

# 3.5.2 NUMBER OF FUNCTIONAL MOUS WITH INSTITUTIONS OF NATIONAL/ INTERNATIONAL IMPORTANCE, OTHER INSTITUTIONS, INDUSTRIES, CORPORATE HOUSES ETC., DURING THE LAST FIVE YEARS

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Principal Malla Reddy College of Engineering



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### MEMORANDUM OF UNDERSTANDING BETWEEN ARMTRONICS

AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 6<sup>th</sup> March, 2019, by 1. ARMTRONICS, a company registered under the companies Act 1956 and having its registered office at 2<sup>nd</sup> floor, Eurekha Court, Near Image Hospital, Ameerpet, Hyderabad, Telangana-500073, and represented by Mr.Arjun Modi, in the capacity of Senior Technical Associate.

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties

and

### 1. SCOPE AND TERMS OF INTERACTIONS

- a. Both Parties can jointly promote and support in planning and executing programs promoting excellence in respective areas of research and education
- Both parties agreed to Encourage the regular / visiting faculty members and resource person to transform the knowledge to MRCE students
- c. ARMTRONICS shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- d. ARMTRONICS would allow the industrial visits to MRCE students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. ARMTRONICS will not provide any financial assistance to the students.
- f. Student is responsible for his/her own personal transportation and living arrangements. ARMTRONICS will not provide any quarters/rooms/hostels facilities.
- g. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 06-03-2019 to 07-03-2021. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2 It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any

other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.

- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language,

### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

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### 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of ARMTRONICS For and on behalf of MRCE.

## On behalf of ARMTRONICS

On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By

Name : Mr. Arjun Modi

Title : Senior Technical Associate

Date : 6/3/2019

Witness:

Ve (V. ANEC) John [Rakesh. Kunor G.]

By

Name



Title

: Dr P John Paul

: Principal

: 6/3/2019

Witness:

Date

1. A. Dr. J. Gladson, prof/05, 2. A. Dr. M. Numponan Profescor CSE [MRCE]



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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Guthbullapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

# MEMORANDUM OF UNDERSTANDING BETWEEN ATS TRANSLOGIC SYSTEMS PVT LTD

### AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 20<sup>th</sup> November, 2018, by 1. ATS TRANSLOGIC SYSTEMS PVT LTD, a company registered under the companies Act 1956 and having its registered office at 5th Floor, Amogh Plaza, Greenlands, Greenlands, Hyderabad, Telangana 500016 and represented by .Mr Ravinder Rao ,in the capacity of Manager.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

### 1. SCOPE AND TERMS OF INTERACTIONS

- a. ATS TRANSLOGIC SYSTEMS PVT LTD shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- Both parties agreed to encourage students and research personnel to attend lectures, seminars, workshops and conferences in the respective areas of interest.
- c. Both parties agreed to Encourage joint research activities and projects by the faculty members / scientific personnel
- d. ATS TRANSLOGIC SYSTEMS PVT LTD would accommodate B. Tech, M. Tech, students as a part of industrial training.
- e. ATS TRANSLOGIC SYSTEMS PVT LTD Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lecturers in mutually agreed topics related to the industry.
- f., ATS TRANSLOGIC SYSTEMS PVT LTD will not provide any financial support to the students.
- g. Student is responsible for his/her own personal transportation and living arrangements. ATS TRANSLOGIC SYSTEMS PVT LTD will not provide any quarters/rooms/hostels facilities.
- h. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

### 3. TERM AND TERMINATION

This agreement will be effective for a period of one year from 20-11-2018 to 20-11-2019. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.

8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the

purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.

- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12 All communication between the parties shall be in writing and in English Language.

### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

### 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of ATS TRANSLOGIC SYSTEMS PVT LTD For and on behalf of MRCE.

On behalf of ATS TRANSLOGIC SYSTEMS PVT LTD OF ENGINEERING

By

Name: Mr Ravinder Rao

Title : Manager,

13

Date : 20-11-2018

Witness:

1. & (Sudhfarbaut) 2. Alt none (Adithya)

On behalf of MALLA REDDY COLLEGE

By

Title

Name : Dr John Paul

: Principal

Redo

:20-11-2018 Date

Witness:

1. To Roy, PROFENSOR, MALE 2. July, Dr. J. h. Anson profilests



BOOMER ARTIFIC TELANGANA JI. NO. 2/252-Jahr 11/04/2018 Rs: 20/-Sold To: DR. P. JOHN PAUL STO-DID. WIS COLOMON I WHOM: MRCE

## 24AA 236328

CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Guthbuilapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN BANGALORE MECHATRONICS PVT.LTD AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 1<sup>st</sup> June, 2018, by 1. BANGALORE MECHATRONICS PVT.LTD, a company registered under the companies Act 1956 and having its registered office at #23, Vasant Vilas, Mallikarjuna Temple Road, Basavanagudi, Banglore, Karnataka-560004, India, here referred to as BM Pvt.Ltd, and represented by Mr.Ramashri Venu, in the capacity of Director.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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### 1. SCOPE AND TERMS OF INTERACTIONS

- a. Bangalore mechatronics Pvt.Ltd Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. Bangalore mechatronics Pvt.Ltd would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. Bangalore mechatronics Pvt.Ltd would allow the industrial visits for MRCE students
   / faculty for half/full day to provide them with an exposure to various equipment,
   instrument, etc.
- d. Bangalore mechatronics Pvt.Ltd Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.
- e. Bangalore mechatronics Pvt.Ltd will not provide any financial support to the students.
- f. Student is responsible for his/her own personal transportation and living arrangements. Bangalore mechatronics Pvt.Ltd will not provide any quarters/rooms/hostels facilities.
- g. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

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### 3. TERM AND TERMINATION

This agreement will be effective for a period of Two year from 01-06-2018 to 02-06-2020 The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2 It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out

hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.

- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

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6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

### 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of BANGALORE MECHATRONICS PVT.LTD For and on behalf of MRCE.

### On behalf of

BANGALORE MECHATRONICS PVT.LTD

By

Name : Mr. Ramashri Venu

Title : Director

Date : 01/06/2018

Witness:

Occel (Ran Occ (S.P. Singh)

On behalf of MALLA REDDY COLLEGE OF ENGINEERING By 4



Title : Principal

Date : 01/06/2018

Witness:

Name

1. Prof ICSE / MREE. 2 Dr. V. BHOM7M DG[01 14 mot 1 CVC.



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JI.NO.21322 Jan 21/01/2017 Rs: 201-Sold TO: DR. P. JOHN PAUL Sto-DID. His SOLDMON Whom MARCE

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CH. SWAP LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Outhbuilapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN BANSAL ENGINEERING CORPORATION AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 13<sup>th</sup> July, 2017, by BANSAL ENGINEERING CORPORATION, a company registered under the companies Act 1956 and having its registered office at R.P. Road, Rani gunj, Secunderabad, Telangana- 500003, here referred to as BEC Pvt.Ltd, and represented by Mr.K.Yadagiri, Managing Director.

And

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr. John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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### 1. SCOPE AND TERMS OF INTERACTIONS

- a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. **BANSAL ENGINEERING CORPORATION** would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- d. Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lecturers in mutually agreed topics related to the industry.

e. BANSAL ENGINEERING CORPORATION will not provide any financial support to the students.

f. Student is responsible for his/her own personal transportation and living arrangements. BANSAL ENGINEERING CORPORATION will not provide any quarters/rooms/hostels facilities.

g. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 13-07-2017 to 13-07-2019. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

### 6. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the

termination of this MoU.

- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.

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12. All communication between the parties shall be in writing and in English Language.

### 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of BANSAL ENGINEERING CORPORATION For and on behalf of MRCE.

On behalf of BANSAL ENGINEERING CORPORATION

On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By

2

Name : Mr.K.Yadagiri,.

: Managing Director Title

: 13-07-2017 Date

Witness :

1. Cher (Chandon) 2. P. Sandeep (P. Sof)

By



Title : Principal

Date : 13-07-2017

Witness

1. J. (G. Varalanni) 2. U. Laborthy [DV V.BHMMATHy] 13/07/14 [DV-V.BHMMATHy]



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JI.NO. 22111 Jail 21/01/2017Rs: 20/-Sold To: DR. P. JOHN PAUL Sto-DID. Wis COLDANDN MW2CE .r Whom:

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CH. SWAPNA

LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017

H.No. 201, Sri Krishna Nagar Colony, Gajularamoram, Outhbuilspur Manetal,

Medchal-Malkajciri Dt.Ph:2440766593

MEMORANDUM OF UNDERSTANDING BETWEEN BASUSAL INDUSTRIAL CORPN AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 08<sup>th</sup> November, 2017, by BASUSAL INDUSTRIAL CORPN, a company registered under the companies Act 1956 and having its registered office at 11-181, Fathenagar. Hyderabad, Telangana- 500018, here referred to as BIC ltd and represented by Mr. M. Chandulal, Managing Director.

And

2 MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhalapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr. John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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### 1. SCOPE AND TERMS OF INTERACTIONS

a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.

### b. BASUSAL INDUSTRIAL CORPN

- c. would accommodate B. Tech, M. Tech, students as a part of industrial training.
- d. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.

#### e. Shall assist

- i. Mini Projects
- ii. Major Projects
- iii. Internships
- iv. Industrial Visits
- v. Guest lectures in mutually agreed topics related to the industry.

e. BASUSAL INDUSTRIAL CORPN will not provide any financial support to the students.

f. Student is responsible for his/her own personal transportation and living arrangements. BASUSAL INDUSTRIAL CORPN will not provide any quarters/rooms/hostels facilities.

g.Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship.

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Internship Education placements are not intended to displace current full-time permanent employees of the employer.

### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 08 -11-2017 to 11-11-2019. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.

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- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12 All communication between the parties shall be in writing and in English Language.

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### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

### 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

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For and on behalf of BASUSAL INDUSTRIAL CORPN For and on behalf of MRCE.

On behalf of BASUSAL INDUSTRIAL CORPN

By

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Name : Mr. M. Chandulal,

Title : Managing Director

Date : 08 -11-2017

Witness:

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On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By 🕜

Name : Dr.P. John Paul

Title : Principal

Date : 08 -11-2017

Witness:

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JI.NO.223 1 Jan 06/03/2018 Rs: 20/-Sold TO: DR. P. JOHN PAUL Sto-DID. With SOLOMON A WHOM MARCE

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CH. SWAR LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Guthbuilapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

### MEMORANDUM OF UNDERSTANDING BETWEEN BIO PLAST AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 17<sup>th</sup> May, 2018, by 1. BIO PLAST, a company registered under the companies Act 1956 and having its registered office at Plot no.221 SVCIE,IDA Jeedimetla Hyderabad India, and represented by Mr.Sumit Sethia, in the capacity of Chief Executive Officer.

#### and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.P.John Paul, Principal (Head of the institution), each a "party" and collectively the

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### 1. SCOPE AND TERMS OF INTERACTIONS

- a. BIO PLAST shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. BIO PLAST would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. The students of MRCE can avail Practical training at BIO PLAST.
- d. BIO PLAST would allow the industrial visits for MRCE students/Faculty for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. .BIO PLAST will not provide any financial assistance to the students.
- f. Student is responsible for his/her own personal transportation and living arrangements. BIO PLAST will not provide any quarters/rooms/hostels facilities.
- g. Both Parties can organize conferences individually or jointly at college level.
- h. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 17-05-2018 to 18-05-2020. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

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### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the

Sumit

purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.

- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

### 7. ARBITRATION

Sumit

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of BIO PLAST For and on behalf of MRCE.

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Sumit On behalf of **BIO PLAST** 

By :

Name : Mr.Sumit Sethia

Title : Chief executive officer

Date : 17-05-2018

Witness:

1. J. Eveena) 2. (D. (D. Nivedila)

# On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By 1

Name : Dr John Paul

: Principal Title



: 17-05-2018 Date

Witness:

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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularanisram, Cothbeilapur Mandal, Medchal-Malkaigiri Dt.Ph:2440765593

#### MEMORANDUM OF UNDERSTANDING

#### BETWEEN

#### CONCEPTIA SOFTWARE TECHNOLOGIES PVT.LTD

AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 22<sup>nd</sup> December 2018, by 1. CONCEPTIA SOFTWARE TECHNOLOGIES PVT.LTD, a company registered under the companies Act 1956 and having its registered office at # 22, 3rd Floor, Divya Shobha Building, 100 Feet Ring Road, 6th Block, 3rd Phase, Banashankari, Bengaharu, Kamataka 560085 and represented by Mr. Simon, in the capacity Vice President(extension)

#### and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affiliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

### 1. SCOPE AND TERMS OF INTERACTIONS

- a. Employees of Conceptia Software Technologies PVT.LTD can avail the MRCE campus library Facilities for their Research work.
- b. Conceptia Software Technologies PVT.LTD industry may seek assistance/guidance of MRCE faculty member/s in product/process modification, modernization, trouble shooting, etc.
- c. Conceptia Software Technologies PVT.LTD can assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- d. Conceptia Software Technologies PVT.LTD would accommodate B. Tech, M. Tech, students as a part of industrial training.
- e. Conceptia Software Technologies PVT.LTD would allow the industrial visits of students of MRCE for half/full day to provide them with an exposure to various equipment, instrument, etc.
- f. Conceptia Software Technologies PVT.LTD will not provide any financial support to the students.
- g. Student is responsible for his/her own personal transportation and living arrangements. Conceptia Software Technologies PVT.LTD will not provide any quarters/rooms/hostels facilities.
- h. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

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### 3. TERM AND TERMINATION

This agreement will be effective for a period of one year from 22-12-2018 to 22-12-2019. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.

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- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

### 6. COORDINATION AND FOLLOW-UP

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Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

## 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of CONCEPTIA SOFTWARE TECHNOLOGIES PVT.LTD For and on behalf of MRCE.

On behalf of CONCEPTIA SOFTWARE TECHNOLOGIES PVT.LTD

By

Name : Mr. Simon

Title : Vice President (extension)

Date : 22-12-2018

Witness:

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On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By

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Name : Dr.P. John Paul

Title : Principal

Date : 22-12-2018

Witness:

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SIND. 21112 Jan 21/01/2017 RS: 201-Sold To: DR. P. JOHN PAUL SIND DID. W. SOLOMON

Whom MRCE

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LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017

H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Guthbuilapur Mandal,

Medchal-Malkaigiri Dt.Ph:9440766593

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MEMORANDUM OF UNDERSTANDING BETWEEN DECCAN FIBRE GLASS LIMITED AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 27<sup>th</sup> July, 2017, by DECCAN FIBRE GLASS LIMITED, a company registered under the companies Act 1956 and having its registered office at Lakdikapul, Telangana- 500004, here referred to as DFGL LTD and represented by Mr. L. Prasad, Director.

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr. John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

And

### 1. SCOPE AND TERMS OF INTERACTIONS

- a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. **DECCAN FIBRE GLASS LIMITED** would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- d. Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.

e. DECCAN FIBRE GLASS LIMITED will not provide any financial support to the students.

f. Student is responsible for his/her own personal transportation and living arrangements. **DECCAN FIBRE GLASS LIMITED** will not provide any quarters/rooms/hostels facilities.

g.Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

## 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 27-07-2017 to 27-07-2019. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

## 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.

- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12 All communication between the parties shall be in writing and in English Language.

## 6. COORDINATION AND FOLLOW-UP

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Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

## 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of DECCAN FIBRE GLASS LIMITED For and on behalf of MRCE.

# On behalf of DECCAN FIBRE GLASS LIMITED

By

Witness

Name : Mr. L. Prasad,

Title : Director

Date : 27-07-2017

On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By

Name : Dr.P John Paul

Title : Principal

Date : 27-07-2017

(E. Nillima Prinjadarshini). S (K. Rallesh) 2.

Witness

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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 18-21-004/2014 Ren. No.: 15-21-4039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamiram, Cuthbulapur Manufal, Medchai-Malkaight DLPh: 2440786593

MEMORANDUM OF UNDERSTANDING BETWEEN ELECTROPRO AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 20<sup>10</sup> February, 2019, by 1. ELECTROPRO, a company registered under the companies Act 1956 and having its registered office at F No: 301VKS Royal Space, Stinivas Nagar Colony, Above Punjab National Bank, Kumpally, Hyderabad, Telangana 500014, and represented by Mr Anirodh, in the capacity of Managing Director.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and afflated institution, having its registered office at MRCE Campus, Dinlapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

# 1. SCOPE AND TERMS OF INTERACTIONS

- a. ELECTROPRO shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. Both parties agreed to encourage students and research personnel to attend lectures, seminars, workshops and conferences in the respective areas of interest.
- c. Both parties agreed to Encourage joint research activities and projects by the faculty members / scientific personnel
- d. ELECTROPRO would accommodate B. Tech, M. Tech, students as a part of industrial training.
- e. ELECTROPRO Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lecturers in mutually agreed topics related to the industry.
- f. ELECTROPRO will not provide any financial support to the students.
- g. Student is responsible for his/her own personal transportation and living arrangements. ELECTROPRO will not provide any quarters/rooms/hostels facilities.
- h. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

# 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

# 3. TERM AND TERMINATION

This agreement will be effective for a period of one year from 20-02-2019 to 20-02-2020. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

# 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.

Neither party will disclose the existence, or the terms and conditions, of this MoU or any M. Anred 3

information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the

purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.

- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- All communication between the parties shall be in writing and in English Language.
   13.

# 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

## 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of ELECTROPRO For and on behalf of MRCE.

A Aringh

On behalf of ELECTROPRO

: M. Anioud By

Name : Mr. Anirudh

Title : Managing Director.

Date : 20-02-2019

Witness:

1. Dul 2012h



By

Name : Dr.P.John Paul

Title : Principal

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Date : 20-02-2019

Witness:

1. Juny - [Dr. P. YELAWRIAM]



abunto definiti TELANGANA

JI.No.23676 Jaly 11/04/2018 Rs: 20/ Sold To: DR.P. TOHN PALL Sto Dio. Ha Solomon IMRCE. A Whom:

## 24AA 246329

CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-004/2017 H.No. 201, Sri Krishna Nayar Colony, Gajularamurant, Outbuilapar Manchal, Medchal-Malkaigiri DLPh: 3440765501

MEMORANDUM OF UNDERSTANDING BETWEEN EMINOSOFT

AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memocandum of Understanding (MOU) made on 5th May 2018, by 1. EMINOSOFT, a company registered under the companies Act 1956 and having its registered office at 31B, Road No-5, Jublee Hills, Women's Welfare Housing Society, Jublee Hills, Hyderabad, Telangana- 500033, and represented by Mr A. Narayana Reddy, in the capacity Vice President(extension)

and

2 MALLA REDDY COLLEGE OF ENGINEERING is a registered and affiliated institution, having its registered office at MRCE Campus, Diulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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#### 1. SCOPE AND TERMS OF INTERACTIONS

- a. Employees of Eminosoft can avail the MRCE campus library Facilities for their Research work.
- b. Eminosoft industry may seek assistance/guidance of MRCE faculty member/s in product/process modification, modernization, trouble shooting, etc.
- c. Eminosoft can assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- d. Eminosoft would accommodate B. Tech, M. Tech, students as a part of industrial training.
- e. Eminosoft would allow the industrial visits of students of MRCE for half/full day to provide them with an exposure to various equipment, instrument, etc.
- f. Eminosoft will not provide any financial support to the students.
- g. Student is responsible for his/her own personal transportation and living arrangements. Eminosoft will not provide any quarters/rooms/hostels facilities.
- h. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

#### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

#### 3. TERM AND TERMINATION

This agreement will be effective for a period of one year from 05-05-2018 to 08-05-2019. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

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#### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

#### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any

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other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.

- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

#### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

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## 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of EMINOSOFT For and on behalf of MRCE.

On behalf of **EMINOSOFT** 

By---:

Name : Mr.A.Narayana Reddy

Title : Vice President (extension)

Date : 05-05-2018

Witness:

1. hulje. Poul (Laljee Prasad) 2. Ol (Venu Raj. K)

On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By



Name : Dr P John Paul

Title : Principal

Date : 05-05-2018

Witness:

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JI. NO. 22368 Jan 06/03/2018Rs: 201-Sold To: DR. P. JOHN PAUL Sto-DID. With SOLDMON When MRCE

## 24AA 427212

CH. SWAPNA LICENCED STAMP VENDOR

LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017

H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Cuthbuilapur Mandal,

Medchal-Malkaigiri Dt.Ph:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN FIRST ESCO INDIA PVT.LTD AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 13<sup>th</sup> August, 2018, by 1. FIRST ESCO INDIA PVT.LTD, a company registered under the companies Act 1956 and having its registered office at 16 Prince Apartments, Chinna Waltair, Kirlamudi Layout, Waltair, Visakhapatnam, Andhra Pradesh, India-530017, here referred to as FEI Pvt.Ltd, and represented by Mr.K.Raagavan, in the capacity of Senior Manager (Technical)

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus,Dhulapally,Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

### 1. SCOPE AND TERMS OF INTERACTIONS

- a. FIRST ESCO INDIA PVT.LTD Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. Both the parties can make Joint research projects in fields of mutual interests
- c. FIRST ESCO INDIA PVT.LTD would accommodate B. Tech, M. Tech, students as a part of industrial training.
- d. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. FIRST ESCO INDIA PVT.LTD will not provide any financial support to the students.
- f. Industry can conduct seminar for Students and faculty relevant to their products at MRCE
- g. Student of MRCE is responsible for his/her own personal transportation and living arrangements. FIRST ESCO INDIA PVT.LTD will not provide any quarters/rooms/hostels facilities.
- h. Student of MRCE agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols of FIRST ESCO INDIA PVT.LTD.

## 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

## 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 13-08-2018 to 13-08-2020.

The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

#### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to

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confidentiality under this MoU shall survive the term of the MoU.

- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8 Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

#### 6. COORDINATION AND FOLLOW-UP

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Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices

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shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

## 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of FIRST ESCO INDIA PVT.LTD For and on behalf of MRCE.

**On behalf of** On behalf of FIRST ESCO INDIA PVT.LTD MALLA REDDY COLLEGE OF ENGINEERING Nege By By Secunderaba Name : Mr.K.Raagavan Name : Dr P John Paul : Senior manager (Technical) Title Title : Principal Date : 13-08-2018 Date : 13-08-2018 Witness: Witness 1. V. Singh (vikas Sizgh). 2. A (K. Venkaterh) Reprof/CSE/MRCE Rovery Corr. V. But Martiby) prof [44:



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## 24AA 385671

CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Cuthbullapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN HOPE INDIA LIMITED AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 26<sup>th</sup> September, 2017, by HOPE INDIA LIMITED, a company registered under the companies Act 1956 and having its registered office at S. D. Road, Secunderabad, Hyderabad, Telangana- 500009, here referred to as HIL Technology and represented by Mr. Ch. Chandan Kumar, Managing Director.

And

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr. John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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#### 1. SCOPE AND TERMS OF INTERACTIONS

a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.

## b. HOPE INDIA LIMITED

- c. would accommodate B. Tech, M. Tech, students as a part of industrial training.
- d. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.

e. HOPE INDIA LIMITED will not provide any financial support to the students.
f. Student is responsible for his/her own personal transportation and living arrangements.
HOPE INDIA LIMITED will not provide any quarters/rooms/hostels facilities.
g.Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

#### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

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#### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 26-09-2017 to 26-09-2019. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

#### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

#### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.

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- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8 Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

## 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices

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shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

## 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of HOPE INDIA LIMITED For and on behalf of MRCE.

On behalf of On behalf of MALLA REDDY COLLEGE OF ENGINEERING HOPE INDIA LIMITED 98 0 By By Name: Mr. Ch. Chandan Kumar Name : Dr. P John Paul Title : Managing Director Title : Principal : 26-09-2017 Date Date : 26-09-2017 Witness: Witness 1. 24 MA [Arun knumor N] 1. prof-cse/01-65 2.



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31.NO.22368	Jan 06/03/2018Rs: 201-
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## 24AA 427212

CH. SW LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamoram, Outlibudiapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766591

MEMORANDUM OF UNDERSTANDING BETWEEN MECH ENGINEERS

AND

## MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 17<sup>th</sup> May, 2018, by 1. MECH ENGINEERS, a company registered under the companies Act 1956 and having its registered office at Plot no.803/1,2,3 & 1003, New GIDC, Gundlav, N.H.No- 48, Valsad, Gujarath, 396035, India, here referred to as ME Pvt.Ltd, and represented by Mr.H.Ameer Basha, in the capacity of Chief Executive Officer.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.P.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

#### 1. SCOPE AND TERMS OF INTERACTIONS

- a. MECH engineers shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. MECH engineers would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. The students of MRCE can avail Practical training at MECH engineers.
- d. MECH engineers would allow the industrial visits for MRCE students/Faculty for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. MECH engineers will not provide any financial assistance to the students.
- f. Student is responsible for his/her own personal transportation and living arrangements. MECH engineers will not provide any quarters/rooms/hostels facilities.
- g. Both Parties can organize conferences individually or jointly at college level.
- h. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

## 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

## 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 17-05-2018 to 18-05-2020. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

#### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for

repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

## 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during

the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the

purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.

- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

## 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

## 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of MECH ENGINEERS For and on behalf of MRCE.

# On behalf of MECH ENGINEERS

By : Aby

Name: Mr.H.Ameer Basha

Title : Chief Executive Officer

Date : 17-05-2018

Witness: 1. Sidheroth k] 2. K. PRAPHAKAR. Witness:

On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By



- Name : Dr P John Paul
- Title : Principal
- Date : 17-05-2018

Witness:

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31.No22338-32	14 03/01/2019 Rs: 20/-
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r Whom	MRCE

## 24AA 325434

CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Outhbuilapur Mandal, Medchal-Malkajgiri Dt.Ph:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN MINDWAVE INFORMATICS AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 11<sup>th</sup> January, 2019, by 1. MINDWAVE INFORMATICS, a company registered under the companies Act 1956 and having its registered office at Mindwave Informatics SVR Towers, 8-2-1/A, 2<sup>nd</sup> floor, Srinagar Colony Main Road, Pratap Nagar, Venkateshwara Hills, Punjagutta, Hyderabad, Telangana, 500073, here referred to as MI Pvt.Ltd, and represented by Mrs .Sulskshana, in the capacity of Executive Director.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties

#### 1. SCOPE AND TERMS OF INTERACTIONS

- a. MRCE and Mind wave Informatics industry shall make provisions to share their respective important R&D facilities in order to promote academic and research interaction in the areas of cooperation.
- b. Availability of skilled students of MRCE from the Program of projects which would benefit Mind wave Informatics customer as well as the Business Partners of Mind wave Informatics
- c. Mind wave Informatics would accommodate B. Tech, M. Tech, students as a part of industrial training.
- d. Mind wave Informatics Would allow the industrial visits of MRCE students/faculty for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. Mind wave Informatics Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.
- f. Mind wave Informatics will not provide any financial support to the students.
- g. Student is responsible for his/her own personal transportation and living arrangements. Mind wave Informatics will not provide any quarters/rooms/hostels facilities.
- h. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

#### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

### 3. TERM AND TERMINATION

This agreement will be effective for a period of Two year from 11-01-2019 to 12-01-2021. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

#### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

#### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.

- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- This MoU supersedes all proposals or other prior representations or communications, either oral or written.

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12. All communication between the parties shall be in writing and in English Language.

### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

## 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of MIND WAVE INFORMATICS For and on behalf of MRCE.

On behalf of MINDWAVE INFORMATICS By Name : Mrs. Sulakshana Title : Executive Director Date : 11-01-2019 1. Dreedry (Deeksha Reddy) 2. Kny. (Krishnaveni) 5

On behalf of MALLA REDDY COLLEGE OF of F ENGINEERING By . Name : Dr P John Paul Title : Principal Date : 11-01-2019 Witness : Prof/men)merer 2
00 बीस रुप **Rs.20** 5.20 TWENTY RUPEES सत्यमंव जय INDIA NON JUDICIAL 335659 24 A A डिए०नेक तेलंगाना TELANGANA 31 No2 376 Jan: 29/02/2019 Rs: 20/-CH. SIX PNA LICENCED STAMP VENDOR Sold To: LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, OMOD Ste-0/0. W Gajularamaram, Guthbuilapur Mandal, Medchal-Malkajgiri Dt.Ph:9440766598 .r When:

# MEMORANDUM OF UNDERSTANDING BETWEEN NITYA TECHNOLOGY AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 18<sup>th</sup> April 2019, by 1. NITYA TECHNOLOGY, a company registered under the companies Act 1956 and having its registered Ground Floor, Green House, Ameerpet, Hyderabad, Telangana 500016 and represented by Shri.Narayanan capacity of Manager (HR)

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

### 1. SCOPE AND TERMS OF INTERACTIONS

- a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. NITYA TECHNOLOGY would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- d. Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.
- e. NITYA TECHNOLOGY will not provide any financial assistance to the students.
- f. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.
- g. Student is responsible for his/her own personal transportation and living arrangements. NITYA TECHNOLOGY will not provide any quarters/rooms/hostels facilities.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

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#### 3. TERM AND TERMINATION

This agreement will be effective for a period of one year from 18-04-2019 to 18-04-2020 The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

#### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of \* this MOU,

#### 6. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.

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- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the
- 9. purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 10. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 11. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 12. The laws of the Republic of India shall govern this MoU.
- 13. This MoU supersedes all proposals or other prior representations or communications, either oral or written.

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14. All communication between the parties shall be in writing and in English Language.

### 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of NITYA TECHNOLOGY For and on behalf of MRCE.

Jalaphan On behalf of

NITYA TECHNOLOGY

On behalf of

MALLA REDDY COLLEGE OF ENGINEERING

:

By

Name : Shri.Narayanan

Title : Manager

Date : 18-04-2019

Witness:

1. M. Chart (M.GHAMPAS) 2. Junio [Uday Narayan]

By

: Dr.P.John Paul Name

: 18-04-2019

Title : Principal Red

Witness:

Date

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BOOMER RETTELANGANA JI.NO.21345 Jalu 21/01/2017 RS: 201-Sold To: DR. P. JOHN PAUL Sto-DID. WE SOLD MON I WDOM. MRCE

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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Guthbuilapur Mandal, Medchal-Malkaigiri DLPh:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN NSIC-TECHNOLOGIES LIMITED AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 04<sup>th</sup> October, 2017, by NSIC-TECHNOLOGIES LIMITED, a company registered under the companies Act 1956 and having its registered office at Kushaiguda, Hyderabad, Telangana- 500062, here referred to as NSIC Technology and represented by Mr. P. Ravi Kumar, Managing Director.

#### And

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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#### 1. SCOPE AND TERMS OF INTERACTIONS

a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.

### b. NSIC-TECHNOLOGIES LIMITED

- c. would accommodate B. Tech, M. Tech, students as a part of industrial training.
- d. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.

#### e. Shall assist

- 1 Mini Projects
- ii Major Projects
- iii Internships
- iv Industrial Visits
- v. Guest lectures in mutually agreed topics related to the industry.

e. NSIC-TECHNOLOGIES LIMITED will not provide any financial support to the students. Student is responsible for his/her own personal transportation and living arrangements.

f. NSIC-TECHNOLOGIES LIMITED will not provide any quarters/rooms/hostels facilities. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

#### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

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#### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 04-10-2017 to 04-10-2019. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

#### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

#### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.

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- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

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#### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

### 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of NSIC-TECHNOLOGIES LIMITED For and on behalf of MRCE.

# On behalf of NSIC-TECHNOLOGIES LIMITED

By Rofflew

Name : Mr. P. Ravi Kumar

Title : Managing Director

Date : 04-10-2017

Witness :

1. JU [A.K. RAJESH] 2. J.C. [Verna Raw]

MALLA REDDY COLLEGE OF ENGINEERING

On behalf of

By

Name : Dr.P. John Paul

Title : Principal

: 04-10-2017 Date

Witness:

1. Un officilly Lov. V. Bhoymany 1. Un officilly Lov. V. Bhoymany 1. 100 d/g 2) 2. Brooks prof Interce

00 बीस रुप **Rs.20** 5.20 TWENTY RUPEES सत्यमंव जय INDIA NON JUDICIAL 335669 24 A A อียอกาล तेलंगाना TELANGANA 31 No2 376 Jan: 29/02/2019 Rs: 20/-CH. SU NA LICENCED STAMP VENDOR Sold To: LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, (omo)) Ste-Dio. M Gajularamaram, Guthbuilapur Mandal, Medchal-Malkajgiri Dt.Ph:9440766598 .r Whem:

## MEMORANDUM OF UNDERSTANDING BETWEEN PENNAR INDUSTRY AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 4<sup>th</sup> May, 2019, by 1. PENNAR INDUSTRY a company registered and having its registered office opposite ICRISAT, Sreeram Nagar Colony, Patancheru, Hyderabad, Telangana 502319. And represented by Mr.Rjaesh K in the capacity of Managing director

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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#### A) PURPOSE OF MOU

The purpose of this MOU is to provide required training along with on demand training at the campus and to expand a framework of co-operation between *PENNAR INDUSTRY, Inc*, Hyderabad and Malla Reddy College of Engineering to develop the skills of the students both technical and Non- technical for the students to for a promising and prospective career opportunity and develop skills technical & non-technical for the faculties.

### **B) STATEMENT OF MUTUAL BENEFIT AND INTERESTS:**

*PENNAR INDUSTRY* – holding a place of repute in the academic and corporate is dedicated to promote skill development initiatives to enhance the talent of students and Malla Reddy College of Engineering

To plan, design their academic curriculum and calendar to incorporate industrial skill development programs and guide the future of the students in a way that would take the student to the highest professional level.

The benefits for Malla Reddy College of Engineering would include a mark of appreciation in the field of Educational Institutions, through this co-operative effort. Malla Reddy College of Engineering would benefit in a tie- up with a company that has its presence across India and is a partners of international repute such as TCS, IBM, Nasscom, and others with whom *PENNAR INDUSTRY, Inc* has associations. *PENNAR INDUSTRY, Inc*, with support from industry professionals is aiming to train students at the grass root level; a mission that has taken the company to COLLEGEs to various corners of India in the last 8 years. This enables a student to face the first interview with lot more confidence.

We propose to extend training to students of Malla Reddy College of Engineering as per discussions between Dr. John Paul Principal, MRCE and by Mr. Rjaesh K, Managing director of PENNAR INDUSTRY, Hyderabad, the following has been agreed to:

*PENNAR INDUSTRY, Inc* has executed Major & Minor Projects of IBM Career Education Malla Reddy College of Engineering for the CSE, ECE and Mech department students- Major Projects for 2018 and 2019 passed out & Minor Projects for this year.

*PENNAR INDUSTRY, Inc* is executing the training deliveries basis the industry course content prescribed by various industry experts for the said programs.

*PENNAR INDUSTRY, Inc* will extend trainings and its associated partners to the students of Malla Reddy College of Engineering on multiple certification programs.

*PENNAR INDUSTRY, Inc* Labs will be providing the training at the Malla Reddy College of Engineering premises at a pre-approved lab.

The validity of the MOU is 5 years from the date of signing of the MOU & renewal will be done mutually after this.

Malla Reddy College of Engineering would be providing the below mentioned:

COLLEGE would be providing the requisite infrastructure for the training, as the program would involve a major part of hands-on training for the students.

Malla Reddy College of Engineering will promote the programs to the students.

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### C) GENERAL TERMS:

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2 It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8 Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or

otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.

- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12 All communication between the parties shall be in writing and in English Language.

Agreed by:

Executed For by: PENNAR INDUSTRY, Inc	Executed For COLLEGE, by:
Name: Mr.Rjaesh K	Name: Dr. P. John Paul
Designation: Managing director	Designation: Principal
Signature and Date	Signature and Date
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MEMORANDUM OF UNDERSTANDING BETWEEN SC SOFT SOLUTIONS AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 5<sup>th</sup> August, 2018, by 1. SC SOFT SOLUTIONS, a company registered under the companies Act 1956 and having its registered office at Flat No 106, C-Block, Imperial Apts, Beside Green Lands, Begumpet, Hyderabad – 500016 and represented by Mr. N.Balaji, Director.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

#### A) PRINCIPLE:

The purpose of this MOU is to provide required training along with on demand training at the campus and to expand a framework of co-operation between *SC Soft Solutions*, Hyderabad and Malla Reddy College of Engineering to develop the skills of the students both technical and Non-technical for the students to for a promising and prospective career opportunity and develop skills technical & non-technical for the faculties.

#### B) STATEMENT OF MUTUAL BENEFIT AND INTERESTS:

SC Soft Solutions - holding a place of repute in the academic and corporate is dedicated to promote skill development initiatives to enhance the talent of students and Malla Reddy College of Engineering

To plan, design their academic curriculum and calendar to incorporate industrial skill development programs and guide the future of the students in a way that would take the student to the highest professional level.

The benefits for Malla Reddy College of Engineering would include a mark of appreciation in the field of Educational Institutions, through this co-operative effort. Malla Reddy College of Engineering would benefit in a tie- up with a company that has its presence across India and is a partners of international repute such as IBM, ISTQB, Nasscom, and others with whom *SC Soft Solutions* has associations. *SC Soft Solutions*, with support from industry professionals is aiming to train students at the grass root level; a mission that has taken the

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company to COLLEGEs to various corners of India in the last 8 years. This enables a student to face the first interview with lot more confidence.

We propose to extend training to students of Malla Reddy College of Engineering as per discussions between Dr. John Paul Principal, MRCE and Mr. N Balaji, Director, of SC Soft Solutions, Hyderabad, the following has been agreed to:

SC Soft Solutions has executed Major & Minor Projects of IBM Career Education Malla Reddy College of Engineering for the CSE, ECE and Mechanical department students-Major Projects for 2018 and 2019 passed out & Minor Projects for this year.

SC Soft Solutions is executing the training deliveries basis the industry course content prescribed by various industry experts for the said programs.

SC Soft Solutions will extend trainings and its associated partners to the students of Malla Reddy College of Engineering on multiple certification programs.

SC Soft Solutions Labs will be providing the training at the Malla Reddy College of Engineering premises at a pre-approved lab.

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The validity of the MOU is 5 years from the date of signing of the MOU & renewal will be done mutually after this.

Malla Reddy College of Engineering would be providing the below mentioned: COLLEGE would be providing the requisite infrastructure for the training, as the program would involve a major part of hands-on training for the students. Malla Reddy College of Engineering will promote the programs to the students.

C):GENERAL TERMS:

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.

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- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

B.B.i.

# Agreed by:

Executed For SC Soft Solutions by:	Executed For MRCE by:
Name: Mr. N. Balaji	Name: Dr. P.John Paul
Designation: Director	Designation: Principal
M.B.M.	- the
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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Pasjar Colony. Gajularaniaram, Cothbishapur Mandal, Medchal-Malkaight Dt. Dh. 9440765591

MEMORANDUM OF UNDERSTANDING BETWEEN SHRI BALAJI MILLS AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 07th August, 2018, by SHRI BALAJI MILLS, a company registered under the companies Act 1956 and having its registered office at 166, R.P. Road, Secunderabad, Telangana- 500039, here referred to as SBM Industry and represented by Mr. T. Kishore Kumar, Director.

And

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affiated institution, having its registered office at MRCE Campus, Diminpaly, Secundarabad-500100 here refetted to as MRCE, and represented by Dr. John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

# 1. SCOPE AND TERMS OF INTERACTIONS

- a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. SHRI BALAJI MILLS would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- d. Shall assist
  - 1. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.

e. SHRI BALAJI MILLSLIMITED will not provide any financial support to the students.

f. Student is responsible for his/her own personal transportation and living arrangements. SHRI BALAJI MILLS will not provide any quarters/rooms/hostels facilities. g.Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

# 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

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# 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 07-08-2018 to 07-08-2020. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

# 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as

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a broad framework for working together on a specific opportunity as detailed herein.

- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

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# 6. COORDINATION AND FOLLOW-UP

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Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

# 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of SHRI BALAJI MILLS For and on behalf of MRCE.

On behalf of On behalf of SHRI BALAJI MILLS MALLA REDDY COLLEGE OF ENGINEERING By Name : Mr. T. Kishore Name : Dr.P. John Paul Title : Director Title : Principal Date : 07-08-2018 Date :07-08-2018 Witness: Witness: 1. Jul [Nincetha k] 2. Jall [A.RAHUL]

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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Guthbullapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

#### MEMORANDUM OF UNDERSTANDING

BETWEEN

#### SKTECHSOL ENGINEER PVT.LTD

AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 5<sup>th</sup> August, 2018, by 1. SKTECHSOL ENGINEER PVT.LTD, a company registered under the companies Act 1956 and having its registered 6-3-865/1/2, Greenlands, Begumpet, Hyderabad, Telangana 500016, Hyderabad – 500016 and represented by Mr. Sai Krishna, Director.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

#### A) PRINCIPLE:

The purpose of this MOU is to provide required training along with on demand training at the campus and to expand a framework of co-operation between *SKTECHSOL ENGINEER PVT.LTD*, Hyderabad and Malla Reddy College of Engineering to develop the skills of the students both technical and Non-technical for the students to for a promising and prospective career opportunity and develop skills technical & non-technical for the faculties.

### B) STATEMENT OF MUTUAL BENEFIT AND INTERESTS:

SKTECHSOL ENGINEER PVT.LTD – holding a place of repute in the academic and corporate is dedicated to promote skill development initiatives to enhance the talent of students and Malla Reddy College of Engineering

To plan, design their academic curriculum and calendar to incorporate industrial skill development programs and guide the future of the students in a way that would take the student to the highest professional level.

The benefits for Malla Reddy College of Engineering would include a mark of appreciation in the field of Educational Institutions, through this co-operative effort. Malla Reddy College of Engineering would benefit in a tie- up with a company that has its presence across India and is a partners of international repute such as IBM, ISTQB, Nasscom, and others with whom *SKTECHSOL ENGINEER PVT.LTD* has associations. *SKTECHSOL ENGINEER PVT.LTD*, with support from industry professionals is aiming to train students at the grass

root level; a mission that has taken the company to COLLEGEs to various corners of India in the last 8 years. This enables a student to face the first interview with lot more confidence.

We propose to extend training to students of Malla Reddy College of Engineering as per discussions between Dr. John Paul Principal, MRCE and Mr. Sai Krishna, *Director, of SKTECHSOL ENGINEER PVT.LTD, Hyderabad*, the following has been agreed to:

SKTECHSOL ENGINEER PVT.LTD has executed Major & Minor Projects of IBM Career Education Malla Reddy College of Engineering for the CSE, ECE and Mechanical department students- Major Projects for 2018 and 2019 passed out & Minor Projects for this year.

SKTECHSOL ENGINEER PVT.LTD is executing the training deliveries basis the industry course content prescribed by various industry experts for the said programs.

SKTECHSOL ENGINEER PVT.LTD will extend trainings and its associated partners to the students of Malla Reddy College of Engineering on multiple certification programs.

SKTECHSOL ENGINEER PVT.LTD Labs will be providing the training at the Malla Reddy College of Engineering premises at a pre-approved lab.

The validity of the MOU is 5 years from the date of signing of the MOU & renewal will be done mutually after this.

Malla Reddy College of Engineering would be providing the below mentioned:

COLLEGE would be providing the requisite infrastructure for the training, as the program would involve a major part of hands-on training for the students.

Malla Reddy College of Engineering will promote the programs to the students.

C):GENERAL TERMS:

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2 It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as

a broad framework for working together on a specific opportunity as detailed herein.

- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12 All communication between the parties shall be in writing and in English Language.

# Agreed by:

Executed For SKTECHSOL ENGINEER PVT.LTD by:	Executed For MRCE by:
Name: Mr. Sai Krishna	Name: Dr. P.John Paul
Designation: Director	Designation: Principal
Signature and Date	Signature and Date

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00 बीस रुपर **Rs.20** হ.20 TWENTY RUPEES सत्यमंव जयते INDIA NON JUDICIAL 24AA 335635 อียอกาล तेलंगाना TELANGANA SI. No2 1376 Jan 29/02/2019 Rs: 20/-CH. SWAPNA LICENCED STAMP VENDOR TOHN PAUL Sold To: LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, (domo) Sto-Dio. With Gajularamaram, Guthbuilapur Mandal, Medchal-Malkajgiri Dt.Ph:9440766598 MRCE .r Whom: MEMORANDUM OF UNDERSTANDING BETWEEN SS LABS AND MALLA REDDY COLLEGE OF ENGINEERING This Memorandum of Understanding (MOU) made on 4th May, 2019, by 1. SS LABS a company registered and having its registered office AT # 203, Manzeera plaza, Opp Aditya trade center, Kumar Basti, Srinivasa Nagar, Ameerpet, Hyderabad, Telangana 500016 here and represented by Mr. S Venkat Reddy, CEO of SS LABS and 2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr. John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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### A) PURPOSE OF MOU

The purpose of this MOU is to provide required training along with on demand training at the campus and to expand a framework of co-operation between *SS LABS, Inc*, Hyderabad and Malla Reddy College of Engineering to develop the skills of the students both technical and Non-technical for the students to for a promising and prospective career opportunity and develop skills technical & non-technical for the faculties.

#### B) STATEMENT OF MUTUAL BENEFIT AND INTERESTS:

SS LABS – holding a place of repute in the academic and corporate is dedicated to promote skill development initiatives to enhance the talent of students and Malla Reddy College of Engineering

To plan, design their academic curriculum and calendar to incorporate industrial skill development programs and guide the future of the students in a way that would take the student to the highest professional level.

The benefits for Malla Reddy College of Engineering would include a mark of appreciation in the field of Educational Institutions, through this co-operative effort. Malla Reddy College of Engineering would benefit in a tie- up with a company that has its presence across India and is a partners of international repute such as TCS, IBM, Nasscom, and others with whom *SS LABS, Inc* has associations. *SS LABS, Inc*, with support from industry professionals is aiming to train students at the grass root level; a mission that has taken the company to COLLEGEs to various corners of India in the last 8 years. This enables a student to face the first interview with lot more confidence.

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We propose to extend training to students of Malla Reddy College of Engineering as per discussions between Dr. John Paul Principal, MRCE and Mr. S. Venkat Reddy, CEO of SS LABS, Hyderabad, the following has been agreed to:

SS LABS, Inc has executed Major & Minor Projects of IBM Career Education Malla Reddy College of Engineering for the CSE, ECE and Mech department students- Major Projects for 2018 and 2019 passed out & Minor Projects for this year.

SS LABS, Inc is executing the training deliveries basis the industry course content prescribed by various industry experts for the said programs.

SS LABS, Inc will extend trainings and its associated partners to the students of Malla Reddy College of Engineering on multiple certification programs.

SS LABS, Inc Labs will be providing the training at the Malla Reddy College of Engineering premises at a pre-approved lab.

The validity of the MOU is 5 years from the date of signing of the MOU & renewal will be done mutually after this.

Malla Reddy College of Engineering would be providing the below mentioned:

COLLEGE would be providing the requisite infrastructure for the training, as the program would involve a major part of hands-on training for the students.

Malla Reddy College of Engineering will promote the programs to the students.

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#### C) GENERAL TERMS:

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or

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otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.

- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

Agreed by:

Executed For by: SS LABS, Inc	Executed For COLLEGE, by:	
Name: Mr. S Venkat Reddy	Name: Dr. P.John Paul	
Designation: Director	Designation: Principal	
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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Outhbullapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN SUNRISE POLYMERS AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 2<sup>nd</sup> January, 2019, by 1. SUNRISE POLYMERS, a company registered under the companies Act 1956 and having its registered office at Plot no.180 SVCIE, IDA Jeedimetla Hyderabad India, and represented by Mr.Sanjay Sethiya, in the capacity of Chief Executive Officer.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.P.John Paul, Principal (Head of the institution), each a "party" and collectively the

#### 1. SCOPE AND TERMS OF INTERACTIONS

- a. SUNRISE POLYMERS shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. SUNRISE POLYMERS would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. The students of MRCE can avail Practical training at SUNRISE POLYMERS.
- d. SUNRISE POLYMERS would allow the industrial visits for MRCE students/Faculty for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. SUNRISE POLYMERS will not provide any financial assistance to the students.
- f. Student is responsible for his/her own personal transportation and living arrangements. SUNRISE POLYMERS will not provide any quarters/rooms/hostels facilities.
- g. Both Parties can organize conferences individually or jointly at college level.
- h. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

# 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 2-01-2019 to 2-01-2021. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

#### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for

repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2 It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during

the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the

purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.

- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

# 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

# 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of SUNRISE POLYMERS For and on behalf of MRCE.

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# On behalf of SUNRISE POLYMERS

On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By

Name : Mr.Sanjay Sethiya

Title : Chief Executive Officer

Date : 02-01-2019

Witness:

1. Gradel [Gjoutham] 2. Se [SAIKIRAR]

By Name : Dr.P. John Paul

Title : Principal

: 02-01-2019 Date



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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Guthbullapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766598

MEMORANDUM OF UNDERSTANDING BETWEEN S.V ELECTRONICS AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 31st October, 2018, by S.V ELECTRONICS, a company registered under the companies Act 1956 and having its registered office at 28 Chenoy Trade Centre, Secunderabad, Hyderabad, Telangana- 500009, here referred to as

And

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties

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SVE ltd and represented by Mr. M. Viswanadhan, Managing Director.

# 1. SCOPE AND TERMS OF INTERACTIONS

- a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. S.V ELECTRONICS
- c. would accommodate B. Tech, M. Tech, students as a part of industrial training.
- d. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. Shall assist
  - 1 Mini Projects
  - ii Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.

e. S.V ELECTRONICS will not provide any financial support to the students.

f. Student is responsible for his/her own personal transportation and living arrangements. S.V ELECTRONICS will not provide any quarters/rooms/hostels facilities.

g.Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

## 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

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#### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 31-10-2018 to 31-10-2020. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

#### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.

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- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12 All communication between the parties shall be in writing and in English Language.

# 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices

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shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

# 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of S.V ELECTRONICS For and on behalf of MRCE.

intust On behalf of S.V ELECTRONI

By

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Name : Mr. M. Viswanadhan

Title : Managing Director

Date : 31-10-2018

Witness.

1. And (Rahul.M) 2. Life [Bharn Prasad]

On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By



Name : Dr.P.John Pand 210

Title : Principal

Date : 31-10-2018

Witness :

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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Magar Colony, Gajularamaram, Outhbullapur Mandal, Medchal-Malkajgiri DLPh:9440766593

# MEMORANDUM OF UNDERSTANDING BETWEEN AMAR JYOTHI MACHINERY CORPORATION. AND

### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 20<sup>th</sup> June, 2017, by AMAR JYOTHI MACHINERY CORPORATION, a company registered under the companies Act 1956 and having its registered office at 11-176/1, Fathe Nagar, Hyderabad, Telangana- 500018, here referred to as AJMC Pvt.Ltd, and represented by Mr. S. Sravan Kumar, Managing Director.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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### 1. SCOPE AND TERMS OF INTERACTIONS

- a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. AMAR JYOTHI MACHINERY CORPORATION would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- d. Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.

e. AMAR JYOTHI MACHINERY CORPORATION will not provide any financial support to the students.

f. Student is responsible for his/her own personal transportation and living arrangements. **AMAR JYOTHI MACHINERY CORPORATION** will not provide any quarters/rooms/hostels facilities.

g.Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship.

Internship Education placements are not intended to displace current full-time permanent employees of the employer.

### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 20-06-2017 to 20-06-2019. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2 It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the

termination of this MoU.

- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.

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12. All communication between the parties shall be in writing and in English Language.

### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

# 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of BEDI AMAR JYOTHI MACHINERY CORPORATION For and on behalf of MRCE.

# On behalf of AMAR JYOTHI MACHINERY CORPORATION

By

Name : Mr. S. Sravan Kumar

: Managing Director Title

Date : 20-06-2017

tertul [Charan kumar] [k. Vurkalesh] Witness :

MALLA REDDY	COLLEGE OF
ENGINEERING	NaOP

By	:
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- Name : Dr. P John Paul
- Title : Principal

Date : 20-06-2017

Witness :

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CH. SWAP LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony. Gajularamaram, Guthbullapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN AMI TECHNOLOGIES AND MALLA REDDY COLLEGE OF ENGINEERING

MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 5<sup>th</sup> June, 2018, by 1. AMI TECHNOLOGIES, a company registered under the companies Act 1956 and having its registered office at Hitech city Main Road, Huda Techno Enclave, Hitech City, Hyderabad, Telangana- 500081, , and represented by Mr. S. Kiran Raju, in the capacity of Managing Director.

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr. John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

# 1. SCOPE AND TERMS OF INTERACTIONS

- a. AMI technologies Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. AMI technologies would accommodate B. Tech/M. Tech, students as a part of industrial training.
- c. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- d. AMI technologies Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lecturers in mutually agreed topics related to the industry.
- e. AMI technologies will not provide any financial assistance to the students.
- f. Student is responsible for his/her own personal transportation and living arrangements. AMI technologies will not provide any quarters/rooms/hostels facilities.
- g. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

# 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

# 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 05-06-2018 to 06-06-2020.

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The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

# 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

# 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.

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- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

# 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

S. Kitan Rajy

# 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of AMI TECHNOLOGIES For and on behalf of MRCE.

# On behalf of

# AMI TECHNOLOGIES

: S. Kizon Re14 Bv

- Name : Mr.S.kiran Raju
- Title : Managing Director
- Date : 6/5/2018

Witness:

1. 2.

on behalf of MALLA REDDY COLLEGE OF ENGINEERING By :

Name	: Dr P John Paul
Title	: Principal
Date	: 6/5/2018

Witness:

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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamoram, Guthbullapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

### MEMORANDUM OF UNDERSTANDING

BETWEEN

# S V ENTERPRISES

AND

#### MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 18<sup>th</sup> April 2019, by 1. S V ENTERPRISES, a company registered under the companies Act 1956 and having its registered office at no. 4-204 Geetha Nagar, Ferozguda secundarabad, and represented by Mr.K.P.srinivasa Rao, capacity of Manager

and

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

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referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

# 1. SCOPE AND TERMS OF INTERACTIONS

- a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. S V ENTERPRISES would accommodate B. Tech, M. Tech, students as a part of industrial training.
- c. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- d. Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.
- e. S V ENTERPRISES will not provide any financial assistance to the students.
- f. Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.
- g. Student is responsible for his/her own personal transportation and living arrangements. S V ENTERPRISES will not provide any quarters/rooms/hostels facilities.

# 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

#### 3. TERM AND TERMINATION

This agreement will be effective for a period of one year from 18-04-2019 to 18-08-2020. The agreement can be renewed by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

# 5. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

#### 6. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.

- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the
- 9. purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 10. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 11. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 12. The laws of the Republic of India shall govern this MoU.
- 13. This MoU supersedes all proposals or other prior representations or communications, either oral or written.

14. All communication between the parties shall be in writing and in English Language.

### 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of S V ENTERPRISES For and on behalf of MRCE.

On behalf of

S V ENTERPRISES

By

Name : Mr.K.P.srinivasa Rao

Title : Manager

Date : 18-04-2019

1. Supheer . K] Buy (Sushme, J)

On behalf of

MALLA REDDY COLLEGE OF ENGINEERING





Name : Dr.P.John Paul

Title : Principal

Date : 18-04-2019

Witness:

1. If Dr.J. hlodson - Is 2. Dr.M. Narayanan Professor CRE/MRCE



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CH. SWAPNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Cothbuilapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

#### BETWEEN TECHMASTER AND

## MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 22<sup>nd</sup> September, 2017, by TECHMASTER, a company registered under the companies Act 1956 and having its registered office at 519, Chenoy Trade Centre, Secunderabad, Hyderabad, Telangana- 500009, represented by Mr. M. Srinivasulu, Managing Director.

And

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

# 1. SCOPE AND TERMS OF INTERACTIONS

- a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
- b. TECHMASTER
- c. would accommodate B. Tech, M. Tech, students as a part of industrial training.
- d. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.

#### e. Shall assist

- i. Mini Projects
- ii. Major Projects
- iii. Internships
- iv. Industrial Visits
- v. Guest lectures in mutually agreed topics related to the industry.

e. TECHMASTER will not provide any financial support to the students.

f. Student is responsible for his/her own personal transportation and living arrangements. **TECHMASTER** will not provide any quarters/rooms/hostels facilities.

g.Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

#### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

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#### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 22-09-2017 to 022-09-2019. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2 It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.

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- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

# 6. COORDINATION AND FOLLOW-UP

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Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

# 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of BEDI TECHMASTER For and on behalf of MRCE.

On behalf of TECHMASTER

By

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Name : Mr. M. Srinivasulu

Title : Managing Director

Date : 22-09-2017

Witness: 1. El [prasharth] 2. che [vijaya kumani]

On behalf of

MALLA REDDY COLLEGE OF ENGINEERING By :

Name : Dr.P. John Paul



Title : Principal

Date : 22-09-2017

Witness :

1. July Dr. V. BHOMATHY 2. Toly prof/CEJ 2. Toly prosessie MR. C.



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CH. SWAPNA LICENCED STAMP VENDOR

LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017

H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Guthbullapur Mandal,

Medchal-Malkaigiri Dt.Ph:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN TOOLS AND SPARES CORPN AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 30<sup>th</sup> November, 2017, by TOOLS AND SPARES CORPN, a company registered under the companies Act 1956 and having its registered office at Ranigunj,Secunderabad, Telangana- 500003, here referred to as TASC Industries and represented by Mr. K, Mohanthy Managing Director.

And

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

### 1. SCOPE AND TERMS OF INTERACTIONS

a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.

# b. TOOLS AND SPARES CORPN

- c. would accommodate B. Tech, M. Tech, students as a part of industrial training.
- d. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii. Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.

e. TOOLS AND SPARES CORPN will not provide any financial support to the students.

f. Student is responsible for his/her own personal transportation and living arrangements. **TOOLS AND SPARES CORPN** will not provide any quarters/rooms/hostels facilities. g.Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship. Internship Education placements are not intended to displace current full-time permanent employees of the employer.

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### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 30-11-2017 to 30-11-2019. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

# 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2. It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.
- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.

- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8. Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices

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shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

### 7. ARBITRATION

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of TOOLS AND SPARES CORPN For and on behalf of MRCE.

On behalf of G

TOOLS AND SPARES CORP.

On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By

Name : Mr. K, Mohanthy

Title : Managing Director

: 30-11-2017 Date

Witness:

1. Cots (Sharms.D) 2. (Con (Strikanth)

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: Dr.P. John Paul Name

Title : Principal

Date : 30-11-2017

#### Witness:

By

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CH. SWA PNA LICENCED STAMP VENDOR LIC. No.: 15-21-004/2014 Ren. No.: 15-21-039/2017 H.No. 201, Sri Krishna Nagar Colony, Gajularamaram, Guthbuilapur Mandal, Medchal-Malkaigiri Dt.Ph:9440766593

MEMORANDUM OF UNDERSTANDING BETWEEN TOTAL INDUSTRIAL INSTRUMENTS AND MALLA REDDY COLLEGE OF ENGINEERING

This Memorandum of Understanding (MOU) made on 04<sup>th</sup> December, 2017, by TOTAL INDUSTRIAL INSTRUMENTS, a company registered under the companies Act 1956 and having its registered office at Near Bibble House, R.P. Road, Secunderabad, Telangana- 500003, here referred to as TII Industries and represented by Mr. Manoj Tiwari, Managing Director.

And

2.MALLA REDDY COLLEGE OF ENGINEERING is a registered and affliated institution, having its registered office at MRCE Campus, Dhulapally, Secundarabad-500100 here referred to as MRCE, and represented by Dr.John Paul, Principal (Head of the institution), each a "party" and collectively the parties.

#### 1. SCOPE AND TERMS OF INTERACTIONS

a. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.

#### b. TOTAL INDUSTRIAL INSTRUMENTS

- c. would accommodate B. Tech, M. Tech, students as a part of industrial training.
- d. Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
- e. Shall assist
  - i. Mini Projects
  - ii. Major Projects
  - iii, Internships
  - iv. Industrial Visits
  - v. Guest lectures in mutually agreed topics related to the industry.

e. TOTAL INDUSTRIAL INSTRUMENTS will not provide any financial support to the students.

f. Student is responsible for his/her own personal transportation and living arrangements. **TOTAL INDUSTRIAL INSTRUMENTS** will not provide any quarters/rooms/hostels facilities.

g.Student agrees to follow the administrative policies of the Internship Organization, including confidentiality policies, personnel practices, and business protocols.

#### 2. PERMANENT EMPLOYMENT

Neither the employer nor the student is bound by this agreement to offer or accept permanent employment, although this is often the outcome of an Internship Education relationship.

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Internship Education placements are not intended to displace current full-time permanent employees of the employer.

#### 3. TERM AND TERMINATION

This agreement will be effective for a period of two years from 04-12-2017 to 04-12-2019. The agreement can be renewed for additional years by mutual consent of the parties to the agreement. Either party to this agreement can terminate it by giving six months notice.

#### 4. LIABILITY

However, any damage to equipment or facilities of one party brought about by negligence or intentional misuse by the personnel of the other party will be chargeable at actual; required for repairing/replacing the equipment/facility. The decision of heads of the respective institutions shall be final and binding on this matter and any related disputes thereof.

#### 5. GENERAL TERMS:-

- 1. Neither parties will make any presentations pertaining to the other or its business or affairs, without the express written consent and approval of other.
- 2 It is understood that during the course of this MoU it may be necessary for either party to disclose confidential/proprietary information to the other. The disclosure of any such information or data between the parties shall be made pursuant to an executed Confidentiality Agreement.
- 3. All costs incurred by a party pursuant to this MoU shall be borne by the party who incurred the costs.
- 4. There shall be no liability on the part of any party to the other arising from the termination of this MoU.

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- 5. This MoU is not binding on either of the parties hereto, except as specifically set out hereto. This MoU is intended to express the broad understanding of the parties and as a broad framework for working together on a specific opportunity as detailed herein.
- 6. The terms of the applicable software license agreements and terms relating to confidentiality under this MoU shall survive the term of the MoU.
- 7. Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.
- 8 Neither party will disclose the existence, or the terms and conditions, of this MoU or any information connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.
- 9. Save for their respective rights and obligations relating to Intellectual Property Rights (including the ownership of the Intellectual Property) as mentioned above, neither party is liable to the other for any damages or claims.
- 10. Unless previously consented to by both parties, there shall be no assignment of any interest under this MoU by any party hereto.
- 11. This MoU supersedes all proposals or other prior representations or communications, either oral or written.
- 12. All communication between the parties shall be in writing and in English Language.

#### 6. COORDINATION AND FOLLOW-UP

Any additions, changes or deletions must be approved by the authorities of both the organizations who are signatories to this agreement or their respective successors. All notices shall be in writing and shall be directed to these authorities as follows by the signatories of this MOU.

#### 7. ARBITRATION

By

Title

Date

2

Name : Mr. Manoj Tiwari,

: 04-12-2017

: Managing Director

In case of any dispute arising out of this MoU, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

IN WITNESS WHEREOF, the parties have executed this Project by their duly authorized representatives on the date first set forth above.

For and on behalf of BEDI TOTAL INDUSTRIAL INSTRUMENTS For and on behalf of MRCE.

On behalf of TOTAL INDUSTRIAL INSTRUMENTS

On behalf of MALLA REDDY COLLEGE OF ENGINEERING

By

Name : Dr.John Paul

Title :Principal

Date : 04-12-2017



Witness: 1. 2 oglivilla [prof./est] 2 Thomas Francina Singh]

Witness : (Dr. J. brunpson proficse) Do A. Korthiskeym, Proof fried

## Memorandum of Understanding

<u>Between</u>

**ATS Computers** 

<u>&</u>

## Malla Reddy College of Engineering

**ATS** Computers

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#### <u>Memorandum of Understanding-MOU</u>

This Memorandum of Understanding ("MOU") is entered between **ATS Computers**, a company which is involved in providing support to all the Engineering colleges in terms of designing and development of Projects ,Academic workshops, Seminars and Placements having its registered office at RTC cross Road Musheerabad, Hyderabad (hereafter referred to as "ATS Computers") and Malla Reddy College of Engineering a statutory Institute established in the year 2005 at Maisammaguda Hyderabad Andhra Pradesh India. The MOU is made on this on the 14/07/2016.

#### A) <u>PRINCIPLE</u>:

The purpose of this MOU is to provide required training along with on demand training at the campus and to expand a framework of co-operation between ATS Computers, Hyderabad and Malla Reddy College of Engineering to develop the skills of the students both technical and Non-technical for the students to for a promising and prospective career opportunity and develop skills technical & non-technical for the faculties.

#### B) STATEMENT OF MUTUAL BENEFIT AND INTERESTS:

ATS Computers – holding a place of repute in the academic and corporates is dedicated to promote skill development initiatives to enhance the talent of students and Malla Reddy College of Engineering

to plan, design their academic curriculum and calendar to incorporate industrial skill development programs and guide the future of the students in a way that would take the student to the highest professional level.

The benefits for Malla Reddy College of Engineering would include a mark of appreciation in the field of Educational Institutions, through this co-operative effort. Malla Reddy College of Engineering

would benefit in a tie- up with a company that has its presence across India and is a partners of international repute such as IBM, ISTQB, Nasscom, and others with whom ATS Computers has associations. ATS Computers, with support from industry professionals is aiming to train students at the grass root level; a mission that has taken the company to COLLEGEs to various corners of India in the last 8 years. This enables a student to face the first interview with lot more confidence.

We propose to extend training to students of Malla Reddy College of Engineering as per discussions between Mr.Sudhirt Reddy Directory, MRCE *and Mr.Rajendra Kumar, Director, of* ATS Computers , *Hyderabad*, the following has been agreed to:

ATS Computers has executed Major & Minor Projects of IBM Career Education Malla Reddy College of Engineering for the CSE department students- Major Projects for 2016 and 2017 Batch & Minor Projects for this year.

ATS Computers is executing the training deliveries basis the industry course content prescribed by Various industry experts for the said programs.

ATS Computers will extend trainings of ATS Computers and its associated partners to the students of Malla Reddy College of Engineering on multiple certification programs.

ATS Computers Labs will be providing the training at the Malla Reddy College of Engineering premises at a pre-approved lab.

The validity of the MOU is 2.5 years from the date of signing of the MOU & renewal will be done mutually after this.

Malla Reddy College of Engineering would be providing the below mentioned: COLLEGE, would be providing the requisite infrastructure for the training, as the program would involve a major part of hands-on training for the students. Malla Reddy College of Engineering will promote the programs to the students. Agreed by:

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Executed For ATS Computers by:	Executed For COLLEGE, by:
Name: Mr.Rajendra Kumar	Name:Mr.Sudhir Reddy
Designation: Director	Designation: Director
Signature and Date 14/07/16	Signature and Date

## Memorandum of Understanding

### <u>Between</u>

### **ECIT Computer Education**

<u>&</u>

## Malla Reddy College of Engineering

### **ECIT Computer Education**

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#### <u>Memorandum of Understanding-MOU</u>

This Memorandum of Understanding ("MOU") is entered between ECIT Computer Education , a company which is involved in providing support to all the Engineering colleges in terms of designing and development of Projects ,Academic workshops, Seminars and Placements having its registered office at RTC cross Road Musheerabad, Hyderabad (hereafter referred to as "ECIT Computers") and Malla Reddy College of Engineering a statutory Institute established in the year 2005 at Maisammaguda Hyderabad Andhra Pradesh India. The MOU is made on this on the 06/02/2017.

#### A) <u>PRINCIPLE</u>:

The purpose of this MOU is to provide required training along with on demand training at the campus and to expand a framework of co-operation between ECIT Computer Education , Hyderabad and Malla Reddy College of Engineering to develop the skills of the students both technical and Nontechnical for the students to for a promising and prospective career opportunity and develop skills technical & non-technical for the faculties.

#### B) STATEMENT OF MUTUAL BENEFIT AND INTERESTS:

*ECIT* Computers – holding a place of repute in the academic and corporates is dedicated to promote skill development initiatives to enhance the talent of students and Malla Reddy College of Engineering to plan, design their academic curriculum and calendar to incorporate industrial skill development programs and guide the future of the students in a way that would take the student to the highest professional level.

The benefits for Malla Reddy College of Engineering would include a mark of appreciation in the field of Educational Institutions, through this co-operative effort. Malla Reddy College of Engineering would benefit in a tie- up with a company that has its presence across India and is a partners of international repute such as IBM, ISTQB, Nasscom, and others with whom ECIT Computer Education has associations.

ECIT Computer Education , with support from industry professionals is aiming to train students at the grass root level; a mission that has taken the company to COLLEGEs to various corners of India in the last 8 years. This enables a student to face the first interview with lot more confidence. We propose to extend training to students of Malla Reddy College of Engineering as per discussions between Mr.Sudhir Reddy Directory, MRCE *and Mr.Rajendra Kumar, Director, of* ECIT Computers *, Hyderabad,* the following has been agreed to: ECIT Computers has executed Major & Minor Projects of IBM Career Education Malla Reddy College of Engineering for the CSE department students- Major Projects & Minor Projects for this year.

ECIT Computers is executing the training deliveries basis the industry course content prescribed by Various industry experts for the said programs. ECIT Computers will extend trainings of ECIT Computers and its associated partners to the students of Malla Reddy College of Engineering on multiple certification programs.

*ECIT* Computers Labs will be providing the training at the Malla Reddy College of Engineering premises at a pre-approved lab.

The validity of the MOU is 3.5 years from the date of signing of the MOU & renewal will be done mutually after this.

Malla Reddy College of Engineering would be providing the below mentioned: COLLEGE, would be providing the requisite infrastructure for the training, as the program would involve a major part of hands-on training for the students. Malla Reddy College of Engineering will promote the programs to the students.

### Agreed by:

Executed For ECIT Computer	Executed For COLLEGE, by:
Eucation by:	
Name: Mr. Srinivas	Name: Mr. Sudhir Reddy
Designation: Program Director	Designation: Director
Signature and Date	Signature and Date

## **MEMORANDUM OF UNDERSTANDING**

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#### **BETWEEN**

### MALLA REDDY COLLEGE OF ENGINEERING

AND

NIIT LIMITED

#### PREAMBLE

Whereas, MALLA REDDY COLLEGE OF ENGINEERING at its various engineering and sciences departments is charged with responsibility of training technical and scientific manpower in various front-line areas of importance for the Nation and is also contributing to the rapidly growing scientific and technological knowledge and professional excellence in Science & Technology by undertaking industrial & applied research and consultancy.

WHEREAS, NIIT LIMITED is engaged in Training, research, design and development and consultancy in the field of computer science and related fields.

#### WHEREAS, both MRCE and NIIT LIMITED, now

- Recognizing the importance of research and development in the areas of software development, as well as imparting industrial training to the engineering/technology/sciences students, etc.
- Appreciating the need for creation of large reservoir of highly qualified manpower in all fields related to computer science .
- Desiring to club their efforts by pooling their expertise and resources,

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

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

#### ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between MRCE and NIIT LIMITED for enhancing, within the country, the availability of highly qualified manpower in the areas of computer science without any prejudice to prevailing rules and regulations in MRCE and NIIT LIMITED without any disregard to any mechanism evolved and approved by the competent authorities under Govt. of India in so far as such mechanism applies to MRCE and NIIT LIMITED. The areas of cooperation can be extended through mutual consent.

#### ARTICLE-II: SCOPE AND TERMS OF INTERACTIONS

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

- a) Exchange of personnel through deputation as per the rules of the respective institute, for limited periods as mutually agreed upon;
- b) Organization of joint conferences and seminars;
- c) Practical training of MRCE students at NIIT LIMITED;
- d) Joint guidance of student projects/thesis in BTECH-CSE and other areas of national interest at MRCE by NIIT LIMITED on mutually agreeable terms.
- e) NIIT LIMITED would accommodate B.Tech. students who have completed the 6<sup>th</sup> semester of their programme in such a number that NIIT LIMITED deems convenient to it for the purpose of imparting industrial training.
- f) NIIT LIMITED may depute its personnel as visiting faculty at MRCE to teach any of the regular Course or specialized topics.
- g) NIIT LIMITED personnel, as well as research scholars, may also be allowed to enroll for their M.Tech. (Research) at MRCE, subject to availability of seats, research facilities and subject to their fulfilling eligibility criteria and all other academic regulations of MRCE. Further, NIIT LIMITED may request to design and teach a Course or Courses which it deems fit to enhance quality and performance of its employees. Such Courses maybe run at any mutually convenient premises.
- h) NIIT LIMITED may seek assistance/guidance of MRCE faculty member/s in product/process modification, modernization, trouble shooting, etc.
- i) Would allow the industrial visits of students for half/full day to provide them with an exposure to various technologies and tools etc.
- j) NIIT LIMITED may showcase its business activities at the seminar/workshop/conference, etc. at MRCE.
- k) NIIT LIMITED may avail library, Internet, computational facilities at MRCE.
- Post-graduate student will be allotted a Research supervisor from MRCE faculty members. A Research Scientist/Engineer at NIIT LIMITED may be appointed a Co-research guide as per the rules of the respective institute for a student Registered for M.Tech degree at MRCE. The student maybe encouraged to take up the project such that NIIT LIMITED desirably benefits from its outcomes.
- m) The students will carry out part of their M.Tech./B.Tech. project at MRCE and NIIT LIMITED depending on the nature of the work as per rules of the respective institute depending on facilities and requirements.
- n) There will be no restriction on the contents of the thesis and on publication of results of the thesis, subject to the condition that no Intellectual Property Rights can be secured for any part of the work which will be decided with mutual consent.
- o) Both MRCE and NIIT LIMITED will be free to independently carry out follow-up research on the thesis work conducted under this scheme.

- p) If the outcome of a project related to product development, process technology and design etc. which involves matter of secrecy and concern with security of the State and the Country, the same will not be allowed for publication/printing in any form such as Electronically/verbal, etc. If the outcome of a project results into an intellectual property, for which rights can be secured, it will be decided on case to case basis. Similarly, sharing of expenditure in securing such rights and income accrued through royalty etc by the parties under the law will be decided on case to case basis after mutual consultation.
- q) Research supervisors from both the Institutes will be the corresponding authors in any publication resulting from the collaborative work. All the efforts put by the student/s as a part of this MoU will be accounted for by way of reporting the work in thesis and/or paper publication except the part for which IPR needs be claimed.
- r) Neither of the supervisors will publish the work carried out under this MoU without knowledge of the other.
- s) In any of the activities mentioned above, wherever financial aspects are involved, amount, payment conditions, etc. would be spelt out clearly before starting the activity.

#### ARTICLE-III : SHARING OF FACILITIES

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

#### ARTICLE-IV: CO-ORDINATION OF THE PROGRAMME INCLUDING FINANCIAL ARRANGEMENTS

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

#### ARTICLE-V : EFFECTIVE DATE AND DURATION OF MOU

- a) This MOU shall be effective from the date of its approval by competent authorities at both ends.
- b) The duration of the MOU shall be for a period of 4 years w.e.f date of signing.
- c) During its tenancy, the MOU may be extended or terminated by a prior notice of not less than six months by either party. However, termination of the MOU will not in any manner affect the interests of the students/faculty/scientists who have been admitted to pursue a programme under the MOU.
- d) Any clause or article of the MOU may be modified or amended by mutual agreement of MRCE and NIIT LIMITED .

#### ARTICLE-VI : IPR

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

#### ARTICLE-VII: CONFIDENTIALITY

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

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

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

CONFIDENTIAL INFORMATION shall mean any proprietary information, data or facts belonging to PARTIES collectively or severally, disclosed by the disclosing party under this agreement or any subsequent agreement, whether in writing, verbal or electronically, irrespective of the medium in which such information is stored, which is marked confidential or with any other words having similar meaning by the disclosing party, or specifically agreed to be kept confidential by the parties, or declared or identified so by the disclosing party before such disclosure or during the discussions. However confidential information shall not include any data or information which:

(a) is or becomes publicly available through no fault of the receiving party,

- (b) is already in the rightful possession of the receiving party prior to its receipt of such data or information;
- (c) is independently developed by the receiving party without reference to the confidential information of the disclosing party
- (d) is rightfully obtained by the receiving party from a third party or is in the public domain
- (e) is disclosed with the written consent of the party whose information it is, or
- (f) is disclosed pursuant to court order or other legal compulsion, after providing prior notice to the disclosing party.

#### ARTICLE-VIII : AMENDMENTS

Any amendment and/or addenda to the AGREEMENT shall be in writing and signed by the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment or addenda.

#### ARTICLE-IX : RESOLUTION OF DISPUTES

- a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts at Hyderabad.
- b) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this AGREEMENMT both the parties shall first try to resolve the dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be New Delhi and Language of arbitration shall be English.

#### ARTICLE-X: MISCELLANEOUS

- a) The headings and sub-headings are inserted for convenience only and shall not affect the construction of this Agreement.
- b) Both MRCE and NIIT LIMITED shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of other party without the prior consent in writing of that other party.
- c) No failure to exercise and no delay in exercising, on the part of a Party, and right, remedy, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege. The rights, remedies, power and privileges herein provided are cumulative and not exclusive of any right, remedies, powers and privileges provided by law.

After this Agreement has been signed, all preceding understandings/negotiations and correspondence pertaining to it shall become null and void.

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

ector NIT LIMITED

Hyderabad

Witness 1 2 27/04/2016 Date

Tox Principal

Malla Redy College of Engineering ,Secunderabad

d)



#### Memorandum of Understanding For Academic Exchange, Training and Research Development

This memorandum of understanding (hereinafter called "MOU") is made and entered into on this Friday, 10<sup>th</sup> June, 2015 by and between the Malla Reddy College Of Engineering (**MRCE**), Maisammaguda (Hamlet), Gundlapochampally (Village), Near Dhulapally, Medchal (Mandal), Rangareddy District, Telangana, India registered under Malla Reddy Group of Intuitions (hereinafter referred as to "MRGI"), which extension shall include its representatives Successors and assignees of the one part.

#### AND

Think Embedded Pvt Ltd (hereinafter referred as to "TEPL"), H-No. H-No 16-11-477/1to5, 4th Floor, C N Reddy Complex, Dilsukh nagar, Hyderabad, Telangana, INDIA which expression shall include its representatives, successors and assignee of the one part.

#### PREAMBLE

WHEREAS, Malla Reddy College Of Engineering (**MRCE**), established in 2005 under MRGI which has pioneer engineering institutions running various UG & PG courses in engineering and technology in the state of Telangana. MRCE is approved and accredited by All India Council for Technical Education (AICTE), Govt. of India which is the apex body of the technical educational system of India. It is affiliated to Jawaharlal Nehru Technological University (JNTUH), Hyderabad, India.

Whereas MRCE has approached "TEPL" for establishing a co-operative program in training and research between MRCE and "TEPL".

Now therefore MRCE and "TEPL" here by agree to introduce a co-operative program in training and research areas to be mutually decided by both the parties. The intention of the parties to this agreement is that the program will compliment each other's strengths and will benefit both the parties. While "TEPL" will provide necessary facilities and guidance to the under graduate/Post Graduate students of the MRCE for the conduct of academic studies and research, the MRCE will recognize "TEPL" as a research center for the MRCE.

#### **1. Scope of the MOU:**

This MOU contains the modalities, terms and condition for the co-operative program in academic training, placements and research in the areas of mutually decided by both the parties.

#### **2. Responsibilities of "TEPL" agrees**

1. TEPL may establish Research and Development cell with in the campus and encourage MRCE to establish industry relations.



- 2. TEPL may arrange Training programs on the advanced Embedded Systems Technology for Electronics and communications branch students with normal charges in college premises (MRCE).
- 3. "TEPL" may arrange summer/winter internships for sponsored registrants from MRCE
- 4. Supporting in Internship and training for M. Tech, The Internship work can be submitted as final year university projects.

This list would be expended by the mutual agreement between the parties to the MOU.

Now therefore in consideration of the rights and obligations herein set forth, parties agree as follows:

#### 3. Responsibilities of MRCE agrees

1. To nominate one senior faculty member each in the identified areas to co-ordinate the cooperation program from both sides.

2. Experts from "TEPL" acceptable to as and when required by the MRCE would be included in the relevant board of studies of the MRCE (depending upon experts availability), to recommend/provide the students for the placement organized by the "TEPL" for MRCE students.

3. MRCE will recommend students and faculty to carry out the training at "TEPL" with concessional fee agreed by "TEPL" for **MRCE** students

# 4. MRCE hereby agrees to keep all the received proprietary information of "TEPL" confidential and will not divulge/transfer it to third party at any cost.

#### 4. Reviews

MRCE and TEPL will periodically review the program and make necessary changes as and when required.

#### 5. Intellectual Property Rights

If any Intellectual Property right (IPR) arises from MRCE, it will be owned by MRCE. If any IPR arises from "TEPL", it will be owned by "TEPL". The benefits of IPR can be shared as and when needed by both the parties.



H-No 16-11-477/1-5, 4th Floor, CN Reddy Complex, Dilsukh Nagar, Hyderabad, Telangana 500060 Phone: 040 6662 4454

#### 6. Duration and Termination

1. This MOU shall be effective from the date it is signed and shall be valid for five years. This MOU shall be subject to extension by mutual consent.

2. If either party commits any service breach of its obligation and fails within 30 days of written notice to remedy the same, the other party may forthwith by notice in writing to terminate this MOU.

3. No extension, alteration modification or additions to this MOU, or any waiver of any of the terms hereof shall be valid unless made in writing and signed by the authorized representatives of the respect parties. The signatures below indicate that the parties have agreed to all the terms and conditions of this MOU.

This MOU is personal to the parties hereto and may not be assigned in whole or in part by either party without the written consent of the other party.

For and behalf of

For and behalf of

1.Think Embedded Pvt Ltd

Signature:

1. Malla Reddy College of Engineering



Signature: