Drones (VJA-VSKP)

#30-5-18, 1st Floor, Koka Chalapathi Rao Street, Durga Agraharam, Vijayawada — 520 002, Andhra Pradesh.

KAKARAPARTI BHAVANARAYANA COLLEGE

#9-42-104 KT Road, Opp.Srinivasa Mahal, Kothapet, Vijayawada, Andhra Pradesh-520001

MEMORANDUM OF UNDERSTANDING

BETWEEN





Indian Institute of Drones (VJA-VSKP)

#30-5-18, 1st Floor, Koka Chalapathi Rao Street, Durga Agraharam, Vijayawada – 520 002, Andhra Pradesh.

KAKARAPARTI BHAVANARAYANA COLLEGE

#9-42-104 KT Road, Opp.Srinivasa Mahal, Kothapet, Vijayawada, Andhra Pradesh-520001

SERVICE AGREEMENT

This Service Agreement with KAKARAPARTI BHAVANARAYANA COLLEGE, KT Road, Vijayawada, Andhra Pradesh-520001 is made on this day, month and year as provided under Annexure 1 Section 1 ("20/01/2022");

BY AND BETWEEN:

INDIAN INSTITUTE OF DRONES (VJA-VSKP), having its Office in Vijayawada having address at 30-5-18, 1st Floor, Koka Chalapathi Rao Street, Durga Agraharam, Vijayawada — 520 002 (hereinafter referred to as "IIDVJAVSKP" which expression shall unless it be repugnant to the context or meaning thereof, mean and include its holding, subsidiary, group companies and affiliates and assigns) of the ONE PART

AND

'The Party' KAKARAPARTI BHAVANARAYANA COLLEGE

Located at 9-42-104 KT Road, Opp. Srinivasa Mahal, Kothapet, Vijayawada, Andhra Pradesh-520001, hereinafter for the sake of convenience and brevity referred to as "KBN College" (which term and expression shall, wherever the context so admits, be deemed to mean and include his/her heirs, executors, administrators, assigns OR partners or partner for the time being of the firm the survivors or survivor of them and the heirs, executors, administrators of the last surviving partner and his or her assigns OR its successors and permitted assigns, as may be applicable) of the OTHER PART;

The KBN College and IIDVJAVSKP are hereinafter jointly referred to as "Parties" and individually as a "Party".

WHEREAS

- A. IIDVJAVSKP is engaged in the business of Education imparting Skill Development, Trainings, Placements, Digital Marketing Entity in a variety of divisions and operates various clients at various locations in India and Abroad.
- B. The KBN College is in the business of as detailed in Section 4 of Annexure 1;
- C. IIDVJAVSKP intends to enter into an agreement with the KBN College wherein the KBN College would be providing the services as enlisted under Annexure 1 hereinafter to be referred as "Educational Services";
- The KBN College has represented to IIDVJAVSKP that it has the requisite skills, knowledge and expertise to provide the Services desired by IIDVJAVSKP;
- E. Basis the representations provided by the KBN College, IIDVJAVSKP has agreed to avail the said Services from the KBN College, and the KBN College has agreed to provide the services, as per the terms and conditions agreed herein.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES AND UNDERTAKINGS GIVEN BY THE PARTIES IN WRITTEN TO EACH OTHER HEREIN, THIS AGREEMENT WITNESSES AS FOLLOWS:

1. APPOINTMENT OF KBN COLLEGE AND SCOPE OF WORK

- 1.1. IIDVJAVSKP hereby supports the KBN College to provide the Services as a Centre of Excellence model in accordance with the terms of this Agreement.
- 1.2. KBN College shall set up its own Infra like Class rooms, Lab Room with required equipment and be responsible to provide on its own sources and activities, at its own costs, as deemed fit by the KBN College. Both Parties had reserves the right to discontinue this facility with prior notice. All the required facilities must be satisfied by IIDVJAVSKP and facilitation of registrations as per this Agreement.
- 1.3. The KBN College shall not wrongfully or by any misrepresentation or mis-selling influence any of the IIDVJAVSKP sources.
- 1.4. The KBN College shall only provide the requirements of the IIDVJAVSKP.
- 1.5. The KBN College will only to check and shall not make any changes to the same. However, in the event they wish to propose any, and do the same only with prior written approval of the Business Head and/or founder of IIDVJAVSKP.
- 1.6. Both Parties shall use the logo of IIDVJAVSKP and KBN College /or any third party for any purpose whatsoever, in order to market or sell the without the written consent.
- 1.7. The KBN College shall not directly or indirectly, enter into any arrangement or do any activity with any third party engaged in similar business as that of IIDVJAVSKP which is for developing/conducting any Program(s) and/or material/technique/framework similar to that of IIDVJAVSKP and/or it's Program(s) during the Term of this Agreement.

2. REPRESENTATIONS AND WARRANTIES OF THE SERVICE PROVIDER

- 2.1. The KBN College represents and warrants as under:
 - 2.1.1. That the KBN College markets, promotes and sells the Program(s) strictly in accordance with the information provided by IIDVJAVSKP and shall not engage in any misrepresentation, mis-selling, wrongful or improper or unethical conduct, providing wrongful or false information, etc.;
 - 2.1.2. It shall perform its services in a professional, legal, ethical, respectful, courteous manner and shall not use any abusive or foul language;
 - 2.1.3. It shall not do and/or indulge in any activity, which shall adversely affect the business, brand and/or goodwill of IIDVJAVSKP and/or its group/associate companies.
 - 2.1.4. It shall mutually can use, refer and/or exploit the brand name, logo, trademark and/or any copyrighted material of IIDVJAVSKP and/or group companies and/or its partnering associates/ banks/corporates and/or any third party without the prior written consent of Both Parties.
 - 2.1.5. The KBN College understands and acknowledges that IIDVJAVSKP solely owns and holds the intellectual property rights and the rights associated with the Program(s), marketing literature, collaterals, brand-name, logo, other copyrighted material, etc. and the KBN College shall not claim represent to claim any right, title, interest in the same.
 - 2.1.6. That the KBN College shall not approach any client of IIDVJAVSKP for any other course and/or employment opportunities.

- 2.1.7. The KBN College shall not make, or cause to be made, except as is authorized by IIDVJAVSKP in writing, any written or verbal representation, or any written disclosure, announcement or press or media release in any manner, mode, format whatsoever, in respect of this Agreement and/or the Services provided here under, except without the prior written consent from the Business Head or Founder of IIDVJAVSKP.
- 2.1.8. That the KBN College consents to collection, use, processing and disclosure of the third party information (including Prospective Customers/Clients) and its business and personal information, viz. name, firm name & address, firm's beneficiary name & address, cell/telephone nos., etc. with IIDVJAVSKP from time to time. It hereby agrees and undertakes that it has obtained prior written consent from such third parties before sharing such information with IIDVJAVSKP. It further agrees to unconditionally indemnify IIDVJAVSKP for breach of any privacy or confidentiality requirements and claims arising in relation to the same.

TERM

3.1. This Agreement shall be for a Term as stated in Section 5 of Annexure 1 and shall commence from the effective date as stated in Annexure 1 Section 6 ("Effective Date"), unless terminated in accordance with the provisions of this Agreement.

4. CONSIDERATION

- 4.1. In consideration of the full and proper performance of its Services, KBN College agrees to pay the IIDVJAVSKP consideration as detailed in Annexure 2 inclusive of all taxes (hereinafter referred to as "Service Fee").
- 4.2. The Service Fees may be revised at the sole discretion of IIDVJAVSKP with prior intimation to the KBN College and the KBN College need to maintain the suitable permanent infra like cabins, work stations, A/C, electricity Bill, Internet Bill, Drinking Water etc.
- 4.3. IIDVJAVSKP can arrange their own employees under their payroll and can lead the work.
- 4.4. IIDVJAVSKP may come with any scheme, which shall be intimated to the KBN College in writing via email as when the scheme is introduced and the same shall be considered as part of the Agreement.
- 4.5. The KBN College shall prepare a summary of the business made through it for IIDVJAVSKP's Programs and submit the same to IIDVJAVSKP on every quarterly basis.
- 4.6. The IIDVJAVSKP shall post receipt of approval of KBN College and raise an invoice for the work done separately for the total business which shall be supported by the approved report.
- 4.7. All the payments to the IIDVJAVSKP shall be subject to the deduction of tax at source as per the Central and State income tax laws and the rules made thereunder or as per any other applicable law.

5. TERMINATION

5.1. Both Parties may terminate this Agreement by giving a 90 (Ninety days) prior written notice to the both parties, to cure breach, where the breach and/or non-performance are curable. If the both Parties does not cure the breach within afore mentioned period of 30 (thirty) days of receiving a written notice, then the Agreement shall stand terminated at the close of the 30th day from the date of receipt of notice from IIDVJAVSKP.

- 5.2. Both Parties shall have the right to terminate this Agreement, at its sole discretion, with immediate effect in the case the of both Parties:
 - 5.2.1. becomes bankrupt;
 - 5.2.2. is involved in illegal activities;
 - 5.2.3. in the event of material breach and/or non-performance of this Agreement by both Parties, where the breach or non-performance is of non-curable nature.
 - 5.2.4. involves in any misrepresentation, misconduct, unethical behavior, mis-selling, and/or providing false or wrongful information,;
 - 5.2.5. wrongful use and/or use, reference or exploitation without consent of the logo, trademark, trade-name, brand name of IIDVJAVSKP and and/or group companies and/or its partnering associates/banks/corporates and/or any third party;
- 5.3. Either Party shall have the right to terminate this Agreement with or without reasons by giving a prior written notice of 90 (Ninety) days to the other Party.

6. CONSEQUENCES OF TERMINATION

- 6.1. On termination the KBN College shall:
 - 6.1.1. Immediately stop performing the Services under this Agreement;
 - 6.1.2. In accordance with the final summary, the IIDVJAVSKP shall provide a statement of account of the amounts paid and amounts due and payable by KBN College up to the date of termination.
- 6.2. In the event of termination under clause 5.1 or 5.2 above, the KBN College agrees that IIDVIAVSKP shall:
 - 6.2.1. Forfeit all amounts due to the IIDVJAVSKP by KBN College.

7. INTELLECTUAL PROPERTY RIGHTS

- 7.1. All intellectual property rights in the content of IIDVJAVSKP, learning tools, course content, advertising material, course structure, and any other intellectual property vested in the Services/Programs under this Agreement shall vest solely and in perpetuity worldwide with IIDVJAVSKP.
- 7.2. The KBN College acknowledges and agrees that it does not and shall not, nor shall it be deemed to, acquire at any time hereafter any right, title or interest whatsoever in, to or over any of the Intellectual Property belonging to IIDVJAVSKP, whether now known or in future developed.
- 7.3. The KBN College hereby agrees and undertakes it shall not claim or assert any right, title or interest in, to or over all or any of the Intellectual Property or any combination thereof or take any action which shall or may impair any right, title or interest in or to the Intellectual Property belonging to IIDVJAVSKP.

8. CONFIDENTIALITY

8.1. The Parties hereby agree that all confidential, proprietary or trade secret information as disclosed by one party to the other party including without limitation, course framework, any course material, IIDVJAVSKP current and/or upcoming programs, intellectual property, information in relation to the Agreement and any notes, compilations, studies, interpretations, presentations, correspondence or other writings whether in physical or electronic form, whether after or prior to the execution of this Agreement, and may be

specifically marked/conveyed "Confidential", including any verbal indication that has been documented in writing and marked as "Confidential" shall be deemed to be Confidential Information ("Confidential Information").

8.2. The Parties agree that all Confidential Information shall be treated with utmost confidence by itself and the personnel to whom the same has been shared on a need to know basis and shall not disclose to any person any such information otherwise than in terms of this Agreement. The Parties shall impose a similar duty of confidentiality on any person to whom such Party is permitted to transfer such information in accordance with the terms hereof. It is further agreed by the Parties hereto that any such disclosure to any third person or party shall be on a strictly need-to-know basis only.

FORCE MAJEURE

- 9.1. Notwithstanding any provision to the contrary of this Agreement, neither Party shall be liable to the other Party for any delay in performing its obligations under this Agreement if such delay is caused by circumstances beyond its reasonable control, without limitation, any act of God, governmental or regulatory act, judicial or quasi-judicial decisions, war, fire, flood, explosion, civil commotion or industrial dispute of a third party, armed hostilities, act of terrorism, revolution, blockade, embargo, strike, lock-out, sit-in, industrial or trade dispute, or regulatory intervention.
- 9.2. In the event Force Majeure occurs, the affected party shall give the other written notice of the event effecting it and shall take all possible efforts to resume services as soon as practicable. In the event Force Majeure continues beyond 30 days, either party may terminate this Agreement in writing by giving the other party prior notice of 7 days.

10. AUDIT

- 10.1. Both Parties shall have a right to conduct an audit of the process and/or books and records of the IIDVJAVSKP at any time without prior notice.
- 10.2. The KBN College shall co-operate with the internal or external auditor of IIDVJAVSKP to assure a prompt and accurate audit. The KBN College shall also co-operate in good faith with IIDVJAVSKP to correct any practices which are found to be deficient as a result of any such audit within a reasonable time after receipt of the audit report.
- 10.3. In such event, the KBN College shall be liable to bear the cost of the audit. Likewise, if the audit discovers any under billing or services not billed for, IIDVJAVSKP shall pay for the same upon receipt of proper invoice.
- 10.4. Such audits or reviews shall be at the expenses of IIDVJAVSKP. However, if the audit discovers discrepancies or overcharges or any other discrepancy, or at any stage it is identified that the registration was done on basis of mis-selling or misrepresentation or any illegal activity, or there is any act of the KBN College which has or shall affect the goodwill or brand name of IIDVJAVSKP and/or its group/associate companies, then upon completion of such audit or review, the KBN College shall be bound and liable to make good to IIDVJAVSKP any loss, damage, injury, claim and/or discrepancies or overcharges and indemnifies and shall keep indemnified IIDVJAVSKP of the same.

11. INDEMNITY

- 11.1. The KBN College hereby indemnifies and shall keep indemnified IIDVJAVSKP and its directors, affiliates, associates, officers, employees, etc. from and against any and all loss, harm, injury, damages, claims, costs including legal costs, consequences, suits, proceedings, action, demand, etc., arising out of or in relation to any non-performance, breach of representations, warranties, obligations and/or any willful misconduct, omission, negligence, false statements, fraudulent acts, misrepresentation, mis-selling, infringement or non-permitted use of the logo, brand-name, etc., of any third party, etc.
- 11.2. The KBN College further agrees and accepts that any and claims shall be dealt by him solely in an ethical manner at his own costs and consequences with intimation to and approval from IIDVJAVSKP.

12. MISCELLANEOUS

- 12.1. Announcements and Publicity: The KBN College shall not make any public disclosures or announcements regarding this Agreement or any Product or Program or any matter related to this Agreement, without obtaining prior written approval of IIDVJAVSKP.
- 12.2. General Assignment: This Agreement is personal to the Parties. The KBN College shall not assign its rights and obligations under this Agreement without the prior written approval of IIDVJAVSKP. IIDVJAVSKP may assign this Agreement within its group companies without any consent of the Service Provider.
- 12.3. Waiver: No delay, neglect or forbearance on part of either Party in enforcing against the other Party any term or condition of this Agreement shall either be or be deemed to be a waiver or continuing waiver and in any way prejudice any right of that Party under this Agreement.
- 12.4. Entire Agreement: This Agreement embodies the entire understanding and Agreement between the Parties in connection with the subject matter of this Agreement and supersedes all prior agreements, arrangements, correspondence, etc. Neither Party is relying on any representations, promises, terms, conditions or obligations oral or written, express or implied other than those contained in this Agreement. Neither Party seeks to exclude liability for fraudulent misrepresentation. Counterparts: This Agreement may be executed in one or more counterparts, each of which will be deemed to be an original copy of this Agreement and all of which, when taken together, will be deemed to constitute one and the same Agreement.
- 12.5. Governing Law and Jurisdiction: This Agreement and all matters arising from it and any dispute resolutions referred to below shall be governed by and construed in accordance with the laws of India and the courts of Vijayawada shall have exclusive jurisdiction in the matter.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE SET THEIR RESPECTIVE HANDS ON THE DATE AND YEAR FIRST HEREIN BEFORE MENTIONED

SIGNED AND DELIVERED

by the within named party

IIDVJAVSKP

through its Authorized Signatory,

Mr. Pavan Kumar Pilli

Business Head, IID VJA-VSKP

Date:

In the presence of

Mr. Sajeed Shaik

Technical Head, IID VJA-VSKP

SIGNED AND DELIVERED

KBN COLLEGE 1.

through its Authorized Signatory,

Mr. XXXX XXXX XXXX

XXXX XXXX.

Date:

In the presence of

Mr. XXXX XXXX XXXX Garu

XXXX XXXX.

Annexure 1 **Details of Service Provider** Section 1

Execution Date: 20th Jan 2022

Section 2

Name of the College: KAKARAPARTI BHAVANARAYANA COLLEGE

Section 2 A

PAN No. / CIN No. [As applicable]

Section 2 B

Entity Details: i. Proprietorship Firm

ii. Company

iii. Individual

Section 2 C

Proprietor name in case of (i) above:

Director name in case of Company:

Section 3

Address of the College:

#9-42-104 KT Road, Opp. Srinivasa Mahal, Kothapet, Vijayawada, Andhra

Pradesh-520001

Section 4

Details and Nature of College Business: Education Services

Section 5

Term of this Agreement: Years (O1)

Section 5A

Effective Date:

Section 5B

Renewal Payment: (1-30 days 30%+18% GST, 31-60 days 30%+18% GST and

61-90 days 40%+18% GST of the entire prescribed course fee)

Annexure 2 **DETAILS OF PROGRAM(S) AND SERVICE FEES**

The Services provided by the IIDVJAVSKP to the Service Provider:

Commercials Details:

DETAILS	PARTICULARS
Employees, Lab Equipment	Maintained by the IIDVJAVSKP
Classrooms, Infrastructure	Maintained by the KBN College
All Projects/Program(1 st Semester of Diploma in Remote Pilot Training)	INR 4,000/- Per Student(Four Thousand Rupees Only)



FOUNDING CHAIRMAN PATRON CHAIRMAN,

CHAIRMAN, : Mr. Subodh Bhargava FOUNDING AND MANAGING TRUSTEE : Ms. Lakshmi V Venkatesan

: Late Mr. J R D Tata : Late Mr. Rahul Bajaj



LETTER OF CO-OPERATION

This Letter of Co-operation (hereinafter referred to as "LOC") is executed on this, the 14th Day of December 2022, between Bharatiya Yuva Shakti Trust (BYST) and Kakaraparti Bhavanarayana College (KBNC), Vijayawada.

Bharatiya Yuva Shakti Trust (BYST) is a Trust registered under the Trust Act having its office at C/o, Confederation of Indian Industry, 23 Institutional Area, Lodi Road, New Delhi 110003. BYST is serving the nation through empowering young dynamic but disadvantaged entrepreneurs and integrating them into the economic mainstream. In order to scale up the impact of its proven Entrepreneurship Development Model, BYST on the occasion of its silver jubilee, has unveiled a unique Programme 'Mentoring India' (MI).

MI aims to create a pool of mentors at every touch point such as Academic, Financial, Government, Corporate and Incubation Institutions, where an entrepreneur currently interacts. The officials of such organizations having mentoring skill set can guide the potential entrepreneurs and enhance their efficacy. Hence it was decided, to nurture the mentoring skills of the concerned officials of such institutions by BYST through an accredited mentor development programme and later certify them by City & Guilds, UK

Kakaraparti Bhavanarayana College is truly a dream come true for many, especially for those who are residing in the old town of Vijayawada. The long cherished dream has been realized through the benevolence of Danaseela, Purapramukha and Vidya-Poshaka Sri Kakaraparti Bhavanarayana Shresti. The foundation stone of the college was laid on 6th November, 1964 by Sri Kasu Brahmananda Reddy, the then Chief Minister of Andhra Pradesh. The college was constructed on 4.11 acres of land of the S.K.P.V.V. Hindu High Schools' Committee. It commenced functioning fully ever since July, 1965. The college had a humble beginning with 278 students and a devoted staff of just nineteen under the visionary leadership of the Founder Principal Sri S. Sundaram. The college had taken huge strides in its growth and became one of the premier institutions in Vijayawada, sparing no efforts for the last fifty two years in fulfilling its vision and mission.

The infrastructure of the college is admirable. The college has a state of the art library with a digital library and a spacious reading room. The college is embellished with expansive playgrounds and a well-equipped Gymnasium. The college is also endowed with an elegantly designed open air theatre, Kalanikethan with an open gallery and a scating capacity of 2500,

which is one of the spectacular features of the college. Our college emblem symbolizes the noble ideals for which our institution stands. The sunrays, the book and the burning lamp, all represent the divine attributes which aim at dispelling darkness and spreading light. The motto "Thejasvina Vadhitamastu" a part of our daily prayer, truly expresses our pious wish. "Let the Divine Deity help us to carry on our "Adhyayana" that bestows luster on us both.

Eversince its inception in 1965, the College is known for its relentless striving towards transforming the student into an enlightened citizen. The college is ever vibrant and has evolved with the changing times. It has been adorned with Autonomy in the year 2010. As a college with state of art facilities and the accolades it received like the Best Laboratory, Best Academic achievement, Best Library, Best NSS Unit speaks volumes about its steadfast endeavour in trying to dispel ignorance from society by wielding the potential weapon of education.

The untiring efforts of the college eventually reflected in getting NAAC 'A' grade in 2013; with CPE in 2016 and All India 92nd Rank in NIRF by MHRD in 2017 which stands out to be the acme of academic achievement.

The College is presently affiliated to Krishna Univeristy, Machilipatnam and it is one of the very few megalithic and top notch structures providing superlative education in the entire district of Krishna. The accomplishments of the college thus far have been by stimulating its appetite to reach unexplored horizons, and the saga of blazing newer trails continue unabated.

Support to be provided by BYST will be as follows:

- Mentor Training: BYST will train members to be a Mentor, through a 2-day internationally accredited Training Course.
- Hand holding support: The mentors will be provided a handholding support for one
 year which will cover online up skilling sessions through webinars on monthly basis.
- Networking Platform: This platform will help in increasing mentor's engagement, which in turns will help the goal of creating a momentum in the mentoring space. It will be mandatory for all mentors to join the networking platform.
- Mentor certification: International accreditation will be provided to mentors after completing the Mentor Training.

Support to be provided by Kakaraparti Bhavanarayana College:

- Nominating Mentors: Kakaraparti Bhavanarayana College will identify potential mentors and nominates for Mentor Development Program (MDP).
- Deputing point of contact for coordination with BYST: Kakaraparti Bhavanarayana
 College will depute point of contact for coordination with BYST.

Responsibilities of nominated potential mentors

- Learning Assessment: The mentors will have to complete assessment of Seven Modules of MDP.
- On-line Sessions: It will be mandatory for all mentors to attend at least 4 online up skilling sessions (webinars) for getting accreditation.
- Membership to Mentor Networking Platform: Kakaraparti Bhavanarayana College will ensure that, all nominated mentors will be members of BYST's Mentor Networking Platform.
- Impact assessment: The Mentors will provide counselling and mentoring support to
 the youth and share the impact assessment report to BYST on quarterly basis.

For Bharatiya Yuva Shakti Trust

(Signature of Authorized Signatory)

Name:

Designation: Key Mentor, BYST.

Date: 20th December 2022

NO NO STATE OF THE STATE OF THE

For Kakaraparti Bhavanarayana College.

(Signature of Authorized Signatory)

Name: Dr. V. Narayana Rao 30 12 22

Designation: Principal

Date: 20th December 2022

PRINCIPAL
Kakaraparthi Bhayannarayana College
VIJAYAWADA-1.

MEMORANDUM OF UNDERSTANDING

BETWEEN



AND





MEMORANDUM OF UNDERSTANDING (MOU)

This MOU is Between the KAKARAPARTI BHAVANARAYANA COLLEGE (Autonomous), K.T. Road, Vijayawada, Andhra Pradesh-520001 and Microlink Information Technologies, Vijayawada, for the purpose of enriching technical education and for continuous interaction between industry and institution.

Microlink Information Technologies, provides **Technical Training**, **Internships**, **and Live Project Training**. The students are particularly designed to ensure exposure of the candidate to practical problems involved in the relevant areas of study.

Terms and Conditions:

1. Nature of Relationship:

- a. The MOU is for collaboration between the both parties, for mutual benefit, for many purposes set out in Annexure-1, to enhance the quality of educational experience of students.
- b. Both the parties shall take all reasonable steps to successful completion of the collaboration and cooperate with each other, duly carrying out the obligation agreed upon.

2. Mutual Obligation:

- a. The collaboration shall be exclusive to both parties and shall not disallow each party from having similar collaboration with others. Except as expressively stated in this MOU, there shall be no obligation on any party to compensate the other in any manner.
- b. Each party shall meet the expenses between them as mutually agreed.

3. Limitations and functionality:

- a. Each party shall ensure that the other is not put to any liability for any actions.
- Each party represents that they have the full power and authority to enter into MOU ingeneral.

4. General:

- a. Both parties will designate a representative from its side who will be primary point of contact on behalf of that party.
- b. Both parties shall not use the name of the other in any advertisement or make any public announcement without the prior written approval of the other.
- c. Any dispute under this MOU will be settled in Vijayawada by mutual discussions. Inwitness where both the parties have set their hands on this MOU.

ANNEXURE-1 PURPOSE / SCOPE OF THE COLLABORATION

- Microlink Information Technologies will permit the students of K.B.N. College (Autonomous) for industrial training in order to enhance their technical knowledge.
- Microlink Information Technologies will provide Internship to the students to get the hands-on-experience.

-3 years (2022-2025)

Managing Partner 2 12 2022
Microlink Information Technologies

Vijayawada

PRINCIPAL

K.B.N. COLLEGE (A)

Vijayawada

Kakaraparthi Bhayannarayana College



MEMORANDUM OF UNDERSTANDING (MoU)

Between

K.B.N. College (Autonomous) Kothapeta, Vijayawada - 520 001, A.P.

M/s. Orch Laboratories India Private Limited Plot Nos. 51/A, B, C, D, G, F, G & H IDA Kondapalli, Ibrahimpatnam Mandal, Krishna - 521 228, A.P.

A Memorandum of Understanding (MoU) has been implemented by the K.B.N. College (Autonomous), Kothapeta, Vijayawada with M/s. Orch Laboratories India Private Limited for a period of Three years from the academic year 2022-23 to 2024-25 to strengthen the Industry-Institute participation in various common interests for mutual benefit. The agreed terms of MoU are listed below:

- 1. At the option of industry in-plant training for students of B.Sc. (Chemistry) and M.Sc. (Chemistry) for a mutually convenient period at M/s. Orch Labs will be provided.
- 2. Cooperation in Industry / Institution oriented activities between the industry and other interactive programmes.
- 3. Two-way transfer of knowledge and technology information through collaborative programmes like Guest lectures, Seminars, Symposia and Internship programmes.
- 4. Exchange of visit of Technical people of Industry to institute and vice-versa at the cost of expense of the respective parties herein.
- Other suggestions from industry in developing curriculum whenever required.

Authorized Signature on behalf of K.B.N. College (Autonomous)

akaraparti Bhavanarayana College

Name: W. NARAYANA RAO PRINCIPAL.

Designation:

Seal:

Date:

Authorized Signature on behalf of

Orch Laboratories India Private Limited

Signature:

Name: FLOORI BHASKAR RAO

Designation: Operations Head

Seal:

Date: 30 06 2022

MEMORANDUM OF UNDERSTANDING (MOU)

Between

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN,

Enikepadu, Vijayawada, Andhra Pradesh- 521108.





KAKARAPARTI BHAVANARAYANA COLLEGE (AUTONOMOUS)

9-42-104 KT Road, Kothapet,

Vijayawada, Andhra Pradesh- 520001.



This MOU is made on date **09.11.2021** between **Vijaya Institute of Pharmaceutical Sciences for Women**, Enikepadu, Vijayawada, Andhra Pradesh-521108 and **Kakaraparthi Bhavanarayana (KBN) College**, 9-42-104 KT Road, Kothapet, Vijayawada, Andhra Pradesh- 520001 for the purpose of enriching technical education and for continuous interaction between Institutions.

PURPOSE

The purpose of MOU is to expose the Postgraduate and Undergraduate students to the diversified intellectual abilities to share the expertise of the faculty of both parties/ Institutions for benefit of faculty and students pursing Postgraduate and Undergraduate programmes.

Term of MOU

This MOU is effective upon the day and signed and will be executed by the parties from 09.11.2021 and shall remain in force and effect for a period of **Two (2) Year**. It may be terminated without cause, by either of the parties upon one month written notice, which notice shall be delivered by hand or by certified mail to the address listed above.

Responsibilities of Parties

The college entered into MOU shall exchange the faculty, students and with mutual benefit.

Subject delivery, training the faculty, hands-on experience, curriculum design, research, collaboration, consultancy and outreach programmes are chosen fields for mutual Co-operation.

Scope

Faculty will be exchanged between two parties for the benefit of students. The faculty of one party with specialized knowledge will teach the subject to the students of the other college

Faculty can be exchanged to conduct faculty development programmes, hand-on experience sessions.

Students will be exchanged between two colleges to be exposed to the equipment available.

The knowledge of innovation, technologies, best practices and strengths will be exchanged between colleges.

Limitation

This collaboration will be effective for Two Years duration. This may be extended for another two years with mutual consent.

All disputes that arise out of this agreement shall be amicably settled between parties.

AGREED:

For VIPW

VIJAYA.

Designation: Principal

VIPW

Vijayawada

For KBN College

Kakabaurt dhagantsayana C VIJAYAWADA-1.

Name: Dr. V. Narayana Rao

Designation: Principal

K.B.N.College (A)

Vijayawada

Witness 1:

Witness 2:

Phi Au (OL BAAESH)

MEMORANDUM OF UNDERSTANDING

BETWEEN



EduSkills Foundation ("EduSkills")

AND



KBN College (Autonomous)

FOR EDUSKILLS MEMBERSHIP PROGRAM

This Memorandum of Understanding ("MOU") is effective form the date of signatures below ("Effective Date"); hereinafter, each a "Party" or together, "the Parties". EduSkills will be referred as 'First party' and other party will be referred as 'Second party'.

The Parties have been discussing a proposed collaboration in the area of "Skill Development, IT Education and Workforce Development Programs" ("Collaboration Areas").

Now the Parties agree as follows:

NON-BINDING TERMS.

The Parties understand that MOU is intended only to summarize the current understanding of the parties with respect to the principal terms of the proposed collaboration.

The Parties understand that this MOU is intended only to summarize the current understanding of the Parties with respect to the Collaboration Areas and to facilitate their further discussions regarding certain objectives of the proposed partnership, as more fully described in Exhibit A, which are non-binding on the Parties. The terms and objectives set forth in Exhibit A shall be used for discussion purposes only and shall not be deemed to create any rights or obligations for or on behalf of any Party.

B. BINDING TERMS

The Parties hereby acknowledge and agree that the following subsections under this Section B (Binding Terms) shall be binding and create legal rights and obligations on the Parties.

1. Confidentiality

In this MOU "Confidential Information" means any information or data, irrespective of the form and nature thereof, that is material to the Party disclosing such information ("Discloser") to the other Party ("Recipient"), including, but not limited to technical know how, specifications, designs, models, software, techniques, drawings, processes, as well as industrial and intellectual property rights, business information, trade secrets, customer lists, financial information, process, costs, sales and marketing plans, information posted on their respective websites or any other information with the Recipient knows or reasonably ought to know is confidential, proprietary or trade secret information of the Discloser.

The Recipient shall at all times, both during the term of this MOU and for a period of at least three (3) years after its expiration or termination, keep in trust and confidence all such Confidential Information, and shall not use such Confidential Information other than for the purpose of fulfilling its obligations under this MOU, nor shall the Recipient disclose any such Confidential Information to any third party without the Disclosing Party's prior written consent. Upon termination of this MOU or written request from the Discloser, the Recipient shall, within fifteen (15) days from such termination or request, return all Confidential Information and any and all copies thereof to the Discloser, or at the Discloser's option, destroy the Confidential Information and any and all copies thereof, and certify such destruction

The obligations of confidentiality set forth herein shall not apply to information which;

- Was rightfully in possession of or known to the Recipient without any obligation of confidentiality prior to receiving it from the Discloser;
- b. Is, or subsequently becomes, legally and publicly available without breach of this MOU;
- Is rightfully obtained by the Recipient from a source other than the Discloser, without any obligation of confidentiality; or
- d. Is developed by or for the Recipient without use of the Confidential Information.

The Recipient may only disclose Confidential Information pursuant to a valid order issued by a court or governmental agency, provided that the Recipient provides the Discloser:

- a. Prior written notice of such obligation; and
- b. The opportunity to oppose such disclosure or obtain a protective order.

The Confidential Information shall remain the property of the Discloser and no license to any existing or future intellectual property rights or Confidential Information is granted or implied under this MOU.

All Confidential Information is provided "AS IS". The Discloser shall not be liable for any inaccuracy or completeness of the Confidential Information, nor are there any express or implied representations or warranties by either party to the other, including with respect to the infringement of any intellectual property rights or any right of privacy, or any rights of third persons.

Scope

The scope of this MOU does not cover any development work, testing, licensing, distribution, support, sales, or maintenance. Should the Parties decide to pursue such matter that is outside the scope of this MOU, the Parties shall enter into a development, license, distribution, or other appropriate written agreement(s) accordingly.

Publicity

The Parties hereby agree that no press release or other public announcements regarding this MOU or any agreements contemplated thereby shall be made without prior review and written agreement signed by a duly authorized representative of the other Party.

Term and Termination

The Parties agree that this MOU shall be effective as of the Effective Date and shall continue in effect until the earliest occurrence of one of the following: (1) the execution of a definitive MOU or definitive agreement relating to the scope of this MOU; (2) written notice by one Party to the other of termination of this MOU; or thirty six (36) months from the Effective Date of this MOU. Section B (including all subsections) shall survive any termination of this MOU. Upon expiry of the Term, it is the intention of the Parties to further progress the solutions initiated under this MOU towards overall achievement of the objectives and outcomes contemplated herein. Second party shall, to this extent, endeavor to continue maintaining and promoting such solutions and projects to further the objectives set forth in the MOU.

Limitation of Liability

Except for liability relating to either Party's breach of the other Party's confidential information or intellectual property rights, in no event shall either Party be liable to the other Party for any direct, indirect, incidental, special, punitive or consequential damages or loss of profits, lost revenue or loss of data.

Notwithstanding the foregoing, nothing in this MOU shall limit the Parties liability for bodily injury or death caused by its negligence or its liability in the tort of deceit.

Intellectual property rights

Each Party will retain the exclusive rights, title and ownership of all its pre-existing Intellectual Property, Confidential Information and materials (including, without limitation, proprietary ideas, sketches, diagrams, text, know-how, concepts, proofs of concepts, artwork, software, algorithms, methods, processes, identifier codes or other technology) owned or developed by such Party.

Governing laws and jurisdiction

The Parties shall make efforts in good faith to amicably resolve all disputes as may arise out of or in connection with this MOU. This MOU shall be subject to and governed by the laws of India and the Indian courts shall have exclusive jurisdiction over any claim arising under this MOU. Notwithstanding the foregoing, either Party may seek interim injunctive relief in any court of appropriate jurisdiction with respect to any alleged breach of such Party's intellectual property or proprietary rights.

Costs

Unless otherwise agreed upon in writing, each Party shall bear its own costs and expenses arising in connection with this MOU and the possible negotiations, completion and implementation of definitive Agreements if any, including but not limited to costs of experts, consultants, lawyers and travel expenses.

EduSkills Confidential Page 3 of 5

EXHIBIT A

NON-BINDING TERMS

1. Scope and Intent

EduSkills and KBN College (Autonomous) have decided to work together for the purpose of expanding digital skills into higher education system through offering various world class technical programs in Networking, Cybersecurity, Cloud computing, automation, RPA and other industry 4.0 skills to their students.

2. Proposed obligations of EduSkills:

- To offer digital content and courses of up to 6 global academy programs to the institution.
- · To offer LMS of the academy programs, where ever applicable.
- · To offer branding collaterals access and usage of academy programs.
- · 'Train the Trainers' to the nominated educators by the institution.
- Virtual orientation session/workshop for the institution.
- In-person/remote support for any troubleshooting needed during the onboarding process.
- To offer opportunities to participate in job fairs, seminars, conferences and any regional/national/global competitions or platforms for the students, educators and/or institution's leadership.
- EduSkills & AICTE Internship Program for students.

3. Proposed Obligations of KBN College (Autonomous):

- . To create awareness for adoption and registration of technical courses from interested students.
- To nominate a point of contact who could monitor and review the program updates.
- Pay membership fee every year. Following year's membership fee can be incremented on nominal basis, if the need arises. Agreement to be renewed after 3 years.
- Institution need to bear the expense for the AWS & Red Hat Global Certification fee of faculties as its mandatory.
- Minimum 100 students commitment for each academy program every year.
- · To ensure following pre-requisites to be followed by the participating colleges:
 - High speed broadband connectivity, computer labs for relevant courses and classroom IT set-up for all participating institutions.
 - Identify upto 2 (Two) Educators with required qualification like Engineers/MCA in Computer Science/IT/Electronics, etc. or experienced diploma holders to receive Training of Trainers for each academy program.

4. Annual Membership Fee

- Year 1: INR 20,000 + Training fee + GST
- Year 2: INR 20,000* + GST
- Year 3: INR 20,000* + GST

Please Note: This fee applies on institutions. EduSkills will not charge any fee from the students. Institutions may enroll and extend benefit to as many students they want. No capping on number of students.

^{*} Can be incremented annually on a very nominal basis.

9. Amendment

This MOU may be amended at any time by the mutual written assent of the Parties.

10. Severability.

Should any portion of this MOU be determined to be illegal or unenforceable, the remainder of the MOU shall continue in full force and effect, and either party may renegotiate the terms affected by the severance.

IN WITNESS WHEREOF, the parties hereto have executed this MOU by persons duly authorized as of the date and year first above written.

Signed for and on behalf of EduSkills Foundation	Signed for and on behalf of KBN College (Autonomous)
By:Authorized Signatory	By: Kar 6 7 22 Authorized Signalory L akaraparti Bhavanarayana College
Mr. Shubhajit Jagadev	Dr. V. Narayana Rao
Name	Name * 393
Chief Executive Officer	Principal
Designation	Designation
Date	Date
Address for communication: EduSkills Foundation #806, DLF Cyber City, Technology Corridor, Infocity, Bhubaneswar – 7510024, Odisha, India	Address for communication: KBN College (Autonomous), 9-42-104 KT Road Opp. Srinivasa Mahal, Kothapet, Vijayawada, Andhra Pradesh 520001.
Email: info@eduskillsfoundation.org	Email: drvnarayanarao@gmail.com

MEMORANDUM OF UNDERSTANDING

ACIC - KL STARTUPS FOUNDATION



(Supported by Atal Innovation Mission, NITI Aayog, Government of India)

and



Kakaraparti Bhavanarayana College (Autonomous)

Collaborating for Development of

Innovation, Incubation & Entrepreneurship Ecosystem

Date: June 11, 2022

Memorandum of Understanding

This Memorandum of Understanding (MoU) made and entered into on this 11th day of June 2022 by and among the following two entities.

ACIC - KL STARTUPS FOUNDATION, a not for profit section 8 company, which encourage creative ideas and innovative thoughts that are required to be given shape into proof of concept, pre-prototype and prototype, having the potential to be transformed into a Minimum Viable Product in the unserved / underserved regions or having potential to build innovation ecosystems in various parts of the country and having its registered office at Koneru Lakshmaiah Education Foundation, Room No 4-8 Opp. Vaddeswaram bridge, Vaddeswaram, Kunchinapalli, Guntur - 522502, Andhra Pradesh engaged in setting up and running an Innovation Centre under the Atal Innovation Mission of NITI Aayog, Govt of India for supporting Ideapreneurs and startups (herein after referred to as "ACIC - KL STARTUPS FOUNDATION" or "First Party")

AND

KAKARAPARTI BHAVANARAYANA COLLEGE (Autonomous) an Educational Institute incorporated under Society/Trust, approved by AICTE(New Delhi) and affiliated to Krishna University, having its registered Office at 9-42-104 KT Road Opp. Srinivasa Mahal, Kothapet, Vijayawada, Andhra Pradesh 520001 website: www.kbncollege.ac.in here in after referred to as "KAKARAPARTI BHAVANARAYANA COLLEGE" which shall include their successors and permitted Assigns, of the OTHER PART)

ACIC - KL STARTUPS FOUNDATION and Kakaraparti Bhavanarayana College (Autonomous) are each referred to as Party and together as Parties.

And

- WHEREAS KL Decemed to University has been a pioneer in the field of Innovation and Entrepreneurship for the last 40+ years and has now been selected by Atal Innovation Mission of NITI Aayog, Govt of India to set up ACIC - KL STARTUPS FOUNDATION, a nonprofit company under Sec 8 of the Companies Act, focused on Renewables, Smart Technologies, Smart Energy & including its applications in Agri and Allied Sectors.
- WHEREAS Second Party has been on the forefront for promoting innovative products and services in the areas including those related to smart technologies and services, which also includes development of entrepreneurship skills across the sectors.
- WHEREAS Second Party is constantly looking at new developments and possibilities for promoting new digital technology products and solutions which helps in making/developing multiple products which are related to IoT and non IoT technological solutions.
- 4. WHEREAS Second Party is also keen for supporting and nourishing the basic spirit of innovation and enterprise and encourage and support other young entrepreneurs/ startups to expand the use of their concept to larger number of users/ wider geographies and to develop new concepts, products and solutions jointly in its areas of interest.
- WHEREAS Kakaraparti Bhavanarayana College (Autonomous) and ACIC KL. STARTUPS FOUNDATION recognizing the syncregies in their focus areas understanding the potential for developing IoT, and R&D eco-system in India particularly in view of the Government of India's vision and mission of making India as a global hub for R&D and entrepreneurship.

The parties have decided to co-operate to promote and develop entrepreneurship and new enterprises in the relevant sectors, by supporting the activities of ACIC - KL STARTUPS FOUNDATION by Services of Second Party to the Incubatee(s) of ACIC - KL STARTUPS FOUNDATION.

IN WITNESS WHEREOF THE PARTIES HERE TO HAVE AGREED, AS FOLLOWS:

1. PURPOSE:

The parties expect that the main interaction will be between ACIC - KL Startups Foundation Incubatees, team and Second Party Leadership members and team.

A. ACIC - KL Startups Foundation Responsibilities:

- a. Provision of space, facilities, and infrastructure.
- b. Selection and training of Entrepreneurs;
- e. Assisting entrepreneurs to bring their ideas to proof of concept/ prototype/ field testing stage.
- d. Assisting Entrepreneurs with:
 - · Finance, Marketing, Legal, HR, and other functions;
 - Setting up of demonstration units
 - · training and
 - · brand/business promotion; and
- e. Engagement with the relevant organizations at the national and international levels;
- f. Enable an exchange platform for understanding respective 'best practices'
- g. Facilitating policy studies, round tables, workshops, etc with a view to generate appropriate inputs& suggestions to the Government of India for the policy initiatives; and
- h. Other matters as may be mutually agreed.

B. Second Party Responsibilities

- a. Outline the areas in which it would like to assist ACIC KL Startups Foundation.
- b. Provide guidance, advice, Support for the Startups through:
 - Knowledge and Technology Support to Incubatee(s)
 - Development of required hardware and Software Solutions at Innovation Centre.
 - · Training, Mentoring, Skilling in requisite field of Interest in line with the Centre.
- c. Assisting potential Entrepreneurs to access Mentors Network, and other available facilities etc
- d. To further mentor and support any selected startups who develop products, solutions etc, meeting their benchmark by Fund Raising through known VC Network HNI's etc for scaling up.
- e. Other matters as may be mutually agreed.

C. Joint Responsibilities

- To organize collaborative events like Seminar, Workshops, Training Programs, Pitching Sessions, Challenges in order to encourage Entrepreneurs.
- b. Providing Opportunity to scaleup the Academic Projects by collaborating with Innovation Centre.
- Identify focus areas where multiple Startups, especially in the rural areas, could be promoted for rapid and wider impact.
- d. Mutually sharing their specialized facilities as per addon agreements for scaling up of startups.
- e. Explore new areas of farming including urban farming, vertical farming, hydroponics, algae farming, vegetarian meat, etc
- f. Take up Pilot Projects to show case, demonstrate and validate new technologies, concepts, products, and solutions with a view to explore suitability for introduction, especially in rural India on a large scale and to work towards providing solutions for project like smart cities, safety of bridges and ropeways, etc through fostering startup ecosystem.

2. CONFIDENTIALITY

Parties will enter into a separate Non-Disclosure Agreement to support their activities under this MoU on case-to-case basis as this may also include third parties like entrepreneurs, industry partners, etc.

3. SEVERABILITY

In the event of any one or more of the provisions contained in this Agreement being waived, modified, or altered, none of the other provisions hereof shall in any way be affected or impaired thereby. If any of the provisions of this Agreement become invalid, illegal, or unenforceable in any respect under any applicable law, the validity, legality, and enforceability of the remaining provisions shall not in any way be affected or impaired.

4. NOTICES

Any notice required or permitted to be served on either of the Parties by the other shall be in writing duly addressed to the address of the recipient shown below or to such other address as may have been notified to the sender and may be sent in person or by registered post or e-mail:

ACIC - KL STARTUPS FOUNDATION Mr. Govil Alok	KAKARAPARTI BHAVANARAYANA COLLEGE (Autonomous)		
Chief Executive Officer,	Dr. V. NARAYANA RAO, M.Com., Ph.D.,		
KL University,	Principal		
Green Fields, Vaddeswaram,	Address: 9-42-104 KT Road Opp. Srinivasa		
Guntur - 522502, Andhra Pradesh	Mahal, Kothapet, Vijayawada, Andhra Pradesh		
India	520001		
E-mail: ceo.acic@kluniversitv.in	Email:		

5. TERM AND TERMINATION

- a) This MoU shall be initially valid for a period of three years from the date of signing and may be extended by mutual agreement of the parties.
- b) This MoU may be terminated at any time by the agreement of the parties with advance notice of 60 days.
- c) Either party may terminate this MoU with written notice of at least 30 Days to the other party in the event that either party;
 - a. Interferes with performing this MoU intentionally; or
 - b. Is declared insolvent:
- d) In the event of termination neither party shall have any liability, of whatsoever nature, to the other party arising from this MoU.

6. FINANCIAL & CONTRACTUAL ARRANGEMENTS

The parties shall enter into separate agreement in writing for the specific technical and financial support activities in connection with this MoU. These addendums will provide a detailed description of the role, rights, and responsibilities, and, the financial contribution, if any of each party. Work plans and reporting requirements will be clearly outlined in these addendums.

7. RELATIONSHIP BETWEEN THE PARTIES

- This Agreement does not create any relationship between the Parties of employeremployee or principal and agent or partnership.
- b) Nothing contained herein shall be contribute so as to constitute a joint venture partnership or formal business organisation of any kind between the parties or so to constitute either party as the agent of the other.

8. INTELLECTUAL PROPERTY RIGHTS

- a. The Parties acknowledge that nothing in this MoU shall be construed as granting either Party any rights in the intellectual property and/or goodwill of the other.
- b. Ownership of research findings and intellectual property arising from the collaborative studies or researches shall be decided upon on case to case basis through mutual agreement.
- c. The ACIC-KL Startups Foundation shall have right to use the brand name / trademark of the Academic Partner/Second Party on their website, their Social Media Channels, and events for their promotional activities after signing of this Agreement and during the subsistence of this Agreement. Further that, each party shall be responsible in the defence and protection of their individual Trademarks.

9. SETTLEMENT OF DISPUTES AND GOVERNING LAW

- a) This MoU is subject to the laws of India.
- b) Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or application of any of the provisions of this MoU shall be settled through mutual consultation and/or negotiations between the Parties within 30 days.
- c) The MoU represents the mutual understanding of the parties and is not intended nor shall it be deemed to be legally binding or a contract and shall not give rise to any rights and/or liabilities under a contract.

IN WITNESS WHEREOF, the undersigned, being duly authorised by their respective organisations, sign this MoU on the date as above written.

Vaddeswaran

For ACIC - KL STARTUPS FOUNDATION

Name: Mr. Govil Alok Designation: CEO

Signature:

Witness:

Name:

Designation:

Signature:

For KAKARAPARTI BHAVANARAYANA COLLEGE (Autonomous)

Name: Dr. V. Narayana Rao,

Designation: Principal

Signature:

Witness:

Name:

Designation:

Signature:

HART KEISHNA

INCUSPTION





MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding (MOU) is entered on 04 - MAR - 2021, at KAKARAPARTI BHAVANARAYANA COLLEGE (AUTONOMOUS), KT ROAD, KOTHA PET, VIJAYAWADA-520001, KRISHNA DISTRICT, AP India.

Between

SK DEEP TECH PVT LTD, a company registered under the Companies Act 2013, represented by its CEO, Mr. Sesha Kishore Kommareddi, residing in Singapore & Local Director, Mr. Praveen Gattim, having its registered Office at 1st Floor, SV Square, Plot 796/B, Road 36, Jubilee Hills, Hyderabad, Telangana -500033, India, hereinafter referred as **SK**

AND

KAKARAPARTI BHAVANARAYANA COLLEGE (AUTONOMOUS), VIJAYAWADA-520001, AP, INDIA, represented by Mr. E. Vara Prasad, Principal-FAC, KBN College(A), Vijayawada, AP hereinafter referred as KBN College.

I. Purpose:

- a. Whereas, **SK** is a Deep Tech Startup company recognized as a Startup by the Department for Promotion of Industry and Internal Trade (No. DIPP63841) doing Business by providing Deep Tech Consultancy & Training Services to all Industries & Technical Institutions in India & abroad with their Brands ACADEMI, ANALYTICA, IOTICA, SMART CITIES and AI ASIA. SK in collaboration with its parent company SK Computer Services, Singapore, provide complete end-to-end Digital Transformation services to the Customers Worldwide; and developing **Center of Deeptech Excellence** (**CODE**) in various Technical Institutions / Universities premises under the brand ACADEMI.
- b. Whereas, **KBN COLLEGE** is a reputed Institution offering various courses in Computer Science, Computer Applications, Internet of Things, Data Science, IT-ITES, WEB Technologies, Mathematics, Statistics, Physics, Chemistry, Botany, Zoology, Commerce, and Management at Under Graduation and Post-Graduation Levels.
- c. Whereas, **KBN** COLLEGE is willing to associate with **SK** to develop joint Training Programs / Webinars / Workshops / Development Initiatives on revenue sharing basis.
- d. Both **SK** and **KBN COLLEGE HAVING** evaluated and considered its feasibility and agreed in rendering such collaboration for mutual benefit.

II. Scope:

- a. By virtue of this Agreement, other than **SK** and **KBN COLLEGE**, no third party shall lay any claim over the Intellectual Property of the technology developed if any in due course.
- b. **SK** will be setting up a **Center of Deeptech Excellence (CODE)** in **KBN COLLEGE** premises and support with the technical expertise in the areas of Deep Tech under the brand ACADEMI.
- c. **SK** will offer Deep Tech courses via web on Saturdays or any mutually convenient time agreed upon, covering areas like Artificial Intelligence (AI), Machine Learning, Business Analytics, Internet of Things (IoT) etc.
- d. **KBN COLLEGE** will provide the necessary space and Infrastructure, and assign a coordinator to liaise with **SK** from time to time.
- e. **SK** and KBN College will promote the Training Programs/ Workshops/ Webinars/ Development Initiatives through their contacts.

III. Outcome:

a. **SK** unconditionally will extend all its expertise and help to **KBN COLLEGE** in developing the **Center of Deeptech Excellence (CODE)** and contribute to the Training & Development Initiatives.

b. **SK** will arrange for webinars on latest Technologies and conduct workshops from time to time for the awareness and benefit of the participants.

IV. Tenure & Termination:

- a. The tenure of this Agreement shall be **Five** years from the date of signing the MOU.
- b. Considering the benefits of association involved, both parties agree to mutually discuss for extension of the tenure of this Agreement as the case may be.
- c. Either Party shall be at liberty to terminate this Agreement by giving 90 days written notice to other Party, if other party fails in its obligations under this Agreement.

V. Confidentiality & Non-Disclosure:

- a. Both Parties agree to hold in confidence all information / data designated by the Parties as being confidential which is obtained from either party or created during the performance of this MOU and will not disclose the same to any third party without written consent of the other party.
- b. The above confidentiality clause under this MOU excludes information / data not relating to independently developed ideas and information already available through public domain.
- c. The terms of this part shall survive the tenure of this MOU.

VI. <u>Dispute Resolution:</u>

- a. Any dispute or difference shall be solved amicably by mutual consultation and negotiation.
- b. In case of failure to solve the dispute or difference by such mutual negotiation, such dispute or difference shall be referred to Arbitration.
- c. The Arbitration shall be conducted in English language as provided for under the Arbitration and Conciliation Act, 1996.
- d. The place of Arbitration shall be at Hyderabad, Telangana, India.
- e. SK and KBN COLLEGE by mutual consent shall nominate the Arbitrator.
- f. The cost of Arbitration shall be borne by Parties as may be directed by the Arbitrator.
- g. No party shall exercise recourse to any Court of Law without exhausting the above modes of resolution of dispute or difference.

VII. <u>Force Majeure:</u>

a. Neither Party hereto shall be released from its obligations for any reason except for due to war, strike, fire, acts of God or other causes beyond the control of the Parties hereto.

VIII. <u>Indemnification:</u>

a. Both the Parties shall indemnify each other and hold the other harmless against claims, costs, expenses, losses, damages and any other liabilities incurred as a result of failure to observe and perform the obligations pursuant to this MOU.

In witness whereof, the Parties hereto have caused this MOU to be executed by their authorized representatives on date, month and year referred to above.

SESHA KISHORE KOMMAREDDI Mr. E. Vara Prasad, CEO Principal-FAC, SK DEEP TECH PVT LTD KBN College(A), **HYDERABAD** Vijayawada, AP PRAVEEN GATTIM Dr. K. Naveen Kumar DIRECTOR vice-Principal, KBN College(A), SK DEEP TECH PVT LTD HYDERABAD Vijayawada, AP SK Deep Tech Pvt Ltd NAME: P.L. RAGESH WITNESS NAME: Durga Prasad

MEMORANDUM OF UNDERSTANDING

Between



KAKARAPARTI BHAVANARAYANA (KBN) COLLEGE

9-42-104, KT Road, Opp. Srinivasa Mahal, Kothapet, Vijayawada

Andhra Pradesh- 520001, Phone: 0866- 256 5679

And

VXL IT SOLUTIONS

Internship-Projects

40-5/6-8-1, OPP: M&M, Beside Big - 'C' ROAD, Benz Circle, Vijayawada, Andhra Pradesh-520010, Phone: 0866-7969710

March, 2021

MEMORANDUM OF UNDERSTANDING (MOU)

This MOU Is Between The Department Of Computer Science Of Kakaraparti Bhavanarayana (KBN) College And VXL IT SOLUTIONS, Vijayawada For The Purpose Of Enriching Technical Education And For Continuous Interaction Between Industry And Institution.

VXL IT SOLUTIONS provides TECHNICAL TRAINING, INTERNSHIPS, PAPER PUBLICATIONS AND LIVE PROJECT TRAINING. The courses are particularly designed to ensure exposure of the candidate to practical problems involved in the relevant areas of study.

Terms & Conditions

1. Nature of Relationship:

- 1.1 The MOU is for collaboration between both parties, for mutual benefit, for many purposes set out in Annexure – I, to enhance the quality of educational experience of students.
- 1.2 Both the parties shall take all reasonable steps to ensure successful completion of the collaboration and cooperate with each other, duly carrying out the obligation agreed upon.

2. Mutual Obligation

- 2.1 The collaboration shall be exclusive to both parties and shall not disallow each party from having similar collaboration with others. Except as expressively stated in this MOU, there shall be no obligation on any party to compensate the other in any manner.
- 2.2 Each party shall meet the expenses between them as mutually agreed.

3. Limitations and Functionality:

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

4. GENERAL

- 4.1 Both parties will designate a representative from its side who will be primary point of
 4.2 Both parties.
- Both parties shall not use the name of the other in any advertisement or make any public announcement without the prior written approval of the other.

 Any dispute without the prior written approval of the other.
- 4.3 Any dispute under this MOU will be settled in Vijayawada by mutual discussions. In witness where both the parties have set their hands on this MOU.

ANNEXURE - I

PURPOSE / SCOPE OF THE COLLABORATION

- M/s VXL IT SOLUTIONS will permit the students of Kakaraparti Bhavanarayana (KBN)
 College for industrial visit, in order to enhance their technical knowledge.
- M/s VXL IT SOLUTIONS will provide INTERNSHIP (Without Stipend) to the students during summer vacation, to get hands-on experience.
- M/s VXL IT SOLUTIONS will provide INTERNSHIP, And the internship fees (if any) to be paid by the students.

R.SIVA M.G.Road M.G.R

Principal
PRHISO COLEGE
Kakaraparti Bhayayayayayayana Colleg
VIJAYAWADA-1,



MEMORANDUM OF UNDERSTANDING

BETWEEN

HARSHIKA AQUA LABORATORIES, PEDAKAKANI MANDAL, GUNTUR DST.
AND

DEPARTMENT OF ZOOLOGY, K.B.N. COLLEGE (AUTONOMOUS), VIJAYAWADA

This memorandum of understanding sets for the terms and understanding between the Harshika Aqua Laboratories, Pedakakani Mandal, Guntur District and Department of Zoology, K.B.N. College (Autonomous), Vijayawada to train students as Hatchery Technicians.

Purpose:

- 1. This MoU will fulfill the desire of students to get expertise in the field of Aquaculture
- 2. To provide internship Programme to students
- 3. Students will be evaluated at the end of training about the efficiency.

Duration: The MoU shall become effective from July, 2019 to June 2022 i.e. for a period of 3 years.

Head of the Department of Zoology

K.B.N. College (Autonomous)

Vijayawada

Dr.V.Subhashini.M.Sc.,M.Phil.,Ph.B., Head of the Zoology Department K.B.N.COLLEGE Kothapeta, K.T. Road VIJAYAWADA-520 001 EEN KUMAR NAMIS

Managing Director

Harshika Aqua Laboratories

Guntur Dst.





PHARMACEUTICAL LABORATORIES

MEMORANDUM OF UNDERSTANDING

BETWEEN

Shree Icon Pharamceutical Laboratories

AND

KBN College, Vijayawada

FOR DELIVERING LECTURES, RESEARCH PROJECTS AND EXCHANGE OF IDEAS

Memorandum of Understanding between Shree Icon Pharmaceutical Laboratories and KBN College, Vijayawada.

This is to confirm that the Shree Icon Pharmaceutical Laboratories, Vijayawada and KBN College, Vijayawada have entered into a Memorandum of Understanding with the following objectives and plan of action.

- To draw for both staff and students benefit with mutual exchange of ideas, exposure and expertise.
- To invite experience Research Scientist for guest Lectures as curricular enrichment programme.
- To do collaborative research

This MOU has been made for staff and students without any financial commitment on the part of both the college and Laboratory.



Director

Shree Icon Pharmaceutical Laboratories Vijayawada Head of the Institution

ADRESS:, REGENCY APPARMETNS. FIRST FLOOR, FT (D) BLOCK, OPP. MALABAR GOLD SHOP, TBZ Jewellery back side, LABBIPET, VIJAYAWADA-520 010, ANDHRA PRADESH. INDIA. Phone: +91 9985840126, Email: shreeiconpharma@gmail.com

KAKARAPARTI BHAVANARAYANA COLLEGE (AUTONOMOUS)

Kothapeta, Vijayawada - 520 001



Memorandum of Understanding (MOU) with NASSCOM

Agreement

Between

KAKARAPARTI BHAVANARAYANA COLLEGE

And

NASSCOM / IT-ITES SECTOR SKILLS COUNCIL NASSCOM

For

Assessments and Certification on NSQF Levels/Qualification Packs (QP) and National Occupational Standards (NOS) under the

BVoc Project

This Agreement has been made and agreed upon between the Parties mentioned below, signed on the 20th day of the month of August, year 2019.

BETWEEN

National Association of Software and Service Companies (NASSCOM) having its head office at the NASSCOM Plots 7-10, Sector 126, Noida, UP – 201301, India (hereinafter called "NASSCOM"), represented by the Executive Director IT-ITeS Sector Skills Council NASSCOM and Vice President NASSCOM, which expression shall, where the context so admits, be deemed to include its successors, executors and administrators of the ONE PART

AND

Kakaraparti Bhavanarayana College represented by the Associate Professor (hereinafter referred to as "Second Party") which expression shall unless repugnant to the context or meaning thereof, include its successor in office, legal representatives and permitted assigns of the SECOND PART

PRINCIPAL-FA-Kakaraparti Bhavanarayana College VIJAYAWADA-1.



Background and Purpose

Kakaraparti Bhavanarayana College has been established in the state of Andhra Pradesh to carry forward the skill development initiatives in a co-ordinated manner.

Whereas IT-ITeS Sector Skills Council NASSCOM (SSC NASSCOM) the skill standard setting body of the IT-BPM Industry which is an integral part of NASSCOM is the education & skill development initiative of NASSCOM; works with its industry members and select academic and skill development institutions to help improve the quality and quantity of the employable workforce available to this industry.

NASSCOM/SSC NASSCOM and Kakaraparti Bhavanarayana College and will hence forth be referred to independently as the 'First Party' and 'Second Party' respectively and collectively as the 'Parties'.

THIS AGREEMENT WITNESSED AND THE PARTIES HERETO AGREE TO AS FOLLOWS:

A. Objective

This Agreement is for collaboration on the conduct of Assessments and Certification at NSQF Level (National Skills Qualification Framework) or on Qualification Packs (QP) and National Occupational Standards (NOS) for Kakaraparti Bhavanarayana College/Second Party sponsored trainees

- The <u>Objective</u> of this agreement is to improve employability skills of the trainees of the Second Party by their adoption of the NSQF Level or National Occupational Standards (NOS), Assessments and Certifications developed by NSDC through its Sector Skill Councils. Under this Agreement, First Party will ensure timely completion of training assessment & its certification. of trainees, trained by Second Party.
- Currently 2 NSQF Level or QP / NOS based Assessments to be conducted by the Assessment Bodies of the First Party, has been enclosed as Annexure 1. Going forward more QPs for conduct of assessment will be added in consultation with the First Party.

PRINCIPAL-FA
Kakaraparti Bhavanarayana College
VIJAYAWADA-1.



B. Role and Responsibilities of Second Party

The Second Party is the implementing organization and will be responsible for activities such as:

- Assessment & Certification of Second Party candidates: The Second Party will permit the
 First Party to conduct assessments and certify its candidates as per the respective NSQF
 Level or QP / NOS under the First Party, through Assessment Agencies empanelled by the
 First Party.
- 2. Nodal Officers/ Coordinators: The Second Party will designate and recommend a Nodal Officer/ Coordinators at Headquarters Level who will be responsible for overseeing/coordinating the program from Second Party
- 3. Payment Schedule to Sector Skill Councils: The Second Party shall make 100% advance payment of assessment cost to NASSCOM/SSC NASSCOM i.e. the First Party for all the batches for which the First Party shall have given acceptance against requisition and the First Party shall give an acknowledgement of advance payment.
 - a. Assessment cost shall be paid on the basis of registered/scheduled number of candidates (this covers those passed, failed and also coverers absentees on the day of the assessment as well) subject to a minimum batch-size, which is 30 candidates per batch. The cost for an assessment and the subsequent certification will be as per the norms of NSDC & NASSCOM/SSC NASSCOM/First Party and currently is at INR. 800/-exclusive of taxes. All taxes applicable to the Second Party (College/TP) have to be addressed by the Second Party (College/TP) over and above INR 800/-.
 - b. If a batch is not assessed due to Force Majeure or if informed by the Second Party at least 10 working days in advance to the date of the scheduled assessment or due to any other reason agreed upon by both the Parties, then the assessment will be carried out for the whole batch at a mutually convenient date. This communication between the Parties, until the integration between the Second Party Portal and SDMS is complete would be sent via E-Mail.
 - c. If a batch assessment is cancelled on the scheduled day of assessment due to 'Malpractice' as indicated in Annexure-II or lack of infrastructure as indicated in Annexure-II, the assessment cost of INR 800/- per candidate is not refundable.

Re -assessment of such candidates as indicated in the above para in Point 'C' will attract an assessment fee of INR 800/- exclusive of taxes, once again.

PRINCIPAL-FA

Kakaraparti Bhavanarayana College
VIJAYAWADA-1.



4. MIS: Generate MIS. The Second Party will appoint a dedicated operator for the same who will be responsible to coordinate the technical operations with the First Party.

C. Role & Responsibility of the First Party

- 1. Single Point of Contact (SPoC): The First Party will designate and recommend a SPoC who will be responsible for the overall assessment related activities from the First Party.
- 2. Student Assessment and Certification: The First Party will organize the timely assessment and certification of training through 'Assessment Agencies', certified and approved by the First Party. The First Party will issue a certificate to the successful candidate along with the Second Party only via NSDC's SDMS (Skill Development Management System).
- D. The following process followed for Assessments and Certification will be the responsibility of the Second Party:
 - Second Party uploads its batch information on NSDC's SDMS Portal listing all details including the batch end date as required by NSDC's SDMS.
 - The Second Party allocates the QP trained batches to the First Party to get the assessments
 conducted through the First Party Assessment Provider. Until the integration between the
 Second Party Portal and SDMS is complete, all this information would be communicated via
 E-Mail on Excel sheets.
 - 3. All candidate details have to be provide on the Excel sheet in the prescribed format relevant to the data necessary for NSDC's SDMS (Skill Development Management System). The Second Party will be responsible for the accuracy of the all details provided on the Excel sheet and on SDMS.
 - 4. The Second Party will transfer the requisite assessment fees via the prescribed Payment Gateway to the First Party, as mentioned in Clause B, Sub clause (3) of this Agreement along with the necessary details of the candidates for which the assessment fee is being forwarded.
 - 5. The Second Party will be responsible for the availability of the assessment infrastructure as indicated in Annexure –II
 - 6. The Second Party will make all efforts to avoid any malpractice at its assessment centres.

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E. The following process for Assessments and Certification will be the responsibility of the First Party:

- 1. The First Party will get updates of new batch/s already registered on SDMS, to be assessed. The First Party will be responsible for allocating an Assessment Agency which is empanelled with it for Assessment. Certification, will be carried out via NSDC's SDMS only as per NSDC's norms. The First party via its Assessment Provider will be responsible for the fair and proper conduct of the QP assessment. Any issue/s that arise regarding this will be amicably discussed between the First Party and the Second Party and resolved thereof.
- 2. First Party to ensure that only registered batches on SDMS or on the Second Party portal will be assessed. Communication /request for the assessment date must be made at least 3 weeks before the batch assessment /training end date, at the Training Centre of the Second Party. However in case of malpractice or non-compliance of attendance by trainees at the test centre for an assessment, the full assessment amount has to be paid and any re-assessment will attract a new fee.
- 3. The First Party shall provide a statement of payments received along with requisite the requisite invoice for the same.
- 4. The First Party designated Assessment Provider's proctor/invigilator /assessor will check the credentials of the candidates as per the established First Party norms and conditions; details of infrastructure and logistics required are included as Annexure-II to this Agreement. The following document will be checked to authenticate candidate identity at the Test Center; ID proof- as mentioned in Annexure -II will also be provided by the Second Party.
- 5. The Second Party will make all arrangements at the centre such as raw material, lab facilities, infrastructure setup for the proctor to conduct the online assessment. Information about such arrangements will be provided to the Second Party by The First Party Assessment Provider; details of infrastructure and logistics required are included as Annexure -II to this Agreement.
- 6. Assessment for the complete batch will be done as per the norms of the First Party in terms of number of minimum and maximum number of candidates. Candidates will be assessed on the assessment criteria and Question Banks set by the First Party as per the respective QP concerned.

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- 7. The results of the batches will be declared by the First Party on the Second Party portal or in soft copy in an Excel sheet (if NSDC's SDMS is not ready), within 10 days of assessment by the Second Party Assessment Provider.
- 8. Secured certificates, will be generated through Pitney Bowes for successful candidates and the First Party will aim to forward the same in 10 days of declaration of the result and shared with the Second Party.

F. Other covenants

- The use of the name, logo and/or the official emblem of the Parties concerned on any publication, document and/or paper concerning the mission/project under this Agreement is permissible, only post approval in writing, as explicit permission from the Party concerned.
- 2. Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or application of any of the provisions of this Agreement shall be settled amicably through mutual consultation or negotiation/s between the Parties, without reference to any third Party. Any other aspects not covered in this MoU, relevant to this program, and disputes etc arising about any aspect of the MoU shall be settled through mutual consultation and agreement, by the Parties to this MoU. In case a settlement is not arrived at, all disputes or differences arising between the parties in relation to the interpretation, meaning or effect of this agreement, or to any breach thereof and remain unresolved after the intervention of the representatives of the parties, shall be referred to arbitration under the aegis of the Indian Council of Arbitration at New Delhi (ICA). The Rules of the ICA shall govern the arbitral proceedings between the parties. The arbitration proceedings shall be conducted in English and the venue for the arbitration proceedings shall be New Delhi.
- 3. This Agreement will come into effect when signed by both the Parties concerned. This Agreement shall remain valid only for the effective period of the UGC BVoc program or one year from the date of signing, whichever is earlier and come into effect only from the date of its signing, and can be extended on mutually acceptable terms and conditions.
- 4. This Agreement may be changed at any time by mutual agreement of the Parties concerned in writing. It shall be reviewed three months before the expiry of the 'Agreement' or at a time mutually agreed upon by the Parties concerned for a possible renewal.

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Kakaraparti Bhavanarayana College
VIJAYAWADA-1.





- 5. Any other matter not included in this Agreement which is necessary for the smooth functioning of the mission/project/ scheme shall be finalized between the Second Party and the First Party on mutually agreeable terms and conditions.
- 6. The Agreement or any part thereof may be amended at any time during its tenure only by the consent, in writing, of the Parties concerned.

G. Termination

- 1. Either party to this Agreement may terminate this Agreement with 30 days prior written notice to the other party. On termination of this Agreement both parties shall discontinue using the marks and rights arising or accruing from the terms of this Agreement.
- 2. The termination of this Agreement shall be without prejudice to the accrued rights and obligations of the Parties and all such accrued rights and obligations shall remain in full force and effect and be enforceable not withstanding such expiry or termination.

Both the Parties have set their hand in the presence of the witness on the 20th day of August, year

2019, as mentioned above.

Name: Dr. V.S.R.K.Sharma

Second Party

Designation: Associate Professor

State: Andhra Pradesh

Project Name: B. Voc

Dated: August 20, 2019

Dr Sandhya Chintala

First Party

Executive Director,

IT-ITeS Sector Skills Council NASSCOM,

Witness

akaranameBDavaNarayana Rao VIJAYAWA DANAYANA Collegi

Second Party

Designation: Principal

State: Andhra Pradesh

Project Name: B. Voc

Witness

Name: Ishvinder Singh

First Party

Designation: National Lead

IT-ITeS Sector Skills Council NASSCOM

Annexure 1

S.No.	College/TP Center Name & Contact of SPOC	NSQF Level /QP Course Code	Deployment Readiness	Number of Students	Batches	Sector Skill Council
1	K B N COLLEGE (Dr.V.S.R.K,Sharma)	SSC/Q0503	Ready	50	2	· IT-ITES
2	K B N COLLEGE (Dr.V.S.R.K,Sharma)	SSC/Q0501	Ready	43	2	IT/ITES

PRINCIPAL-FA-Kakaraparti Bhavanarayana College VIJAYAWADA-1.



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MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN DEPARTMENT OF CHEMISTRY-KBN COLLEGE, VIJAYAWADA-I, AP, INDIA

AND

VIRCHOW PETROCHEMICALS PVT. LTD. SANGAREDDY

This Memorandum of Understanding (MOU) sets for the terms and understanding for training and employment possibilities for the students of "Department of Chemistry, KBN College, (Autonomous) Vijayawada-1.

Objectives of the MOU:

The objectives of the MOU are

- To promote and enhance academic interest between students of CHEMISTRY DEPARTMENT and VIRCHOW PETROCHEMICALS PVT. LTD.
- To provide advice for implementation of quality of education at Department of Chemistry, KBN College (Autonomous), Vijayawada.
- Bridge the gap between the requirements of the potential employs and education by providing Skill development programmes for improvements of employability of the students.
- The two institutions will encourage direct contact and cooperation between students and experts in this field, for the exchange of facilities and equipment.
- The above goals will be accomplished by the activities such as educational visit, short term training, and internships.
- RECOGNISE the mutual interest in the fields of training and development and dissemination of knowledge.

Proposed Modes of Collaboration:

KBN College (Autonomous), Virchow Petrochemicals PVT. LTD. propose to collaborate through the following

- Cooperation and promotion of education, training and research in areas of mutual interest.
- Any other appropriate mode of interaction agreed upon between Department of Chemistry, KBN College, Autonomous, Vijayawada and Virchow Petrochemicals PVT. LTD, Sangareddy.
- · A specific plan will be worked out by the institute depending upon availability of resource.
- A specific agreement will be entered into for each activity.

Terms and Conditions:

Duration:

This MOU is at - will and may be modified by mutual consent of authorized officials from list partners.

Coordinators:

The college and research and development department will designate persons who will have responsibility for coordination and implementation of this agreement.

Signed in duplicate:

This MOU is executed in duplicate with each copy being an official version and having equal

By signing below, the institutes acting by their duly authorised officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above

PVT. LTD.

written.(i.e. from June, 2019)

Date: 266 Place:

KBN College (Autonomous)

Kakaraparti Bhavanarayana College VIJAYAWADA-1.

KAKARAPARTI BHAVANARAYANA COLLEGE (AUTONOMOUS)

Kothapeta, Vijayawada - 520 001



Memorandum of Understanding (MOU) with

LINCOLN UNIVERSITY



ಆಂధ్రప్రదేశ్ आन्ध्र प्रदेश ANDHRA PRADESH

SNO 303 Date 25-01-2019 Rs. 100/Sold to fil: K.B.N. College vijayawada Rap. by. Printaipal Licenced STAMP VENDOR
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R.L. No: 06-16-020/2009
R.L. No: 06

JUPULI PIN - 521 212 Cell: 8465959538

MEMORANDUM OF UNDERSTANDING

Subject of Cooperation: Promoting cooperation in academic, education and research.

This memorandum of understanding (hereinafter called "MoU") has been made and entered into the day of 26th January, 2019 by and between:

KAKARAPARTHI BHAVANARAYANA COLLEGE (Autonomous), (here after referred to as KBN College-Vijayawada) having its campus at: Vijayawada-520001, KRISHNA DISTRICT, ANDHRA PRADESH, INDIA. E-mail:info@kbncollege.ac.in Here in represented by Dr. V. Narayana Rao in his capacity as Principal of KBN College-Vijayawada duly authorized hereto,

And the LINCOLN UNIVERSITY College (hereinafter referred as "LUC") having its office at:

Address

MAIN CAMPUS

WISMA LINCOLN, No. 12-18, Jalan SS 6/12,

47301 Petaling Jaya, Selangor Darul Ehsan,

Malaysia

T: +603-78063478(International)

FAX+603-78063479, Email: info@lincoln.edu.my

Here in represented by **Dr. AMIYA BHAUMIK**, in his capacity as **CEO & Vice-Chancellor** of LINCOLN University College (a degree granting university which offer Bachelor, Master, Ph.D., and Post-Doctoral Fellow) approved by the Ministry of Higher Education in Malaysia and member of AIU (Association of Indian Universities), ACU (Association of Common Wealth Universities-London), IAU (International Association of Universities UNESCO-Paris), duly authorized hereto.

PREMABLE:

The MoU is establishment with the view of promoting cooperation in academic education and research between **KBN College-Vijayawada** and the **LINCOLN University College** (Collectively referred to as parties) establishes as basis for their further Cooperation in academic in the following: Whereas the parties with to explore and establish a basis for their further cooperation in the areas of mutual interest and agrees as follows.

GENERAL SCOPE: Both parties contemplated academic horizon through:

- > Guidance and participating jointly into Ph.D., research guide to guide the Ph.D., aspirants from KBN College-Vijayawada and its affiliated Colleges.
- > To motivate the Post-Doctoral Fellows for further research work.
- > To initiate possible twinning program for various UG and PG courses.
- > To initiate possible dual degree programs.
- > To Contemplate some academic immersion programs.
- > Joint academic program development.
- > Joint researches in field of mutual interests.
- > Exchange of Faculty for teaching and research assignments.
- Exchange of students for appropriate leave of study and research.
- > Organizing symposia, workshops, conferences and meetings.
- > Sharing of experiences in innovative teaching methods and courses design.
- > Exchange of academic publication and reports.

Specific activities and programs implemented under authority of this MoU shall be subject to availability of funds and the approval of each parties authorized representatives.

SEPARATE AGREEMENTS:

Prior to initiating specific activity or programs the parties will negotiate and enter in to a definite agreement, signed by each party's authorized signatory, describing the terms of the arrangement, including but not limited to financial commitments, academic freedom commitments, immigration and compliance obligation and details of the exchange or collaborative relationship. This MoU is not included to facilitate discussions regarding general areas of cooperation.

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VIJAYAWADA-1.

Marjol 2019.



DURATION of MoU:

The MoU shall remain in force for consecutive five years from the date of the last signature. Either party may terminate this MoU by providing 60 days advance written letter to the other party. The parties may extend or renew this MoU by agreement, confirmed in a written amendment signed by each party's authorized signatory.

ADDITIONAL TERMS:

The amendments of the terms of this MoU will be effective unless made in writing and signed by each party's authorized signatory. Each party represents that the individual signing in this MoU have the authority to sign on its behalf in the capacity included.

: KBN College, Vijayawada

Andhra Pradesh, INDIA

Name: Dr. V. Narayana Rao

Title: Principal

For :LINCOLN UNIVERSITY College

MALAYSIA

Name: Dr.AMIYA BHAUMIK Title: CEO & Vice-Chancellor

Signature:

Date:

Signature:

Date:

PRINCIPAL-FA Kakaraparti Bhavanarayana Collegià

VIJAYAWADA-1.

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN PG DEPARTMENT OF CHEMISTRY-KBN COLLEGE, VIJAYAWADA-1, AP, INDIA

AND

RV LABS, GUNTUR, AP, INDIA

This Memorandum of Understanding (MOU) sets for the terms and understanding for training and employment possibilities for the students of "PG Department of Chemistry, KBN College, (Autonomous) Vijayawada-1.

Objectives of the MOU:

The objectives of the MOU are

To promote and enhance academic interest between students of PG DEPARTMENT OF CHEMISTRY and RV LABS, GUNTUR.

- To provide advice for implementation of quality of education at PG Department of Chemistry, KBN College (Autonomous), Vijayawada.
- Bridge the gap between the requirements of the potential employs and education by providing Skill development programmes for improvements of employability of the students.
- The two institutions will encourage direct contact and cooperation between students and experts in this field, for the exchange of facilities and equipment.
- The above goals will be accomplished by the activities such as educational visit, short term training, and internships.
- RECOGNISE the mutual interest in the fields of training and development and dissemination of knowledge.

Proposed Modes of Collaboration:

KBN College (Autonomous), RV Labs, Guntur, propose to collaborate through the following

• Cooperation and promotion of education, training and research in areas of mutual interest.

Any other appropriate mode of interaction agreed upon between PG Department of Chemistry, KBN College, Autonomous, Vijayawada and RV Labs, Guntur.

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

Terms and Conditions:

Duration:

This MOU is at - will and may be modified by mutual consent of authorized officials from list partners.

Coordinators:

The college and research and development department will designate persons who will have responsibility for coordination and implementation of this agreement.

Signed in duplicate:

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

By signing below, the institutes acting by their duly authorised officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.(i.e. from June, 2019)

Date: 26 - 6 - 19

Place: Vijayawada

KBN College (Autonomous)

Vijayawada-1 -FA-Kakaraparti Bhavanarayana College VIJAYAWADA-1.

RV LABS Guntur

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN PG DEPARTMENT OF CHEMISTRY-KBN COLLEGE, VIJAYAWADA-1, AP, INDIA

AND

CHROMCORE LIFE SCIENCES, VISAKHAPATNAM, AP, INDIA

This Memorandum of Understanding (MOU) sets for the terms and understanding for training and employment possibilities for the students of "PG Department of Chemistry, KBN College, (Autonomous) Vijayawada-1.

Objectives of the MOU:

The objectives of the MOU are

To promote and enhance academic interest between students of **PG DEPARTMENT OF CHEMISTRY and** *CHROMCORE LIFE SCIENCES, VISAKHAPATNAM.*

- To provide advice for implementation of quality of education at PG Department of Chemistry, KBN College (Autonomous), Vijayawada.
- Bridge the gap between the requirements of the potential employs and education by providing Skill development programmes for improvements of employability of the students.
- The two institutions will encourage direct contact and cooperation between students and experts in this field, for the exchange of facilities and equipment.
- The above goals will be accomplished by the activities such as educational visit, short term training, and internships.
- RECOGNISE the mutual interest in the fields of training and development and dissemination of knowledge.

Proposed Modes of Collaboration:

KBN College (Autonomous), Chromcore Life Sciences propose to collaborate through the following

• Cooperation and promotion of education, training and research in areas of mutual interest.

Any other appropriate mode of interaction agreed upon between PG Department of Chemistry, KBN College, Autonomous, Vijayawada and Chromcore Life Sciences, Visakhapatnam.

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

Terms and Conditions:

Duration:

This MOU is at – will and may be modified by mutual consent of authorized officials from list partners.

Coordinators:

The college and research and development department will designate persons who will have responsibility for coordination and implementation of this agreement.

Signed in duplicate:

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

By signing below, the institutes acting by their duly authorised officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.(i.e. from June, 2019)

KBN College (Autonomous)

Vijavayada-FA-Kakaraparti Bhavanarayana College VIJAYAWADA-1.

Chromcore Life Sciences Visakhapatnam.





Confederation of Indian Industry (Southern Region) Andhra Pradesh

4th Floor, Lakshmi Villa, 40-15-9/13 Nandamuri Road, Brindavan Colony, Labbipet, Vijayawada - 520010

T : +91-0866-2495967 F : +91-0866-2495967 E : cii.andhrapradesh@cii.in

W : www.cii.in

15 February 2019

Dear Mr. SVSM Razith Kumar,

CII Membership Subscription for the year 2019

We are happy to have KAKARAPARTI BHAVANARAYANA COLLEGE as a member of CII.

CII works to create and sustain an environment conducive to the development of India, partnering industry, Government, and civil society, through advisory and consultative processes. CII charts change by working closely with Government on policy issues, interfacing with thought leaders, and enhancing efficiency, competitiveness and business opportunities for industry through a range of specialized services and strategic global linkages. It also provides a platform for consensus-building and networking on key issues. CII has been delivering its Member Services through diverse formats. This includes 551 'Intellectual Groups' in the form of Councils, Committees, Task Forces & Forums working on various relevant issues supported by a network of 65 offices in India, 10 overseas offices with 1000+Secretariat, 9 Centres of Excellence located across the country are specialized institutions for providing training, advisory and consultancy services for enhancing competitiveness in quality, energy, green business, sustainability, logistics, food & agriculture, water, leadership and MSME competitiveness, 4 Technology Development Centres for aiding technology transfer & development and 4 Model Career Centres.

The Online Business Resource Centre of CII myCII delivers wide range of services to Members through online portal www.mycii.in, including information alerts on business opportunities, Government policies, investments, research reports, etc. This enables Members to keep informed about the latest trends in the market and the economy, prepare themselves to meet the future challenges, and take advantage of emerging business opportunities.

I am sure, your organisation would have availed different services and would welcome your views and suggestions.

Just to bring to your kind attention the annual membership renewal subscription fee for the year 2019 is still awaited from your organisation. You may please note that the same should be paid within 30 days from the date of Invoice.



(0,1)

Bill No.	<u>Date</u>	Billed Amount (in)	Received Amount	Balance Amount
37SR2019MI000165	01-01-2019	17700.00	0	17700.00

In case the payment has been made, please forward the payment details to my colleague Mr. Chandan Patnaik at Chandan.patnaik@cii.in or at 9985400782.

We shall be grateful for your personal attention in this matter and look forward to receiving your response.

Kind regards,

Yours sincerely,

Mr S Jyoti Kumar Director

CII Andhra Pradesh Vijayawada

1



Roots Institute of Hotel Management

January 4, 20

To The Principal, K B N College, Mallikarjunapeta, Vijayawada.

Sub: Internship for Degree Final Year Students.

Dear sir/Madam,

Greetings of the day,

We Roots Institute of Hotel Management provide Internship for Degree final year students in "Basic Marketing" we request you to let us know if students are there from your college for Internship. We will provide certificate after successful completion of the intern.

Principal Principal



Date: 31-12-2018

MEMORANDUM OF UNDERSTANDING

BETWEEN

Bachelor of Business Administration, KBN COLLEGE, VIJAYAWADA

And

Y SCREENS ENTERTAINMENT (INDIA) LIMITED™, VIJAYAWADA

In accordance with the mutual desire to promote cooperation between the College BACHELOR OF BUSINESS ADMINISTRATION of KBN College, Vijayawada and Y SCREENS ENTERTAINMENT (INDIA) LIMITED™, Vijayawada

Both the heads of the institution and BACHELOR OF BUSINESS ADMINISTRATION, KBN College, Vijayawada and Y SCREENS ENTERTAINMENT (INDIA) LIMITED™ enter into this formal statement of collaboration in the form of Memorandum of Understating (MOU) for the purpose of internship.

Both the institutions have found it mutually beneficial for the exchange. As and when necessary Y SCREENS ENTERTAINMENT (INDIA) LIMITED™ invites the faculty members of the College of BACHELOR OF BUSINESS ADMINISTRATION, KBN College, Vijayawada to send the students of the college for Internship.

Y V RATNA KUMAR

Chairman & Managing Director

Y SCREENS ENTERTAINMENT (INDIA) LIMITED™

Vijayawada

Principal – FAC KBN COLLEGE Vijayawada

ISTHRIWALA Premium Online Laundry Servicus

ISTHRIWALA

#27-47-4

Pattabhiramiah Lane Governerpet, Vijayawada

Pin: 520002

Email: support@isthriwala.com Website: www.isthriwala.com

Date: 12-12-2018

MEMORANDUM OF UNDERSTANDING

BETWEEN

Bachelor of Business Administration, KBN COLLEGE, VIJAYAWADA

And

ISTHRIWALA™, VIJAYAWADA

In accordance with the mutual desire to promote cooperation between the College BACHELOR OF BUSINESS ADMINISTRATION of KBN College, Vijayawada and ISTHRIWALA™, Vijayawada

Both the heads of the institution and BACHELOR OF BUSINESS ADMINISTRATION, KBN College, Vijayawada and ISTHRIWALA™ enter into this formal statement of collaboration in the form of Memorandum of Understating (MOU) for the purpose of internship.

Both the institutions have found it mutually beneficial for the exchange. As and when necessary ISTHRIWALA™ invites the faculty members of the College of BACHELOR OF BUSINESS ADMINISTRATION, KBN College, Vijayawada to send the students of the college for Internship.

Sri Ram Suravarapu

Chief Executive Officer

Isthriwala™ - Premium Laundry Services

M/S 7Cousins Enterprises

Vijayawada

Principal - FAC

KBN COLLEGE

Vijayawada

royal house # 1-1-700/2/9 , Plot No 576, Street No:9,Gandhi Nagar,Hyderabad-80, Andhra Pradesh, INDIA



Date: 05-01-2016

MEMORANDUM OF UNDERSTANDING BETWEEN

Department of Commerce (B.Com. Log), KBN College, Vijayawada

AND

ROYAL MAIL LOGISTICS SERVICES, HYDERABAD.

FOR INTERNSHIP

In accordance with the mutual desire to promote co-operation between the Commerce (B.Com Log) Department of KBN College, Vijayawada and Royal Mail Logistics Services, Hyderabad.

Both the Heads of the Institutions and Department of Commerce (B.Com.Log), KBN College, Vijayawada and Royal Mail Logistics Services, Hyderabad. Enter into this formal statement of collaboration in the form of Memorandum of understanding (MOU) for the purpose of Internship.

Both the Institutions have found it mutually beneficial for this exchange. As and when necessary, the Royal Mail Logistics Services, Hyderabad. invites the Faculty Members of the Department of Commerce (B.Com.Log), KBN College, Vijayawada to internship the students of the college.

Bhimana Bhaskar

CEO

Royal Mail Logistics Services

Hyderabad.

Principal – FAC K.B.N. College

Vijayawada

PRINCIPAL-FA

Kakaraparti Bhavanarayana College

VIJAYAWADA-1

HOD, Dept. of Commerce (B.Com. Log)

K.B.N. College Vijayawada

Contact us: 9246278820,8143727778; email: royal_mail@rediffmail.com

VAWE Institute of Technical Training

Memorandum of Understanding

Between

VAWE Institute of Technical Training, VAWE Institutes, PVT. Ltd., Vijayawada

&

KBN College, Vijayawada

This Memorandum of Understanding (MOU) sets for the terms and understanding between the VAWE Institute of Technical Training, Vijayawada and the KBN College to train students on MEDICAL TRANSCRIPTION & CODING.

Background:

VAWE Institute of Technical Training is headed by K. Swathi who has vast experience in medical transcription and coding industry. VAWE Institute deals with many clinics and hospitals in United States. The company is known for the accurate work ethics.

Purpose:

This MOU will fulfill the students to get expertise in the field of medical transcription & Coding. Medical transcription is an allied health profession, which deals with converting voice-recorded reports as dictated by physicians or other healthcare professionals, into text format.

The above goals will be accomplished by undertaking the following activities:

12-Week Internship Program (2hours daily)
Minimum of 25 students
Medical Terminology, Weekly Exams and Mock Tests
Live Audio Files Practice, Listening Skills, Typing Skills

Faculty:

English Grammar by an English Professor Accent Training, Medical Terminology training by MBBS doctor or CMT

Requirements:

Classroom for 2 hours daily for theory part (first month) Computer Lab for 2 hours daily for live practice (45 days) Printed exam papers for weekly exams and mock tests.

Reporting:

Students will be evaluated at the end of the training about the efficiency.

Duration of MoU:

This MOU is at-will and may be modified by mutual consent of authorized officials from listed partners. This MOU shall become effective upon signature by the authorized officials from the listed partners and will remain in effect until modified or terminated by any one of the partners by mutual consent.

Employment Opportunities:

VAWE Institure will recruit 10 qualified students and will bring companies for campus selection.

References:

VAWE Institutes Pvt. Ltd, Contact Person: K. Swathi, 8885591091

Contact Information:

Partner name: K. Swathi Position: Managing Director Telephone: 8885591091

E-mail: swathi@vaweinstitutes.com

Partner name: KBN College

Partner representative: Ch. Radhika Position: Head, Dept. of Botany Address: Kothapet, Vijayawada

Telephone: E-mail:

Date: 16/11/17.

(Partner signature)

VAWE Institution

Date: 16/11/2017 (Partner signature)

KBN College

Moud of the Department of Betany Kakaraparti Bhavanarayana College VIJAYAWADA-520 001.

MEMORANDUM OF UNDERSTANDING
BETWEEN
Central Institute of Freshwater Aquaculture (CIFA), Penamaluru, Vijayawada
AND
DEPARTMENT OF ZOOLOGY, K.B.N. COLLEGE (AUTONOMOUS), VIJAYAWADA
This memorandum of understanding sets for the terms and understanding between the
Regional Research Centre, Central Institute of Freshwater Aquaculture (CIFA), Penamaluru,
Vijayawada and Department of Zoology, K.B.N. College (Autonomous), Vijayawada to do
Project works, Field works and Internship Programmes.

Purpose:
1. This MoU will fulfill the desire of students to get expertise in the field of Aquaculture
2. To provide internship Programme to students
3. Students will be evaluated at the end of training about their efficiency.
4. To invite Scientists of CIFA for Guest Lectures.

Duration: The MoU shall become effective from July, 2018 to June 2023 i.e. a
period of 5 years.

Distance Scientist & Head.

Department of Zoology
Regional Research Centre,
CIFA, Vijayawada.





Email: info@kbncollege.ac.in



KAKARAPARTI BHAVANARAYANA COLLEGE (AUTONOMOUS) (Spenggred by: S.K.P.V.V. Hindu High Schools' Committee)

(Sponsored by: S.K.P.V.V. Hindu High Schools' Committee) Kothapeta, VIJAYAWADA – 520 001.

A College with Potential for Excellence (CPE) All India 92nd Rank in NIRF by MHRD (2017)

SO 9001-2015 CERTIFIED INSTITUTION

Accredited by NAAC with "A" Grade in Cycle 3

Date: 04.02.2020

MEMORANDUM OF UNDERSTANDING
BETWEEN

KBN College (Autonomous), Vijayawada
AND

Ideal College of Arts & Science, Kakinada

This is to confirm that the KBN College, Vijayawada and Ideal College of Arts & Science, Kakinada have entered into a Memorandum of Understanding with the following objectives and plan of action.

- To draw benefit for both staff and students with mutual exchange of ideas, exposure and expertise.
- To invite experienced faculty to deliver guest lectures for curricular enrichment programmes.

This MoU has been made for staff and students without any financial commitment on the part of both the Colleges for a period of three years from 2019-20 to 2021-22.

KAR N. College (Autonomous)
Viil Valva da VADA-1.

Principal4/12/2020

Ideal College of Arts & Science

Kakinada

DEAL COLLEGE OF ARTS & SCIENCES (A A.P. Govi. Aided, Autonomous & NAAC B.-"Dr. P.V.N. Raju Vidyapranganam" Samalkot Road, KAKINADA-533 004



ANDHRA LOYOLA INSTITUTE OF **ENGINEERING AND TECHNOLOGY**

Code College (Secretary (0866)2498978 2476161

Principal Fax

2476945 2498976

ISO 9001: 2008 CERTIFIED (Approved by AICTE, New Delhi & Affiliated to JNTU, Kakinada) VIJAYAWADA - 520 008.

MEMORANDUM OF UNDERSTANDING

BETWEEN

Andhra Loyola Institute of Engineering & Technology

AND

KBN College, Vijayawada

FOR DELIVERING LECTURES, RESEARCH PROJECTS AND EXCHANGE OF IDEAS

Memorandum of Understanding between Andhra Loyola Institute of Engineering & Technology and KBN College, Vijayawada.

This is to confirm that the Andhra Loyola Institute of Engineering & Technology, Vijayawada and KBN College, Vijayawada have entered into a Memorandum of Understanding with the following objectives and plan of action.

- · To draw for both staff and students benefit with mutual exchange of ideas, exposure and expertise.
- To invite experience faculty for guest lectures as curricular enrichment programme.
- To do collaborative research

This MoU has been made for staff and students without any financial commitment on the part of both the colleges.

Secretary

aner Karie & Fr.Dr.A.Francis Navier S.J

ALIET

Vijayawada

SECRETARY

Andhra Loyola Institute of Engineering & Technology VIJAYAWADA. .

narayana College Kakarana

Vijayawada



V.S.R. GOVERNMENT DEGREE COLLEGE

Movva-521135, Krishna District, Andhra Pradesh NAAC Accredited with "A" Grade (3.01 CGPA) ISO 9001:2015, 14001:2015, 50001:2011 Certified Institution

Dr. S. Madhavi M.Sc., B.Ed., Ph.D. Principal

Mail id : gdcikc.movva@gmail.com Website : www.gdcmovva.ac.in Office: 08671 252451 Mobile: 9948121714

Academic Collaboration Between

V.S.R. Government Degree & P.G. College, Movva

8

K.B.N. College (Autonomous), Vijayawada

The Memorandum of Understanding is entered on the 8th September, 2022 into by and between V.S.R. Government Degree & P.G. College, Movva, Krishna District and K.B.N. College (Autonomous), Vijayawada, NTR District, agree that cooperation in all academic collaborations and Student and Faculty exchange would be mutually beneficial. The areas of cooperation may include, subject to mutual consent, any desirable and feasible activity that would further the goals of each institution. Such interaction may include cooperation in a variety of joint academic and educational activities such as:

- Faculty and student exchange Programmes;
- Staff Professional Development Programmes;
- Collaborative conferences, workshops, and training programmes;
- Team taught courses, invited talks including online courses and
- Visits by faculty, supporting staff and students

The parties anticipate that a number of these initiatives will occur during the period of this collaboration. However, neither party is obliged to agree any minimum number of activities, nor is this collaboration intended to preclude either party from entering into similar agreements with other institutions. This letter of collaboration shall be identified as the parent document of any programme agreement executed between the parties. Further, agreements concerning any programme shall provide details concerning the specific commitments made by each party and shall not become effective until they have been reduced to writing, executed by the duly authorized representatives of the parties.

For agreed upon activities, both institutions will make available their facilities and staff. This collaboration will take effect on and will be valid for three (3) years from the date noted in the first line of this document unless terminated by one of the parties. Either party may withdraw from this agreement provided written notification of the withdrawal is given to the other party at least three months prior to the desired with withdrawal date. This collaboration may be renewed for another period of three (3) years upon mutual written consent of the parties before the expiration date. Each institution will have copies of this agreement.

The following authorized individuals have signed the present collaboration on behalf of their respective institutions.

FIRST PARTY

Principal
V.S.R.Gevt. Degree & P.G.Coffege

Movva - 521 135, Krishna Dt., A.P. Name : Dr. S. Madhavi

Designation: Principal

Title : V.S.R. Govt. Degree & PG College

Place : Movva, Krishna District

SECOND PARTY

KAKARAPARTI BHAVANARAYANA COLLEGE

Name : Sri P.L. Ramesh

Principal I/c

Title :K.B.N.College (Autonomous) Place : Vijayawada, NTR District

10/9/202

MEMORANDUM OF UNDERSTANDING (MOU)

Between

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN,

Enikepadu, Vijayawada, Andhra Pradesh- 521108.





KAKARAPARTHI BHAVANARAYANA (KBN) COLLEGE

9-42-104 KT Road, Kothapet,

Vijayawada, Andhra Pradesh- 520001.



This MOU is made on date 13-08-2019 between Vijaya Institute of Pharmaceutical Sciences for Women, Enikepadu, Vijayawada, Andhra Pradesh-521108 and Kakaraparthi Bhavanarayana (KBN) College, 9-42-104 KT Road, Kothapet, Vijayawada, Andhra Pradesh-520001 for the purpose of enriching technical education and for continuous interaction between Institutions.

PURPOSE

The purpose of MOU is to expose the undergraduate students to the diversified intellectual abilities to share the expertise of the faculty of both parties/ Institutions for benefit of faculty and students pursing undergraduate programmes.

Term of MOU

This MOU is effective upon the day and signed and will be executed by the parties from 13-08-2019 and shall remain in force and effect for a period of **Two (2) Years**. It may be terminated without cause, by either of the parties upon one month written notice, which notice shall be delivered by hand or by certified mail to the address listed above.

Responsibilities of Parties

- The college entered into MOU shall exchange the faculty, students and with mutual benefit.
- Subject delivery, training the faculty, hands- on experience, curriculum design, research, collaboration, consultancy and outreach programmes are chosen fields for mutual Cooperation.

Scope

- Faculty will be exchanged between two parties for the benefit of students. The faculty of one party with specialized knowledge will teach the subject to the students of the other college
- · Faculty can be exchanged to conduct faculty development programmes, hands- on experience sessions.
- Students will be exchanged between two colleges to be exposed to the equipment available.
- · The knowledge of innovation, technologies, best practices and strengths will be exchanged between colleges.

Limitation

This collaboration will be effective for Two Years duration. This may be extended for another two years with mutual consent.

All disputes that arise out of this agreement shall be amicably settled between parties.

AGREED:

For VIPW

PRINCIPA. V Authorized Signatory TF

PHARMACEUTICAL SCIENCES FOR WOMER

ENIKEPADU VIJAYAWADA 521 198

Wishow Wandane Beri.V.

Vishner Vandana Devi-V.)

For KBN College

Kakaraparti Bhavanarayana College

VIJAYAWADA-1.

Witness 2: