

K.S. SCHOOL OF ENGINEERING AND MANAGEMENT DEPARTMENT OF COMPUTER SCIENCE AND ENGINEERING Memorandum of Understanding (MOU) Details

Organisation with which MoU is signed	Name of the institution/ industry/ corporate house	Year of signing MoU	Duration
Quantum Learnings	KSSEM	2022	3 years
VHU Technology & Solutions Pvt. Ltd	KSSEM	2020	5 years
HARDROCKSPACE	KSSEM	2020	5 years
RUBIXE	KSSEM	2022	3 years
Pygenicarc	KSSEM	2024	3 years
Preston	KSSEM	2024	1 year
Microsoft	KSSEM	2023	1 year



MEMORANDUM OF UNDERSTANDING

Non-Committal MOU for QUANTUM LEARNINGS Center of Excellence

This Memorandum of understanding (MOU) is made on this 20th day of March 2021 by and between QUANTUM LEARNINGS-Center of Excellence (Regd) situated in Delhi herein after referred to as First party.

And

K S SCHOOL OF ENGINEERING AND MANAGEMENT, Department of Computer Science and Engineering, Bengaluru herein after referred to as Second party.

Thus First and Second party have mutually agreed to this MOU in the following terms and conditions.

 This Memorandum of Understanding is being executed on 20-03-2021 date between M/s Quantum Learnings. A Microsoft-GTP (Global Training Partner) and Certiport CATC

having its Registered office at 193, 3Rd Floor, Vinobhapuri, Lajpat Nagar-II, NewDelhi-110024 and represented by Mr. Sandeep Giyyan JJethani (Director Institutional, Collaboration) hence for purpose of MOU known as 'Delivery Partner' and K S SCHOOL OF ENGINEERING &MANAGEMENT, Department of Computer Science and Engineering hence for purpose of MOU known as 'Resource Partner'.

- 2. As an QUANTUM LEARNINGS Centre of Excellence resource partner would get to offer programs mapped with Certifications of Microsoft, Apple, EC Council, Autodesk, Adobe, Mississippi State University, University of Texas, in their campus the same would be applicable for students from all streams like IT/ CS, ECE, E&TC, Civil, Mechanical, MCA, Architecture, Commerce, Finance, Marketing etc. in online / offline mode.
- 3. "Resource Partner" is not required to make any investment for the COE program.
- 4. "RESOURCE PARTNER" does not commit to provide any assurance on the number of students to be enrolled for the online training and certification program.
- 5. Students enrolment is purely voluntarily and if they are interested they would directly enrol online and make payment against certification to Quantum Learnings, "RESOURCE PART-NER" is nowhere responsible or involved w.r.t financials against the same.
- 6. "RESOURCE PARTNER" would ensure full students participation for department wise free webinars being conducted by Quantum learnings for their university/College/Institution.
- 7. "RESOURCE PARTNER" will get campus wise COE licence for students and their faculty's based on the total strength in the campus along with COE Plaque.
- 8. As part of QUANTUM LEARNINGS centre of excellence, resource partner would get access to mentorrbuddy.com a smart AI based placement and aptitude preparation portal.
- 9. Though the initial period of campus license issued is for period of one year however in-case of any changes in the program and its structure whether partial or in total, some would be communicated at least 60 days in advance to the institution and it would be solely their voluntary decision whether to continue for the program.
- 10. "RESOURCE PARTNER" faculty members can participate in the 'free' online Faculty Development Programs being offered throughout the year for the technical and Non-teaching staff as they would also get their Certification for the same.
- 11. Free Trainings for students who voluntary enroll for certification will be executed through Instructors live online.
- 12. In-case if the International certification programs or exams are conducted offline, the resource partner would provide the necessary infrastructure, like labs with computers, LCD projectors, internet etc and for that duration would allocate time slot for the execution of the same as per mutual consent.

- 13. Prices of the voluntary certification for students and other related services are subject to revision as per the policy and changes due to impact of dollar price or any change in state or central government taxes as and when applicable. However, same would be updated on the portal well in advance.
- 14. If Resource Partner is satisfied with the services provide by COE they would issue a letter of appreciation for the same.
- 15. The tenure of the contract would be for a period of three years i.e. from 20/03/2021 to 20/03/2024, same cannot be terminated for min period of one year from the date of signing of the MOU.

First Party

Second Party 1 - Romo &

K S School of Engineering and Management

Bengaluru - 860 109

QUANTUM LEARNINGS

Mr. Sandeep Giyyan JJethani

(Head Institutional Collaboration)

1. Witness

Signature

Date

2. Witness

Signature

Date

Lythe (Dr. Vandana Tha), HOD, CSE

HOD

20th March 2021 Dept. of Computer Science & Engineering

K.S. School of Engineering & Management

Bangalore-560 062

Path March 2021

Deepa Yogesh), Asst-Prof, CSE

Regd Office: NO 195/1 KN0 54/1, KALKEREVILLAGE, BANGALORE, Bangalore, Karnataka, India, 560043

CIN: U72900KA2016PTC093706

Website: www.http://vhutechnologies.com

E-mail: support@vhutechnologies.com

Ref: VHU/2020/MOU/001

Sep 04, 2020

MEMORANDUM OF UNDERSTANDING

This Memorandum of understanding (MOU) is made on 4th of September 2020 by and between VHU Technology (Regd) situated in Bengaluru herein after referred to as First party.

And

KSSEM, Bengaluru herein after referred to as Second party.

Whereas the First party VHU Technology is a company Registered under the provisions of Companies Act of 1956 incorporated with the main object of providing a platform for budding entrepreneurs, startups and students from across the globe to help them stay conversant about the cutting edge Technologies, draw inspiration from and create a market for themselves and innovate their ideas and thus provides a wide platform for the creative students to enrich their knowledge in the field of technology and has its registered office in the address furnished above.

Whereas the Second party is a educational Institution imparting education to the students in the field of Science in general and Technical education in particular in the address furnished above.

Whereas the First party is interested in offering its qualitative service in providing platform to the students of the Second party Institution and the Second party Institution having gathered required information from various corners is highly appreciative of the service that is being rendered by the First party company and thus accepts the offer made by the First party with an idea of providing a platform

to the students of its Institution and help them to strengthen their future in the field of technology has agreed to accept the service of the First party, for the mutual benefits and thus entering in to this MOU.

Whereas the First party through this MOU makes it clear that it is not charging any fee either for the Institution or for the students while providing platform to the students since the First party is meeting all the needed expenditures through the sponsors and therefore the service is purely an honorary.

Thus, First and Second party have mutually agreed to this MOU in the following terms and conditions.

- First party should be allowed to conduct the event each year during the even semester. First party we will be bringing in resource persons from various organizations to conduct lectures, seminars and talks on their work, projects/products during the odd semesters, this programme intends to help students and your Institution enjoy better visibility, knowledge gaining, and exposure.
- 2. The event dates will be decided by the mutual concern of First party and second party. Both the parties will have to cooperate with the same, as the dates will be mainly dependent on the availability of resource persons/the delegates taking part in the programme.
- 3. The Copyright of all the digital content will remain exclusively with the First party and Second party only.
- 4. The Institution should not charge any student with a registration fee in respect of an event conducted by the first party during even semester. However, second party shall meet the expenses in respect of the events conducted during odd semesters in which resource persons of the high stature will be brought by the First party to give their valuable service like sharing their expertise knowledge in the field of technology which helps the student community to enrich their knowledge in various spheres of technology.
- 5. The Institution should not allow any other company or a representative with a similar idea or plan, host or conduct such events within the campus which will be in derogation during the currency of the MOU.

- 6. Since the entire event is being organized and conducted by means of a sponsorship the First party requires the Second party Institution to give utmost freedom to the First party to promote their Brands/Products in the campus during the events.
- 7. First party will be sharing all the digital content with global level players through different platforms such as digital media, VHU Technology website, mobile application, social media platforms and technical magazines, which will directly help students as well as the Institution.
- 8. This MOU will be for a period of 5 years from the date its execution.

Authorised Signatory

First Party

Witnesses:

1. Ofly

2.

Second Party

Dr. K. RAMA NARAS!MHA
Principal/Director
K S School of Engineering and Management
Bengaluru - 560 109

Regd Office:NO 195/1 KN0 54/1, KALKEREVILLAGE, BANGALORE, Bangalore, Karnataka, India, 560043

CIN: U72900KA2016PTC093706

website: www.http://vhutechnologies.com

E-mail: support@vhutechnologies.com

Ref: VHU/Aug-2020/Internship/001

August 15, 2020

Sindhu R (1KG17CS087)

Student KSSEM Bengaluru

RE: OFFER FOR INTERNSHIP

Following your application and subsequent interview, we are pleased to inform you that you have been considered for an internship in this company with effect from 15/AUG/2020 for three months or beyond three months depending upon the performance. You are required to report to the person in charge, Sharan/Param for orientation.

During your employment, you may have access to trade secrets and confidential business information belonging to the Company. By accepting this offer of employment, you acknowledge that you must keep all of this information strictly confidential, and refrain from using it for your own purposes or from disclosing it to anyone outside the Company. In addition, you agree that, upon conclusion of your employment, you will immediately return to the Company all of its property, equipment, and documents, including electronically stored information.

It is my hope and prayer that you will work to your level best to improve the efficiency and performance of this company. Congratulations and best wishes.

Yours faithfully

Name: Santosh B

CTO, VHU Technology and Solution Pvt Ltd

Santosh.j@VHUtechnologies.com

INTERN'S DECLARATION

I accept the above terms and conditions

For VHU TECHNOLOGY AND SOLUTIONS PRIVATE LIMITED

Authorised Signatory

Regd Office:NO 195/1 KN0 54/1, KALKEREVILLAGE, BANGALORE, Bangalore, Karnataka, India, 560043

CIN: U72900KA2016PTC093706

website: www.http://vhutechnologies.com

E-mail: support@vhutechnologies.com

Ref: VHU/Aug-2020/Internship/002

August 15, 2020

Sai Srujna

Student KSSEM Bengaluru

RE: OFFER FOR INTERNSHIP

Following your application and subsequent interview, we are pleased to inform you that you have been considered for an internship in this company with effect from 15/AUG/2020 for three months or beyond three months depending upon the performance.. You are required to report to the person in charge, Sharan/Param for orientation.

During your employment, you may have access to trade secrets and confidential business information belonging to the Company. By accepting this offer of employment, you acknowledge that you must keep all of this information strictly confidential, and refrain from using it for your own purposes or from disclosing it to anyone outside the Company. In addition, you agree that, upon conclusion of your employment, you will immediately return to the Company all of its property, equipment, and documents, including electronically stored information.

It is my hope and prayer that you will work to your level best to improve the efficiency and performance of this company. Congratulations and best wishes.

Yours faithfully

Name: Santosh B

CTO, VHU Technology and Solution Pvt Ltd

For VHU TECHNOLOGY AND SOLUTIONS PRIVATE LIMITED

Santosh.b@VHUtechnologies.com

INTERN'S DECLARATION

I accept the above terms and conditions

Authorised Signatory

Name Sai Srujana P H Sign Date 18 Aug 2020

Regd Office:NO 195/1 KN0 54/1, KALKEREVILLAGE, BANGALORE, Bangalore, Karnataka, India, 560043

CIN: U72900KA2016PTC093706

website: www.http://vhutechnologies.com

E-mail: support@vhutechnologies.com

Ref: VHU/Aug-2020/Internship/003

August 15, 2020

Yashsh T V(1KG17CS110) Student KSSEM Bengaluru

RE: OFFER FOR INTERNSHIP

Following your application and subsequent interview, we are pleased to inform you that you have been considered for an internship in this company with effect from 15/AUG/2020 for three months or beyond three months depending upon the performance. You are required to report to the person in charge, Sharan/Param for orientation.

During your employment, you may have access to trade secrets and confidential business information belonging to the Company. By accepting this offer of employment, you acknowledge that you must keep all of this information strictly confidential, and refrain from using it for your own purposes or from disclosing it to anyone outside the Company. In addition, you agree that, upon conclusion of your employment, you will immediately return to the Company all of its property, equipment, and documents, including electronically stored information.

It is my hope and prayer that you will work to your level best to improve the efficiency and performance of this company. Congratulations and best wishes.

Yours	faithful	ly
100110		-

Name: Santosh B

CTO, VHU Technology and Solution Pvt Ltd.

For VHU TECHNOLOGY AND SOLUTIONS PRIVATE LIMITED

Santosh.j@VHUtechnologies.com

INTERN'S DECLARATION

I accept the above terms and conditions

Name	Sign	Date
Name	51g11	

Regd Office:NO 195/1 KN0 54/1, KALKEREVILLAGE, BANGALORE, Bangalore, Karnataka, India, 560043

CIN: U72900KA2016PTC093706 w E-mail: support@vhutechnologies.com

website: www.http://vhutechnologies.com

Ref: VHU/Aug-2020/Internship/004

August 15, 2020

Shaik Neha Hussain (1KG17CS075)

Student KSSEM Bengaluru

RE: OFFER FOR INTERNSHIP

Following your application and subsequent interview, we are pleased to inform you that you have been considered for an internship in this company with effect from 15/AUG/2020 for three months or beyond three months depending upon the performance. You are required to report to the person in charge, Sharan/Param for orientation.

During your employment, you may have access to trade secrets and confidential business information belonging to the Company. By accepting this offer of employment, you acknowledge that you must keep all of this information strictly confidential, and refrain from using it for your own purposes or from disclosing it to anyone outside the Company. In addition, you agree that, upon conclusion of your employment, you will immediately return to the Company all of its property, equipment, and documents, including electronically stored information.

It is my hope and prayer that you will work to your level best to improve the efficiency and performance of this company. Congratulations and best wishes.

Yours faithfully

Name: Santosh B

For VHU TECHNOLOGY AND SOLUTIONS PRIVATE LIMITED

CTO, VHU Technology and Solution Pvt Ltd

Santosh.j@VHUtechnologies.com

INTERN'S DECLARATION

I accept the above terms and conditions

	,	
Vame	Sign	Date

Regd Office:NO 195/1 KN0 54/1, KALKEREVILLAGE, BANGALORE, Bangalore, Karnataka, India, 560043

CIN: U72900KA2016PTC093706 E-mail: support@vhutechnologies.com website: www.http://vhutechnologies.com

Ref: VHU/Aug-2020/Internship/005

August 15, 2020

K S Sai Nand Kishore Rao(1KG17CS031)

Student KSSEM Bengaluru

RE: OFFER FOR INTERNSHIP

Following your application and subsequent interview, we are pleased to inform you that you have been considered for an internship in this company with effect from 15/AUG/2020 for three months or beyond three months depending upon the performance. You are required to report to the person in charge, Sharan/Param for orientation.

During your employment, you may have access to trade secrets and confidential business information belonging to the Company. By accepting this offer of employment, you acknowledge that you must keep all of this information strictly confidential, and refrain from using it for your own purposes or from disclosing it to anyone outside the Company. In addition, you agree that, upon conclusion of your employment, you will immediately return to the Company all of its property, equipment, and documents, including electronically stored information.

It is my hope and prayer that you will work to your level best to improve the efficiency and performance of this company. Congratulations and best wishes.

Yours faithfully

Name: Santosh B

For VHU TECHNOLOGY AND SOLUTIONS PRIVATE LIMITED

CTO, VHU Technology and Solution Pvt Ltd

Santosh.j@VHUtechnologies.com

Authorised Signatory

INTERN'S DECLARATION

I accept the above terms and conditions

	a.	D-4-
Name	Sign	Date
INamo	Digitarioni	



MEMORANDUM OF UNDERSTANDING

K S School of Engineering and Management Bengaluru, Karnataka - 560062.

This Memorandum of understanding (MOU) is made on this 4th day of MARCH 2020 by and between HARDROCKSPACE Technologies LLP (Regd) situated in Bengaluru herein after referred to as First party.

And

KS SCHOOL OF ENGINEERING AND MANAGEMENT, Bengaluru herein after referred to as Second party.

Where as the First party HARDROCKSPACE is a company Registered under the provisions of Companies Act of 1956 incorporated with the main object of providing a platform for budding entrepreneurs, startups and students from across the globe to help them stay conversant about the cutting edge Technologies, draw inspiration from and create a market for themselves and innovate their ides and thus provides a wide platform for the creative students to enrich their knowledge in the field of technology and has its registered office in the address furnished above.

Where as the Second party is a educational Institution imparting education to the students in the field of Art, Science in general and Technical education in particular in the address furnished above.

Where as the First party is interested in offering its qualitative service in providing platform to the students of the Second party Institution and the Second party Institution having gathered required information from various corners is highly appreciative of the service that is being rendered by the First party company and thus accepts the offer made by the First party with an idea of providing a platform to the students of its Institution and help them to strengthen their future in the field of technology has agreed to accept the service of the First party, for the mutual benefits and thus entering in to this MOU.



+91 87479 59440

info@hardrockspace.com www.hardrockspace.com

No 181, 5th Main, Jayanagar 4th Block Bengaluru - 560011







Where as the First party through this MOU makes it clear that it is not charging any fee either for the Institution or for the students while providing platform to the students since the First party is meeting all the needed expenditures through the sponsors and therefore the service is purely an honorary. Thus First and Second party have mutually agreed to this MOU in the following terms and conditions.

- 1. First party should be allowed to conduct the event each year during the even semester. First party we will be bringing in resource persons from various organizations to conduct lectures, seminars and talks on their work, projects/products during the odd semesters,. This programme intends to help students and your Institution enjoy better visibility, knowledge gaining, and exposure.
- 2. The event dates will be mainly dependent on the availability of resource persons/the delegates taking part in the programme.
- 3. The Copyright of all the digital content will remain exclusively with the First party and Second party only.
- 4. The Institution should not charge any student with a registration fee in respect of an event conducted by the first party during even semester. However Second party shall meet the expenses in respect of the events conducted during odd semesters in which resource persons of the high stature will be brought by the First party to give their valuable service like sharing their expertised knowledge in the filed of technology which helps the student community to enrich their knowledge in various spheres of technology.
- 5. The Institution should not allow any other company or a representative with a similar idea or plan, host or conduct such events within the campus which will be in derogation during the currency of the MOU.
- 6. Since the entire event is being organized and conducted by means of a sponsorship the First party requires the Second party Institution to give utmost freedom to the First party to promote their Brands/Products in the campus during the events.



+91 87479 59440

info@hardrockspace.com www.hardrockspace.com

No 181, 5th Main, Jayanagar 4th Block Bengaluru - 560011





- 7. First party will be sharing all the digital content with global level players through different platforms such as digital media, HARDROCKSPACE website, mobile application, social media platforms and technical magazines, which will directly help students as well as the Institution.
- 8. This MOU will be for a period of 5 years from the date its execution.

First Party

Second Party

Dr. K. RAMA NARASIMHA Principal/Director

K S School of Engineering and Managerrent Bengaluru - 560 109

Witnesses:

1. Veena R. S. Neura -- 4/3/2020 2. Deepa yogish -- 4/3/2020







+91 87479 59440

info@hardrockspace.com www.hardrockspace.com

No 181, 5th Main, Jayanagar 4th Block Bengaluru - 560011





Approved by AICTE-1-5279601, Affiliated to VTU, Belagavi # 15, Near Vajarahalli, Mallasandra, off Kanakapura Road,
Bengaluru - 560 109, www.kssem.edu.in

Tel: +91 80 28425012/013/163, Fax: +91 80 28425164, Mob: 8884444408 / 9606055906

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as the "MOU") is entered into on this the

BY AND BETWEEN

K S School of Engineering and Management, Address: Holiday Village Road, Vajarahalli Village, Mallasandra, off, Kanakapura Rd, Bengaluru, Karnataka 560109

(Hereinafter referred to as the "Computer Science & Engineering", which expression, unless repugnant to the context and meaning therein, shall mean and include its successors, representatives, nominees and assigns);

AND

M/s Rubixe is a brand of THINK AHEAD INNOVATIONS PVT. LTD., a company incorporated under the laws of India, having its registered office at 3rd Floor, Opposite to Godavari Hotel, Kudlu Gate, Bengaluru, Karnataka 560068, www.rubixe.com, represented by its Program Manager Mr. Deepak D (herein after referred to as the "Company", which expression, unless repugnant to the context and meaning therein, shall mean and include its successors, representatives, nominees and assigns).

The term "Company" and "Department" are individually referred to as such or a "Party" and collectively referred to as the "Parties".

WHEREAS

- A. The Company, an Industry, engaged in the business of Rubixe™ is a global technology company specializing in disruptive technologies Artificial Intelligence (AI), Machine Learning, Robotic Process Automation (RPA), BlockChain and Internet of Things (IoT). Rubixe mission to enable businesses to leverage the full potential of disruptive technologies to stay competitive in the market.
- B. K S School of Engineering and Management, Address: Holiday Village Road, Vajarahalli Village, Mallasandra, off, Kanakapura Rd, Bengaluru, Karnataka 560109 Bengaluru which strives to enhance and strengthen its Industry-Institute Interaction and has taken various initiatives to compliment its educational excellence to meet the industry needs, has entered into various collaborative arrangements with other parties to enhance the knowledge and skills of the students.



Approved by AICTE-1-5279601, Affiliated to VTU, Belagavi # 15, Near Vajarahalli, Mallasandra, off Kanakapura Road, Bengaluru - 560 109, www.kssem.edu.in

Tel: +91 80 28425012/013/163, Fax: +91 80 28425164, Mob: 8884444408 / 9606055906

C. The Parties are desirous to enter into this MOU to declare their respective intentions and to establish a basis of cooperation and collaboration between the Parties upon the terms as contained herein.

1. AREAS OF COLLABORATION

- The Parties have entered into this MOU to co-operate and collaborate between themselves to promote more effective use of each of their resources and provide each of them with enhanced opportunities. Each Party shall comply with applicable laws and internal guidelines/instructions, while performing under this MOU. The Parties agree to collaborate efforts in the areas of engineering and technology.
 - Setting up Centre of Excellence in the college campus
 - Plan and select Innovative Project ideas
 - Prepare and Conduct Value Added Courses with faculty and students
 - Seminars/Webinars/ Open Discussion with faculty and students
- This MOU sets out the standard terms of co-operation and collaboration between the 1.2 Parties. If necessary, the Parties may enter into definitive agreements, deeds or documents as may be required from time to time to give effect to the intention of the Parties contemplated herein. Notwithstanding anything contained herein, the Parties shall mutually set out the syllabus, scope and area of work, duration, etc., before commencing any collaboration activities.
- 1.3 The relationship between the Parties is that of principal-principal relationship. This MOU does not create any principal-agent, master-servant, partnership or joint venture relationship between the Department and the Company. Each Party being a separate legal entity shall obtain all approvals, consents, permissions and licenses required under applicable laws, if any, before undertaking any co-operation or collaboration activities contemplated under this MOU.
- The Parties may set out guidelines or instructions to the students, who are beneficiaries under this MOU. The Parties agree that the concerned student/s will be personally liable for their acts or omission committed by them within the premises of the Company or in relation to the men and materials of the Company.



Approved by AICTE-1-5279601, Affiliated to VTU, Belagavi # 15, Near Vajarahalli, Mallasandra, off Kanakapura Road, Bengaluru - 560 109, www.kssem.edu.in Tel : +91 80 28425012/013/163, Fax : +91 80 28425164, Mob : 8884444408 / 9606055906

2. DURATION AND TERMINATION

- 2.1 This MOU is for a period of three years with effect from <u>22-9-2022</u> It can be extended further by mutual consultation and agreement.
- 2.2 It is agreed between the Parties that though this MOU is arrived at to facilitate co-operation for enhancing the quality of education in the area of Industrial applications, if, during the term of this MOU, for any reason the objective is not achieved or achievable, this MOU shall be terminated by either of the Parties, by giving a 30-day written notice to the other Party and no Party under this MOU shall have any kind of claim against the other Party.
- 2.3 Notwithstanding anything contained herein, either Party may terminate this MOU without cause by serving advance written notice of 60 days to the other Party.
- 2.4 Notwithstanding anything contained herein, either Party may terminate this MOU with immediate effect, in case of material breach of the terms of this MOU by the other Party.
- 2.5 This MOU is on a non-exclusive basis and that both Parties are at liberty to enter into similar arrangements with any third party for similar purposes without notifying the same to the other Party.

3. FINANCIAL ARRANGEMENTS

- 3.1 This MOU shall not give rise to any financial obligation by one Party to another Party. Each Party shall bear its own cost and expenses in the implementation of this MOU.
- 3.2 Any payment offered to the student/s by the Company, whether stipend or otherwise, shall be directly paid by the Company to the student/s, and the Department will not be responsible for the payment/non-payment/delayed payment of any amount to the student/s.
- 3.3 If the institute requires help which requires extra time, resources or additional administrative cost, the company shall inform the institution beforehand.

4. CONFIDENTIALITY

Each Party shall undertake to observe the secrecy of confidential information received from or supplied to the other Party during the period of implementation of this MOU or other agreements made pursuant to this MOU.

For purposes of this MOU, "confidential information" means any information whether prior to or hereinafter disclosed by a Party (the Disclosing Party) to the other Party (the Receiving Party) of this MOU involving technical, business, marketing, policy, know-how, planning, project management and other information, data and/or solutions in any form, including but not limited to



Approved by AICTE-1-5279601, Affiliated to VTU, Belagavi # 15, Near Vajarahalli, Mallasandra, off Kanakapura Road, Bengaluru - 560 109, www.kssem.edu.in

Tel: +91 80 28425012/013/163, Fax: +91 80 28425164, Mob: 8884444408 / 9606055906

any information which is designated in writing to be confidential or by its nature intended to be for the knowledge of the Receiving Party or if orally given, is given in the circumstances of confidence.

5. REVISION, VARIATION AND AMENDMENT

Either Party may request in writing a revision, variation or amendment of this MOU. Any such revision, variation or amendment agreed to by the Parties shall be in writing and shall form part of this MOU and shall come into force on such date as may be determined by the Parties.

6. INTELLECTUAL PROPERTY RIGHTS

Nothing contained in this MOU shall grant, imply or create in either Party any right, title or interest in or to the intellectual property, including but not limited to knowhow, inventions, patents, copyrights and designs, of the other Party. However, intellectual property developed by the joint efforts would be the joint property of the Parties and any financial benefits or otherwise arising out of it shall be shared proportionately by the parties in consonance with the efforts / inputs given by them.

7. GOVERNING LAW AND DISPUTE RESOLUTION

The terms of internship with the Company is governed by Indian laws and shall be subject to the exclusive jurisdiction of courts at Bengaluru. Any dispute or difference shall be first discussed between the Parties and resolved. If the dispute or difference is not resolved, the Parties shall refer the same to a sole arbitrator appointed by the Parties. The arbitration proceedings shall be in accordance with the Arbitration and Conciliation Act, 1996 and the seat of arbitration shall be Bengaluru.

IN WITNESS WHERE OF, the undersigned, being duly authorized there to, have signed this MOU in two original copies in English at the place and on the date(s) indicated below:



KAMMAVARI SANGHAM (R), 1952

K.S. School of Engineering and Management Approved by AICTE-1-5279601, Affiliated to VTU, Belagavi

15, Near Vajarahalli, Mallasandra, off Kanakapura Road,

Bengaluru - 560 109, www.kssem.edu.in

Tel: +91 80 28425012/013/163, Fax: +91 80 28425164, Mob: 8884444408 / 9606055906

FOR THINK AHEAD INNOVATIONS PVT. LTD. Dr. K. RAMA NARASIMHA Authorized Signatory Authorized Signatory Signatory Principal/Director K S School of Engineering and Management From College Bengaluru - 560 109 From Industry Date: 22 - 9 - 2022 Date: 22/04/2022 Place: Bangalore Witness 1 Witness 1 Hegha Paul. Dr. X. Venkata Rao HOD, CSE Name of Coordinator Name of Coordinator Witness 2 Witness 2 OVATIONS PVT. LTD. Dr. K. RAMA NARASIMHA HOD/Principal/Director School of Engineering and Management Bengaluru - 560 109

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN



PYGENICARC, Bangalore - India

&



K S School of Engineering and Management

FOR

TECHNICAL TRAINING AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 09th DAY of February - Two Thousand and Twenty Four (09/02/2024), by and between

M/s. PYGENICARC, Bangalore - INDIA with registered office at #203, SB Orchids View Apartment, 3rd Main, Netaji Road, Uttarahalli, Bengaluru- 560061, Karnataka – India with TAN No: BLRP32788A as THE FIRST PARTY represented herein by its CEO/ Director - Business Development – Mr. HANUMANTHA REDDY G N [hereinafter referred as 'First Party' (PARTY 1)].

AND

K S School of Engineering and Management No.15, Mallasandra, Off. Kanakapura Road, Bengaluru- 560109, Karnataka, India AICTE Registration No: 1-5279601, as THE SECOND PARTY represented herein by its Professor and HOD, Dept of Computer Science and Engineering - Dr. K Venkata Rao (hereinafter referred to as "Second Party" (PARTY 2). The Second Party is seeking Technical training services which expression, unless excluded by or repugnant to the subject or context, shall include its successors – in-office, administrators and assigns).

(First Party and Second Party are hereinafter jointly referred to as 'PARTIES' and individually as 'Party') as

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

Purpose of the AGREEMENT & MOU

This Agreement is entered between both the PARTIES in good faith, where the First Party undertakes responsibility to educate the Trainee / Student in the field of PYTHON, WEB Applications and DevOps to gain practical knowledge by utilizing the services made available only for the Offline/Online/ Blended/ Virtual learning process.

2. Scope and Terms of Interactions of the MOU

For the purpose of this Agreement - MOU, the term "the Disclosing Party" shall be the PARTY 1 that discloses confidential information to the Receiving Party and the term "the Recipient" shall be the PARTY 2 that receives Confidential Information from the Disclosing Party. The PARTY 2 will share with PARTY 1 only such information like, name, email and mobile number towards having the students get enrolled for any technical training program.

Both PARTY 1 and PARTY 2 shall encourage interactions between the Trainers from Party 1, Faculty members and Students from Party 2 through the following arrangements:

1

b) To conduct joint webinars/workshops at PARTY 2 premises to bring awareness of the technical Programs.

c) To conduct FDP for the eligible staff members of PARTY 2

d) Guiding students of PARTY 2 towards their participation in the technical Training Programs that are included in each semester / final semester as internship and other technical related activities.

e) PARTY 1 will raise a **Quotation** with costs on case-to-case basis, which will be shared with PARTY 2. Once the Quotation is approved and signed with seal by PARTY 2, PARTY 1 will create the access to the cloud-based learning platform as per the Quotation (number of students/semester, training courses, validity of the course, number of licenses etc.)

f) Practical/ Internship training of PARTY 2 students and staff, at PARTY 1 facility.

g) Providing Lab environments and experience on projects at PARTY 1 facility.

h) Auditorium / rooms sufficient for in person meetings with students / faculty shall be provided at facilities of PARTY 2 to PARTY 1 for conducting such seminar / workshops.

3. Confidentiality and IPR

"Confidential Information" shall mean all such information that comprise of "Intellectual Proprietary Rights" of the PARTY 1 including but not limited to terms of this Agreement, data or facts 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 PARTY 2, or declared or identified so by the disclosing party before such disclosure or during the discussions.

a) Power Point Presentations [PPTs], hard copy materials, source codes of the projects and lab exercises, videos and technical contents of the Learning Management System, ELearning platform (https://pygenicarc.in), commercial, technical and artistic information relating to PARTY1, business, operation, maintenance, marketing and promoting of its own services, experimental work, software, technology, methods, documentation, designs and materials and general trade secrets of PARTY1 are intellectual property of PARTY1, as well as any other information labeled "Confidential" by PARTY1 or accessible to or provided to the Trainee under this Agreement, whether protected under law or not. The Confidential Information and obligations thereto shall apply irrespective of the form in or the media on which such information is displayed or contained.

b) Ownership of Confidential Information: The PARTY 1 has the Sole ownership of the Confidential Information as per the Intellectual Property Rights. The PARTY 2 and its students who have enrolled for the courses only have the right to use the confidential information for educational purposes during the course of Training Period.

c) At all times, PARTY 2 understands and agrees that the training materials including the access to PARTY 1's e-learn cloud based platform shall not be shared by its trainee / student, to any third party, whatsoever. Under any circumstances, if it comes to the knowledge of the trainee that such training materials are in possession of any third party, the trainee shall immediately promptly bring it to the notice of the PARTY 1.

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 Bangalore, Karnataka - India and Language of arbitration shall be English.

7. Miscellaneous

- a) The headings and sub-headings are inserted for convenience only and shall not affect the construction of this Agreement.
- b) Both PARTY 1 and PARTY 2 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) After this Agreement has been signed, all preceding understandings/ negotiations and correspondence pertaining to it shall become null and void.
- d) All obligations created by this Agreement shall survive change or termination of the PARTIES' business relationship for a period of no more than three (3) years.
- e) Audio-recording or videotaping of the ILT, VILT and Online Courses trainings is not permitted.
- PARTY 1 (PYGENICARC) reserves the right to substitute an instructor(s)
- g) Course prices are subject to change without notice
- h) Once you accept and have your staff enroll in the training program offered by PARTY 1, automatically the privacy policy and terms and conditions as mentioned in the website will be legally binding on the staff, students, management and faculty of PARTY 2:

IN WITNESS WHEREOF, the PARTIES hereto have executed this Agreement by their duly authorized

Representatives as of the date first set forth above.

Dr. K. Rama Narasimha

Dr. K. RAMA NARASIMHA

Principal/Director

Principal/Director

Principal/Director S School of Engineering and Management K S School of Engineering & Management Bengaluru - 560 109

PARTY ONE (1):

By signing this MOU, I also confirm that, I am authorized to sign on behalf of, PYGENICARC, Bangalore-INDIA

Signature:

For PYGENICARC

Name: Mr. Hanumantha Reddy

Title: CEO/ Director - Business Development

PARTY TWO (2):

By signing this MOU, I also confirm that, I am authorized to sign on behalf of, K. S. SCHOOL OF ENGINEERING AND

MANAGEMENT

Name: Dr. K Venkata Rao

Title: Professor and HOD, Department of Computer Science & Engineering.

Date:

Date:

Name of PARTY 1 : PYGENICARC, Bangalore-INDIA	SENICARC, Name of PARTY 2 : K. S. SCHOOL OF ENGINEERING AND MANAGEMENT	
Address	Address	
#203,S B Orchids View Apartment, 3 rd Main, Netaji Road, Uttarahalli, Bengaluru- 560061, Karnataka – India	No.15, Mallasandra, Off. Kanakapura Road, Bengaluru 560109, Karnataka, India	
Contact Details: 9019172345	Contact Details: 9343751362	
E-mail : info@pygenicarc.in	E-mail: hod.cse@kssem.edu.in	
Web: www.pygenicarc.in	Web: www.kssem.edu.in	

Witness Ms. Sougandhika Narayan **Associate Professor Assistant Professor**



Anna Nagar West Extension Chennai - 600101, Tamil Nadu, India

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding [MOU] is made

Between K S School of Engineering and Management, Bangalore Bangalore

AND

Preston Consulting And EdTech Private Limited (Traded as GoStudy)

22/1A, Welcome Colony, Anna Nagar West, Chennai-600101

K S School of Engineering and Management, Bangalore and GoStudy, hereinafter individually referred to as "PARTY" and collectively referred to as "PARTIES"

Terms and Conditions:

- [1] **Duration**: This MOU shall be valid for **01 year from 26/02/2024** and thereafter it may be renewed on mutually agreed terms.
- [2] **Purpose**: This MOU is for the collaboration between the parties for mutual Benefit.

Where

GoStudy will provide

First introductory session will be initiated by giving brief information about the various career prospects for the students available abroad just to create the urge among the students to go overseas for higher education. Along with financial assistance options which are available for the students.

- [i] Expert talks/ informative seminars/ counseling sessions/ guest lecturers to the faculty members and students about:
 - a) Education opportunities abroad in different countries
 - b) Process for applying to universities/ colleges abroad



- c) Information about requisite standardized tests
- [ii] GRE/ IELTS/ TOEFL workshops for the students and faculty members.
- [iii] Informative/ counseling sessions by delegates of foreign universities subject to their availability.
- [iv] Informative/ counseling sessions/ workshops by executives/delegates of Institutions such as British Council, Campus France etc., subject to their approval and availability.
- [v] Interactive sessions with students and faculty members regarding students' life abroad by our alumni subject to their approval and availability.
- [vi] Literature such as posters, banners, pamphlets, leaflets, etc for conveying relevant information
- [vii] FREE ACCESS to students of K S School of Engineering and Management, Bangalore to use our EdTech app 'UNITING', where students can chat with alumni from abroad universities across 20+ countries.

These activities would be conducted either through separate sessions for respective departments or through combined/ common sessions for all departments depending on the strength/ attendance of the participants and as mutually decided upon.

Shall Provide Sponsorship for any technical events organized by the Department.

Shall Help Dayananda Sagar in signing MOU with foreign universities.

And

K S School of Engineering and Management, Bangalore shall provide

- [i] Permissions and cooperation in such areas as may be mutually agreed between the parties, more particularly described in this agreement.
- [ii] Seminar hall(s)/ counseling room(s)/ classroom(s) for conducting of the activities.
- [iii] Facilities for conduct of the seminars/ sessions/ workshops viz. projector, computer systems, mic, tables, chairs.
- [iv] Notice board(s)/ suitable space for display of literature such as posters, banners, etc.





- [v] Attendance of at least 100 students for each of the planned activities.
- [vi] Permission for 5 activities throughout the year to conduct promotions, sampling, seminars etc. within the college campus.
- [vii] Promotional stall space (10"x10") at any 2 college fests (Cultural, Tech, Techno-Cultural, Management, Sports Fests) including permission to place banners at Entrance gate and the Fest area along with the presence of our branch logo on the backdrop of Main Stage.

[3] Mutual Obligations:

- [i] Both the parties shall appoint one person as one point of contact for the smooth execution of MOU.
- [ii] This collaboration shall not be exclusive to both the parties and shall not disallow each party from having similar collaboration with others. Except as stated in this MOU, there shall be no obligation on any party to compensate the other in any manner or to make any claim. Each party shall respect the other's Intellectual Property.
- [iii] Nothing contained in this MOU shall be constructed as resulting in the creation of a relationship of both The Principal of university and Management of **GoStudy**.
- [v] K S School of Engineering and Management, Bangalore and GoStudy are not authorized to make any representation, contract or commitment on behalf of

GoStudy/University without the prior written consent of the other party.

[4] Warranties:

[i] Each party shall ensure that the other party is not to be put to any liability for any act of the respective party under this MOU.

[ii] Each party represents that they have full power and authority to enter this MOU in general.

[5] Commercials:

[i] K S School of Engineering and Management, Bangalore and GoStudy will design events on mutual understanding and decide upon fees, if any, to be charged to the students



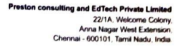


[6] General:

- [i] Both the parties may receive information proprietary to the other party. The "Confidential Information" in the course of performance of their obligations under this MOU. Confidential information is not to meant to include any information which is
 - [a] Publically available
 - [b] Is rightfully received by the parties from the third parties without accompanying secrecy obligations
 - [c] Is already in the party's possession and was lawfully received from sources other than the parties
 - d] Is independently developed by the parties.
- [ii] The two bodies understand and acknowledge that the confidential information is valuable and confidential and agrees that it will all the times be kept in trust, to be disclosed to only such persons as have a "need to know" the same for effective implementation of this MOU and that it will only be used by the parties for the benefit of the others.
- [iii] Both the parties understand and agree that all written or all tangible area and documentation developed and procured by the other party in performing its obligations under this MOU, whether in printed or in electronic form, belongs to the other party.
- [iv] Both the parties shall not use the name and brand of the other party in any advertisement or make any public announcement without the prior written approval of the other.
- [v] Each party shall be at the liberty to terminate this MOU with a written notice period of one month to the other party without any compensation. Any and all the disputes or differences between **K S School of Engineering and Management**, **Bangalore and GoStudy** arising out of or in the connection with This MOU or its performance shall, so far as it is possible, be settled by negotiations between the parties amicably through consultation and understanding.

[7] Indemnification:

- [i] Both the parties shall indemnify and hold each other harmless from and against any claim, loss, liability, or expenses, including, but not limited to damages, patent and trademark infringement, costs.
- [ii] In witness thereof, both the parties put their hard seal on the day, month and year herein mentioned.





IN WITNESS WHEREOF, to show their assent, the duly authorized representative of the parties hereto have signed the Agreement and set their seals as below.

Signed for and on behalf of

GoStudy

22/1A, Welcome Colony, Anna Nagar West Extension, Chennai - 600101

Mr.Yashas

Branch Manager

Bangalore

Signed for and on behalf of K S School of Engineering and Management, Bangalore

Dr.K.Venkata Rao

HOD,CSE



Non-Disclosure Agreement (Standard)

This Non-Disclosure Agreement ("agreement") is between the parties signing below. "We," "us" and "our" refer to both of the parties signing below and our respective affiliates.

K S School of Engineering and Management AND ITS AFFILIATES:	MICROSOFT CORPORATION (INDIA) PRIVATE LIMITED
15 Near Vajarahalli Off Kanakapura Road Bengaluru, Karnataka 560109 India	Microsoft Corporation (India) Private Limited 10th Floor, Tower C, Epitome, Building 5 Cyber City - 2, Gurgaon - 122002 India
Signature: https://www.pac.com.com.com.com.com.com.com.com.com.co	88
Print Name: R Leela Shankar Rao	Ben Orndorff
Print Title: Secretary	ASSISTANT GC
Signature Date: Sep 6, 2023	August 23, 2023

For information about this agreement, contact the Microsoft Contact, Ashwini Kumar.

1. The purpose of this agreement. This agreement allows us to disclose confidential information to each other, to our own affiliates and to the other's affiliates, under the following terms. An "affiliate" is any legal entity that one of us owns, that owns one of us or that is under common control with one of us. "Control" and "own" mean possessing a 50% or greater interest in an entity or the right to direct the management of the entity.

2. Confidential information.

- a. What is included. "Confidential information" is non-public information, know-how and trade secrets in any form that:
 - Are designated as "confidential"; or
 - A reasonable person knows or reasonably should understand to be confidential.

- What is not included. The following types of information, however marked, are not confidential information. Information that:
 - Is, or becomes, publicly available without a breach of this agreement;
 - Was lawfully known to the receiver of the information without an obligation to keep it confidential;
 - Is received from another source who can disclose it lawfully and without an obligation to keep it confidential;
 - Is independently developed; or
 - Is a comment or suggestion one of us volunteers about the other's business, products or services.

3. Treatment of confidential information.

- a. In general. Subject to the other terms of this agreement, each of us agrees:
 - We will not disclose the other's confidential information to third parties; and
 - We will use and disclose the other's confidential information only for purposes of our business relationship with each other.

b. Security precautions. Each of us agrees:

- To take reasonable steps to protect the other's confidential information. These steps must be at least as protective as those we take to protect our own confidential information;
- To notify the other promptly upon discovery of any unauthorized use or disclosure of confidential information; and
- To cooperate with the other to help regain control of the confidential information and prevent further unauthorized use or disclosure of it.

c. Sharing confidential information with affiliates and representatives.

- A "representative" is an employee, contractor, advisor or consultant of one of us or one of our respective affiliates.
- Each of us may disclose the other's confidential information to our representatives (who may then disclose that confidential information to other of our representatives) only if those representatives have a need to know about it for purposes of our business relationship with each other. Before doing so, each of us must:
 - ensure that affiliates and representatives are required to protect the confidential information on terms consistent with this agreement; and
 - o accept responsibility for each representative's use of confidential information.
- Neither of us is required to restrict work assignments of representatives who have had access to confidential information. Neither of us can control the incoming

information the other will disclose to us in the course of working together, or what our representatives will remember, even without notes or other aids. We agree that use of information in representatives' unaided memories in the development or deployment of our respective products or services does not create liability under this agreement or trade secret law, and we agree to limit what we disclose to the other accordingly.

d. Disclosing confidential information if required to by law. Each of us may disclose the other's confidential information if required to comply with a court order or other government demand that has the force of law. Before doing so, each of us must seek the highest level of protection available and, when possible, give the other enough prior notice to provide a reasonable chance to seek a protective order.

4. Length of confidential information obligations.

- a. Termination. This agreement continues in effect until one of us terminates it. Either of us may terminate this agreement for any reason by providing the other with 30 days' advance written notice. Termination of this agreement will not change any of the rights and duties made while this agreement is in effect.
- b. No other use or disclosure of confidential information. Except as permitted above, neither of us will use or disclose the other's confidential information for five years after we receive it. The five-year time period does not apply if applicable law requires a longer period.

5. General rights and obligations.

- a. Law that applies; jurisdiction and venue. The laws of the Country of India govern this agreement. We each consent to the jurisdiction and venue in the courts of India.
- b. Compliance with law. Each of us will comply with all export laws that apply to confidential information.
- c. Waiver. Any delay or failure of either of us to exercise a right or remedy will not result in a waiver of that, or any other, right or remedy.
- d. Money damages insufficient. Each of us acknowledges that money damages may not be sufficient compensation for a breach of this agreement. Each of us agrees that the other may seek court orders to stop confidential information from becoming public in breach of this agreement.
- e. Attorneys' fees. In any dispute relating to this agreement the prevailing party will be entitled to recover reasonable attorneys' fees and costs.
- f. Transfers of this agreement. If one of us transfers this agreement, we will not disclose the other's confidential information to the transferee without the other's consent.
- g. Enforceability. If any provision of this agreement is unenforceable, the parties (or, if we cannot agree, a court) will revise it so that it can be enforced. Even if no revision is possible, the rest of this agreement will remain in place.

h. Entire agreement. This agreement does not grant any implied intellectual property licenses to confidential information, except as stated above. We may have contracts with each other covering other specific aspects of our relationship ("other contracts"). The other contract may include commitments about confidential information, either within it or by referencing another non-disclosure agreement. If so, those obligations remain in place for purposes of that other contract. With this exception, this is the entire agreement between us regarding confidential information. It replaces all other agreements and understandings regarding confidential information. We can only change this agreement with a signed document that states that it is changing this