

SRI LAKSHMI GANAPATHI ENGG. WORKS

Plot Nos. 9 to 14 & 17 to 24, Industrial Estate, Sultanabad,

TENALI – 522 202. Guntur District

Andhra Pradesh, INDIA GSTIN: 37ACRPK4578J1ZT

MEMORANDUM OF UNDERSTANDING

Between

SRK INSTITUTE OF TECHNOLOGY, ENIKEPADU, VIJAYAWADA-521 108, ANDHRA PRADESH.

And

SRI LAKSHMI GANAPATHI ENGG WORKS, TENALI, INDUSTRIAL ESTATE, SULTANABAD, TENALI- 522202, ANDHRA PRADESH.

This AGREEMENT made and entered into on 04th day of June, 2015 between the SRK Institute of Technology, Approved by AICTE & Affiliated to JNTU Kakinada, ISO 9001:2008 Certified Institution, Sponsored by SRK Foundation, located at Enikepadu, Vijayawada- 521 108 (hereinafter referred to as the "INSTITUTION" which expression shall where the contest so admits include its successors and permitted assigns) of one part

And

Kumar Pumps & Motors, An ISO 9001: 2015 QMS Certified Company, Kumar pumps, the undisputed leader, is the pioneer in the manufacturer of Pumpsets & Electric Motors in the country. A true frontrunner, the company has been at the forefront of performance for a successful span of over 4 decades., having its office at Industrial Estate, Sultanabad, Tenali- 522202, Andhra Pradesh. (hereinafter referred to as "ASSOCIATE" which expression shall where the contest so admits include its successors and permitted assigns) of the other part.

Scope & Objectives

- To provide the opportunities to Electrical & Electronics Engineering Students of the Institution to do mini academic projects & internship in the associate.
- To provide campus placements to the students of the colleges if any suitable vacancies arise in the associate.
- To allow the Electrical & Electronics Engineering Students of the Institution to visit the Associate for acquiring practical knowledge.
- Working closely with industry for establishing the desired skills as per its requirements and also with academia in order to enhance the quality of Management education.





SRI LAKSHMI GANAPATHI ENGG. WORKS

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Authorised officials to execute the MOU

Dr. M. Ekambaram Naidu, Principal, SRK Institute of Technology, Enikepadu, Vijayawada represents the Institution. Mr. K. Krishna Kumar, Managing Director, Kumar Pumps & Motors, Industrial Estate, Sultanabad, Tenali represents the Associate.

Funding

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

Duration

This MOU is at will and may be modified by mutual consent of authorized officials. MOU shall be effective from the date of signing and shall remain in force for a period of One year.

Steering Committee

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

(1) Principal, SRK Institute of Technology, Vijayawada

Chairman

(2) MD of Kumar Pumps & Motors

Member

(3) Head of the Department, EEE, SRKIT

Member

IN WITNESS WHEREOF, the parties hereto have executed this MOU in their corporate names by their respective officers duly authorized on the respective dates hereinafter mentioned.

For SRK Institute of Technology

(Dr. K. BALASOWRY)

Institution Name: SRK Institute of Technology Institution Representative: Dr. K. BalaSowry

Position: Principal

Address: SRK Institute of Technology,

Enikepadu, Vijayawada- 521 108,

Andhra Pradesh. Ph: 0866-2843839

Email: principalsrk@gmail.com

For Sri Lakshmi Ganapthi Engg. Works

(Mr. K. KRISHNA KUMAR)

Associate Name: Sri Lakshmi Ganapathi Engg work Associate Representative: Mr. K. Krishna Kumar

Position: G.M, Purchase Dept.

Address: Sri Lakshmi Ganapthi Engg Works, Industrial Estate, Sultanabad, Tenali -522202,

Andhra Pradesh. Ph: 94907 59548

Email: support@kumarpumps.co.in





MICROLINK PERIPHERAL CONTROLS (P) Ltd

2nd Floor, G.T.Towers, Beside ICAI Bhavan, Ali-Baig Street, Governorpet, VIJAYAWADA-520002 Phone: 0866-6662693

E-Mail: info@microlink.net.in Web: www.microlink.net.in

Branches: Hyderabad - Bangalore

Engineering Projects *Computer Hardware & Networking *POS Billing Systems

Memorandum of Understanding

Training Programs at SRK INSTITUTE OF TECHNOLOGY

This memorandum of understanding is signed on the 30th day of June, 2015, between the following institutions:

- a M/s Microlink Peripheral Controls Pvt. Limited, Vijayawada
- b SRK Institute of Technology, Vijayawada

This Memorandum of Understanding is proposed in order to facilitate the teaching staff and students in the Advances in Embedded system designing and applications at SRK institute of technology. Through this Memorandum of Agreement, the two parties agree to the following.

- (a) Faculty Development Program: M/s Micro Link Peripheral Controls Pvt Limited, Vijayawada will organize at least one faculty development program at the premises of the college to help the faculty members in the advances in Embedded systems. The college will provide the infrastructure and other facilities to conduct event successfully.
- (b) Workshops/Events: If the College wishes to organize a national event in the area_of Embedded Systems, Microlink Peripheral Controls Pvt. Limited, Vijayawada will provide resource persons.

for Microlink Peripheral Controls Pvt. Ltd.,

for SRK institute of Technology

Authorized Signatory

Nill ances

Authorized signatory

MEMORANDUM OF UNDERSTANDING

Between

SRK INSTITUTE OF TECHNOLOGY

VIJAYAWADA-521108

and

NECX PRIVATE LIMITED,

5-A/4,Road No 1, Beside Times of India, Nacharam, Hyderabad,Telangana 500076

1st September 2015



MEMORANDUM OF UNDESTANDING (MOU)

This MOU is between SRK Institute of Technology & NEcX Private Limited, Hyderabad to enrich the technical education, to jointly work for enhancing the quality of education imparted to students of Computer Science and Engineering discipline, to support Microsoft and other IT software services and for continuous interaction between Industry and Institution. This Memorandum of Understanding begins on this day of 1st September in the year 2015. This MoU is valid for a period of one year from the date of signing and will have to be renewed every year.

SRK Institute of Technology located at Enikepadu, Vijayawada, Krishna District, A.P., India is approved by AlCTE, New Delhi and Govt. of A.P & affiliated to JNTU, Kakinada. NECX Private Limited, Hyderabad, is a leading enterprise business solutions, software and information technology services company, providing IT Consulting, technology and outsourcing services. NECX Private Limited offers Internships, Microsoft Support Services, Azure Cloud, Microsoft Edu-Cloud Training, Skill development with its office at 5-A/4,Road No 1,Beside Times of India, Nacharam, Telangana.

Terms & Conditions:

1. Nature of Relationship

- 1.1 This MOU is for collaboration between both parties, for mutual benefits, for many purposes set out in Annexure-I to enhance quality of the educational experience for students of the college.
- 1.2 This MOU shall be valid for 1 year from the date and each party shall be at full liberty to terminate the collaboration with a notice period of 3 months.
- 1.3 Both parties shall take reasonable steps to ensure successful completion of the collaboration and cooperate with each other in duly carrying out the obligation agreed up on.
- 1.4 The Institute will have to bear all expenses such as providing infrastructure, network and internet access, food & accommodation for technical training and support team from NEcX Private Limited and other facilities required for the education and training.

2. Mutual Obligation

2.1 This collaboration shall not be exclusive to both parties and shall not disallow each party from having similar collaboration with others. Except as expressly stated in this MOU, there shall be no obligation on any party to compensate the other in any manner.

2.2 Each party shall respect the other's intellectual property (IP) and shall not use any trade name, trade mark, symbol or designation belonging to the other, without prior written approval. No party shall hold out as an agent or representative of the other or create any liability for the other. The parties shall indemnify the other for breach of this clause.

For SRK INSTITUTE OF TECHNOLOGY

SECRETARY.

SCERT SCENIFICATION OF THE PROPERTY OF THE PRO

VECX Private Limited

CORP. 0FFH.E - 5.44, Road No. 1, IDA, Nacharam, Hyderabad - 500 076. Ph : +91-40-67212121, F : +91-40-67212122



- 2.3 Each party shall meet the expenses between them as mutually agreed.
- 2.4 Both parties shall maintain confidentiality about any information, plans, discussions, strategies or any material which shall be deemed to be confidential and marketed accordingly.

3. Limitations and Warranties

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

4. General

- 4.1 Both parties will designate a representative from its side who will be the primary point of contact on behalf of that party.
- 4.2 Both parties shall not use the name of the other in any advertisement or make any public announcement without the prior written approval of the other.
- 4.3 Both parties will be regularly in touch with each other and explore setting up/ development of, related research projects in the college / industry.
- 4.4 Any dispute under this MOU will be settled in Vijayawada by mutual discussions.

5. Role of NEcX Private Limited

- 5.1 NEcX Private Limited, shall provide guidance and mentorship for a few batches of final year students of SRK Institute of Technology to carry out internships or the project work under the joint guidance either at NEcX campus or in the SRK Institute of Technology in Cloud based applications and Face recognition based on ML & AI.
- 5.2 NEcX Private limited will guide from time to time in the activities of technical orientation conducted by SRK Institute of Technology by way of Guest Lectures, Technical Seminars, Workshops and other events for the benefit of the faculty and students in particular to Microsoft Azure, Edu cloud and other Cloud based services.
- 5.3 NECX Private Limited depute their executives to the college for internship and campus interviews, depending upon the necessity.

For SRK INSTITUTE OF TECHNOLOGY

SECRETARY.

SCERT Certified quality systems

NECX Private Limited

CORP. OFFICE: 5-A/4, Road No. 1, IDA, Nacharam, Hyderabad - 500 076. Ph: +91-40-67212121, F: +91-40-67212122



5.4 NEcX Private Limited delivers highly scalable, manageable, affordable and sophisticated IT tools and solutions for SME businesses to meet their specific niche requirements at reasonable and mutually agreed prices.

6. Role of SRK Institute of Technology

- 6.1 SRK Institute of Technology shall identify and depute one Dean / HOD as single point of contact for NEcX Private Limited activities at the institution.
- 6.2 SRK Institute of Technology shall provide the following infrastructure at its campus for the programs to be conducted by NEcX Private Limited
 - a. Computer Lab infrastructure with 50 seat capacity
 - b. LCD projector & screen, White board and other AV equipments

6.3 SRK Institute of Technology shall provide the services of faculty and students in any kind of IT related software applications development and can be retained with NEcX Private Limited as its sole property.

In witness whereof the parties have executed this MOU on this day of 1st September 2015.

For NEcX Private Limited

Authorised Signatory

Witness 1:

Witness 2: Yorukumas

For SRK Institute of Technology

For SRK INSTITUTE OF TECHNOLOGY

SECRETARY.

Authorised Signatory







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Sold To: K. Ashok So Ram Das, Visayawada

For Whom: SRK Institute of Technology, Enikepathe

Wisayawada

BS 441384

Licensed Stamp Vendor L. No: 06-15-03/2015

D. No: 45-16-42 GUNADALA, VIJAYAWADA Ph: 888 5815990,9642947517

Agreement No. -SISW/ACADEMIC/INDIA/FY 16/075

FOR

AUTHORIZED TRAINING PARTNER PROGRAM

BETWEEN

SIEMENS INDUSTRY SOFTWARE INDIA PRIVATE LIMITED

AND

JYTRA ENGINEERING SERVICES

AND

SRK INSTITUTE OF TECHNOLOGY

TRI PARTY AUTHORIZED TRAINING PARTNER AGREEMENT

This Authorized Training Partner Agreement (the "Agreement") is entered into as of 18th January 2016 (the "Effective Date"), by and between Siemens Industry Software (India) Private Limited, a subsidiary of Siemens Product Lifecycle Management Software Inc. ("Siemens Industry") and JYTRA ENGINEERING SERVICES, a company organized under the laws of India, with its registered office located at Block A, 2nd Floor, Srinivasa Complex, Ameerpet, Hyderabad 500 016, India. ("Training Partner") and SRK INSTITUTE OF TECHNOLOGY, an Academic Institute located at ENIKEPADU, VIJAYAWADA, KRISHNA(Dt.), ANDHRA PRADESH - 521108. Siemens Industry Training Partner and Academic Institute may be referred to herein individually as a "Party" and collectively as the "Parties".

WHEREAS, Academic Institute desires to purchase and / or get deployment of Software license from Siemens Industry for purposes of having training courses delivered by Training Partner to students within the institute;

WHEREAS, Siemens Industry, and Academic Institute agree to authorize Training Partner to conduct training courses directly to students within the Academic Institute premises on Siemens Industry's proprietary software as set forth herein (the "Training Program");

NOW, THEREFORE, in consideration of the mutual promises as stated herein, and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows.

1. Term.

The term of this Agreement will begin on the Effective Date and will continue in full force and effect for a period of twelve (12) months from the Effective Date and shall automatically renew for successive periods of twelve (12) months thereafter unless earlier terminated pursuant to Section 11.

2. Definitions.

- 2.1 "Software" means the Siemens Industry software licensed to Academic Institute under the terms and conditions of Software License and Services Agreement for use solely in delivering the training courses to students, including such additional software licensed to, Academic Institute under this Agreement from time to time, any updates thereto furnished by Siemens Industry hereunder and, unless otherwise indicated, the associated documentation.
- **2.2 "Training Materials"** means the training course documentation such as student guides and instructor guides and other materials provided by Siemens Industry to Training Partner to enable Training Partner to deliver the Training Course.
- **2.3 "Training Courses"** means the standard courses in which Siemens Industry has authorized Training Partner to provide instruction to students on Siemens Industry Software.

3. Fees, Expenses and Taxes

- 3.1 Academic Institute will pay Siemens Industry the following fees as set forth in Exhibit 1 attached hereto and made a part hereof:
 - a) Per Student Revenue Share Percentage between Siemens Industry, Training Partner and Academic Institute. This revenue share percentage is the percentage sharing of the total fees charged by Academic Institute for each student enrolled in each Training Course as specified in Exhibit 1.
 - b) The Software license fees set forth on the LSDA as mutually agreed.
 - c) Additional Fees and Charges. The other fees and charges as mutually agreed.
- 3.2 In addition, Academic Institute will pay: (i) Siemens Industry's then current, standard transfer fees whenever Siemens Industry generates and delivers to Academic Institute a replacement license file within the license management portion of the Software. The Academic Institute will be charged for the replacement license file in cases where the original license file is not usable due to mis-handling of the file by the Academic Institute; and (ii) all taxes, duties and other governmental fees or assessments, however designated, related to the provision of

Software or services under this Agreement paid or payable by Siemens Industry under this Agreement, including, without limitation, import/export duties, customs duties, property, use, excise, withholding, value-added, goods and services, gross receipts and similar taxes, but excluding franchise taxes and taxes based on Siemens Industry's net income. If Academic Institute claims tax exempt status, Academic Institute will provide Siemens Industry with a copy of an exemption certificate acceptable to the relevant taxing authority prior to shipment of the Software or delivery of the training.

If Academic Institute or Training Partner are required by law to make any income tax deduction or to withhold income tax from any sum payable directly to Siemens Industry hereunder, Academic Institute and / or Training Partner shall promptly effect payment thereof to the applicable tax authorities, and shall promptly provide Siemens Industry with official tax receipts or other evidence issued by the applicable tax authorities sufficient to establish that the income taxes have been paid and to enable Siemens Industry to support a claim for tax credit relief for such income tax payments made on its behalf by Academic Institute and / or Training Partner. Failure of the Academic Institute and / or Training Partner to provide official tax receipts or other evidence of payment to Siemens Industry shall result in Academic Institute and / or Training Partner paying directly to Siemens Industry additional amounts equal to the amounts originally deducted or withheld from the original payment and for which no documentation was provided. Academic Institute and / or Training Partner shall also use its best efforts to work and assist Siemens Industry in minimizing any domestic law withholding tax rate and, if applicable, obtain a lower withholding tax rate if one is applicable under the applicable tax treaty including supplying the appropriate documentation to Siemens Industry, assisting in its completion, providing a translation, and providing any other necessary support or documentation.

4. Siemens Industry Obligations.

- 4.1 Siemens Industry shall provide Software licenses identified on the applicable LSDA (as defined in Section 10.1 below), to the Academic Institute in the required quantities for conducting the training at the Academic Institute premises.
- 4.2 Siemens Industry shall provide training and certify Training Partner personnel to provide Training Courses upon successful completion of the applicable training. Siemens Industry shall provide training to 2 no. Training Partner personnel for the fee to be mutually decided.
- 4.3 Siemens Industry shall provide Training Materials to Training Partner necessary to provide the applicable Training Courses at the Academic Institute. Training manuals for specific Training Courses will be supplied to the Training Partner on receipt of written request and supporting documents in the required quantities. Siemens Industry shall provide a CD containing other Training Materials for each Training Course on a one-time basis.
- 4.4 Siemens Industry shall provide "Certificate of Merit" to students identified by Training Partner and Academic Institute as having successfully completed the applicable Training Course(s) with minimum attendance criteria of 80%.
- 4.5 Siemens Industry shall endeavor to provide marketing collaterals based on the written request from the Training Partner and Academic Institute.
- 4.6 Siemens Industry shall publicize the Training Partner details on its website. This will facilitate Academic Institute to locate the Training Partner of their choice.
- 4.7 Siemens Industry shall publicize the Academic Institute details on its website.

5. Training Partner Obligations.

- Training Partner shall ensure that there shall be minimum one (1) Siemens Certified Trainer always available to conduct the training at the Academic Institute. Training Partner personnel shall be trained and certified by Siemens Industry prior to providing any Training Courses to students. Training Partner shall use only those of its personnel that have been trained and certified on the applicable Software to provide Training Courses.
- 5.2 Training Partner shall promote and effectively support the Training Program by distribution of literature, pamphlets, catalogues, and other descriptive and operational literature but not use, or allow or cause the use of,

- any sales literature or promotional material in connection with the Training Program which has not been provided or approved in advance in writing by Siemens Industry.
- 5.3 Training Partner along with Academic Institute shall be responsible for all the marketing and sales activities of the Siemens Industry Training Courses.
- 5.4 The Training Partner shall provide Siemens Industry a copy of all invoices for fees charged to students as received from Academic Institute for each Training Course undertaken by the student, to ascertain the revenue share amount calculations.
- 5.5 The Training Partner shall provide Training Course student enrollment information to Siemens Industry prior to the start of each Training Course in a format as provided by Siemens Industry from time to time.
- 5.6 The Training Partner shall give Siemens Industry a minimum of ten (10) business day(s) written notice prior to the Training Course in order for Siemens Industry to supply the Training Materials.
- 5.7 Training Partner shall provide support to Academic Institute for all Training Course student registration activities.
- 5.8 Training Partner shall provide all other information to Siemens Industry as reasonably requested by Siemens Industry under this Agreement.
- 5.9 Training Partner's appointment and service term shall be solely decided by Academic Institute and Siemens Industry shall have no obligation towards Training Partner of any nature whatsoever.
- 5.10 Training Partner shall be responsible to set up the training environment, testing validation, maintenance and trouble-shooting related to software installed on the hardware provided by the Academic Institute.
- Training Partner shall ensure that Academic Institute uses the Software in accordance with the terms of Software License and Services Agreement ("MLA") of Siemens Industry for academic purposes only. Training Partner agrees to report to Siemens Industry use of Software for non-academic purpose by Academic Institute.

6. Academic Institute Obligations.

- Academic Institute shall purchase the required licenses for the training purposes from Siemens Industry channel partner as per budgets available from time to time. Academic Institute shall sign the Software License and Services Agreement ("SLSA") and use Software in accordance with the terms thereof for training purposes only.
- 6.2 Academic Institute shall be responsible to actively promote the Siemens Industry Training programs and collection of fees from the students.
- 6.3 Academic Institute shall provide infrastructure classroom, laboratory and computer hardware to the Training Partner for conducting training in their premises.
- 6.4 Academic Institute shall release the Royalty Revenue Share to Training Partner and Siemens Industry as described in Exhibit 1.
- 6.5 Academic Institute shall provide complete administration, logistics, execution and coordination support to the Training Partner for conducting training in their premises.
- 6.6 Academic Institute shall be responsible to issue the "Certificate of Merit" to the students provided by Siemens Industry on course completion.
- Academic Institute will locate Siemens Industry certified Training Partner and appoint him for delivering training course to students within the institute. Academic Institute shall have right to terminate contract with the Training Partner if such Training Partner fails to deliver services satisfactory to Academic Institute.
- 6.8 Academic Institute agrees that appointment, services and payment to Training Partner will be sole responsibility of Academic Institute and Siemens Industry shall have no responsibility and shall not be held liable for non-performance or misconduct of Training Partner of any nature whatsoever.

6.9 Academic Institutes shall ensure that neither the Training Partner nor the students use the Siemens Industry Software license contrary to the terms and conditions mentioned herein.

7. Warranties and Disclaimer.

- 7.1 Authority. Each party warrants that it has the power and authority to enter into, and to perform its obligations under this Agreement.
- 7.2 Disclaimer. EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS AGREEMENT, SIEMENS INDUSTRY MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, REGARDING ANY MATTER, INCLUDING THE MERCHANTABILITY, SUITABILITY, ORIGINALITY, FITNESS FOR A PARTICULAR USE OR PURPOSE, OR RESULTS TO BE DERIVED FROM THE USE, OF ANY SOFTWARE, TRAINING MATERIALS OR CONFIDENTIAL INFORAMTION PROVIDED UNDER THIS AGREEMENT.

8. Confidentiality

- 8.1 Training Partner and Academic Institute will treat and hold all information relating to this Agreement, including the Software and Software maintenance services and Training Materials provided under this Agreement, in strict confidence and will not make available to any third party any such information, except as is necessary for the proper performance of its obligations under this Agreement with respect to provision of Training Courses. Any and all Training Materials, data, notes, reports, memoranda or other materials furnished by Siemens Industry for use by Training Partner under this Agreement shall remain the sole property of Siemens Industry and will be held in strict confidence in accordance with Section 8 of this Agreement.
- 8.2 The foregoing provisions in Section 8.1 will not prevent Training Partner or Academic Institute from disclosing information which is (i) already known by the Training Party or Academic Institute as evidenced by written records without an obligation of confidentiality, (ii) publicly known or becomes publicly known through no unauthorized act of the Training Partner or Academic Institute, (iii) rightfully received from a third party, (iv) independently developed by the Training Partner or Academic Institute without use of Siemens Industry's information, (v) approved in writing by Siemens Industry for disclosure, or (vi) required to be disclosed pursuant to a requirement of a governmental agency or law so long as the Training Partner or Academic Institute provides Siemens Industry with written notice of such requirement before any such disclosure.

The obligations of this provision will remain binding upon Training Partner and Academic Institute irrespective of the expiration or termination of this Agreement for any reason.

9. License to Use Trademarks.

Subject to the provisions of this Agreement, Siemens Industry grants to Training Partner and Academic Institute the right to use the Siemens Industry Software Trademarks (as defined below) in India solely in connection with the advertising, promoting or provision of the Training Courses. "Trademarks" mean the tradenames, logos, trademarks, servicemarks, both registered and unregistered and applications for registration, owned by or owned in the future by Siemens Industry. On all advertising and other material, Training Partner will include the following statement (or such other designations as notified by Siemens Industry from time to time) in relation to any Siemens Industry Trademark:

Trademark (or Servicemark) owned by Siemens Product Lifecycle Management Software Inc.

or

Registered Trademark of Siemens Product Lifecycle Management Software Inc.

9.2 All Trademarks used with the Software and / or Training Materials will be the sole property of Siemens Industry and Training Partner and Academic Institute will retain and not alter any copyright and other proprietary rights notices contained in or on the Software, Training Materials or other materials provided by Siemens Industry.

10. Software and Maintenance

10.1 Software Orders.

Each Academic Institute order for Software will be documented on a Licensed Software Designation Agreement or other mutually agreed upon document (each an "LSDA") referencing the terms of this Agreement with the Agreement number cited above and setting forth the Software to be provided to Training Partner by Siemens Industry hereunder. Academic Institute will provide Siemens Industry the host identifier required by Siemens Industry and such other information reasonably requested by Siemens Industry for each workstation and/or server on which the license management portion of the Software will be installed to permit Siemens Industry to generate a license file within the license management portion of the Software that will restrict access to only those Software modules licensed under this Agreement and limit use of such Software modules at any given time to the maximum number of users licensed. Promptly following Siemens Industry's receipt of Academic Institute's notice of a change in Academic Institute's host identifier, certified in writing by a duly authorized representative of Academic Institute, Siemens Industry will generate and deliver to Academic Institute a replacement license file within the license management portion of the Software for installation and use by Academic Institute.

10.2. Software Delivery.

Siemens Industry will deliver, or cause to be delivered, the Software identified in each LSDA accepted by Siemens Industry in accordance with a mutually agreed upon schedule. Siemens Industry, in its sole discretion, reserves the right to accept or reject any LSDA. An LSDA will be deemed accepted by Siemens Industry upon shipment of the Software to Academic Institute. Siemens Industry will determine the method of shipment. The Software may be of United States origin and, unless otherwise provided in the LSDA, will be delivered EXW Solan (Incoterms 2010).

10.3. Software Installation.

Academic Institute will, at its expense, obtain all necessary permits and consents to install the Software at Academic Institute's site. Academic Institute will at all times maintain records specifically identifying the Software licensed under this Agreement, the location of each copy thereof, and the location and identity of the workstations and servers on which the Software is installed. Siemens Industry may, during regular business hours and upon reasonable advance notice, conduct an audit to determine Academic Institute's compliance with the terms and conditions of this Agreement. Academic Institute will permit Siemens Industry or its authorized agents to access Academic Institute's facilities, workstations and servers and otherwise cooperate fully with Siemens Industry in any such investigation and will take all commercially reasonable actions to assist Siemens Industry in accurately determining Academic Institute's compliance with the terms and conditions of this Agreement.

10.4. Software License and Protection.

Upon the terms set forth in this Agreement and subject to the last paragraph of this Section, Siemens Industry grants to Academic Institute, and Academic Institute accepts from Siemens Industry, a nonexclusive, nontransferable, limited term license to install, access and use the executable form of the Software in and from India (the "Territory") solely to provide Training Courses in accordance with this Agreement.

No title to or ownership in the Software is transferred to Academic Institute. Title to and all applicable rights in patents, copyrights and trade secrets in the Software will remain in Siemens Industry or third parties from whom Siemens Industry has obtained rights to license the Software.

Academic Institute acknowledges Siemens Industry's representation that the Software constitutes and contains valuable trade secrets and confidential business information of Siemens Industry and/or its third party suppliers. Academic Institute will hold such information in confidence and take the precautions necessary to safeguard the confidentiality of such information.

Academic Institute will limit use of the Software to Authorized Users (defined below) solely for providing Training Courses in accordance with the Authorized Training Partner Program. Without limitation, the following uses of the Software are expressly forbidden (each a "Remarketing of Software"): to cause or permit (i) disclosure, display, access, or use of the Software by anyone other than an Authorized User and (ii) the loan,

publication, transfer of possession (whether by sale, exchange, gift, operation of law or otherwise), sublicensing, rental or other dissemination of the Software, in whole or in part, to or for any third party. The term Authorized Users is defined to mean the employees of (i) Siemens Industry; (ii) Academic Institute; and (iii) Training Partner's Training Course students who are not competitors of Siemens Industry and have agreed in writing to obligations of confidence and nondisclosure no less stringent than those set forth in this Agreement. The obligations of confidence and nondisclosure set forth in this paragraph will survive any termination of this Agreement. Academic Institute agrees that Siemens Industry's third party suppliers may enforce this Agreement as it relates to their Software directly against Academic Institute.

Academic Institute will not reverse engineer, decompile, translate, disassemble, or otherwise attempt to discover the source code of the Software as it contains trade secrets

Academic Institute may copy the Software as reasonably required for backup purposes. All such copies will be maintained by Academic Institute in the Territory. Academic Institute will retain and reproduce all copyright or proprietary notices in their exact form on all copies (including partial copies) of the Software made by Academic Institute. As between Academic Institute and Siemens Industry, the original and all complete and partial copies of the Software will remain the sole property of Siemens Industry and will be subject to the terms and conditions of this Agreement, including specifically, but without limitation, the prohibition on Remarketing of Software.

If Academic Institute or any of the Authorized Users breach or threaten to breach the obligations of this Section 10.4, Siemens Industry will have the right, in addition to such other remedies which may be available to it, to seek injunctive relief enjoining such acts or attempts, it being acknowledged and agreed by Academic Institute that monetary damages are inadequate to protect Siemens Industry.

Siemens Industry may install locking devices on the Software to protect its rights under this Agreement. Siemens Industry reserves all rights in the Software not explicitly granted herein.

10.5. Software Warranty and Disclaimer.

Siemens Industry warrants that for a period of thirty (30) days following the date of shipment to Academic Institute, the Software will conform substantially to its associated documentation. Siemens Industry's sole and exclusive liability, and Academic Institute's sole and exclusive remedy, for a breach of this warranty will be that Siemens Industry will provide Software Corrections as defined in, and pursuant to, Section 10.7 below. However, if Siemens Industry is unable to provide Software Corrections, as Academic Institute's sole and exclusive remedy, Siemens Industry will grant Academic Institute a credit or refund, at Academic Institute's option, for the Software involved and accept its return.

Academic Institute acknowledges and agrees that Software performance and response times are a function of Academic Institute applications requirements and will be affected by, among other factors, the mix of concurrently running applications, any networking capability utilized by Academic Institute on Academic Institute's system and the amount of memory thereon. Siemens Industry does not warrant that the Software will operate in conjunction with equipment, software or services that may be obtained by Academic Institute outside this Agreement.

Software Disclaimer.

TO THE EXTENT PERMITTED BY THE GOVERNING LAW OF THIS AGREEMENT AND EXCEPT AS EXPRESSLY SET FORTH HEREIN, SIEMENS INDUSTRY AND ITS THIRD PARTY SUPPLIERS MAKE NO WARRANTIES OF ANY KIND, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR OF FITNESS FOR ANY PARTICULAR PURPOSE OR NON-INFRINGEMENT WITH RESPECT TO THE SOFTWARE PROVIDED UNDER AND PURSUANT TO THIS AGREEMENT.

10.6. Software Indemnity.

Siemens Industry will defend, at its expense, any action brought against Academic Institute to the extent that it is based upon a claim that any Software furnished hereunder infringes Indian patent, a Berne Convention country copyright, or violates any third party trade secret or proprietary right in the Territory and will pay all costs and damages finally awarded against Academic Institute, provided that Siemens Industry is given prompt written notice of such claim and is given information, reasonable assistance, and sole authority to defend or settle the claim.

Siemens Industry, at its option, will obtain for Academic Institute the right to continue using, or will replace or modify the Software involved so it becomes non-infringing; or, if such remedies are not reasonably available, Siemens Industry will grant Academic Institute a credit or refund, at Academic Institute's option, for the Software involved and accept its return.

Siemens Industry will have no obligation under this Section if the alleged infringement or violation is based upon the use of the Software in combination with other software not furnished by Siemens Industry if such alleged infringement or violation would not have occurred except for such combined use or if such claim arises from Siemens Industry's compliance with Academic Institute's designs, specifications or instructions. Siemens Industry will have no liability for infringement of the intellectual property rights of a third party except as expressly provided in this Section.

10.7. Software Maintenance.

Siemens Industry will maintain the Software, or cause it to be maintained, during the Initial Term of the Software and for the Renewal Terms or until terminated by either party as provided herein.

Software maintenance will consist of updates to the Software which contain (i) correction of Errors (defined below) remedied by Siemens Industry, (ii) new point releases denoted by a change to the right of the first decimal point (e.g. V18.0 to V18.1), and (iii) new major releases denoted by a change to the left of the first decimal point (e.g. V18.0 to V19.0); provided, however, that Software maintenance does not include any release, module, option, future product, or any upgrade in functionality or performance of the Software which Siemens Industry develops as a customization product for a single customer or Siemens Industry licenses separately or offers only for an additional fee. Academic Institute is responsible for the installation and implementation of any update and required data conversion. Six months after shipment of any new major release, maintenance of the previous releases will cease.

An "Error" is defined to mean the failure of the Software to conform substantially to the documentation provided by Siemens Industry with the Software ("Error"). Academic Institute may report any suspected Errors to Siemens Industry. Upon Siemens Industry's request, Academic Institute will provide Siemens Industry in writing a detailed description and documentation of the suspected Error. Siemens Industry will investigate the facts and circumstances related thereto and Customer will cooperate fully with Siemens Industry's investigation. If Siemens Industry finds that the Software contains an Error, Siemens Industry will use its reasonable efforts to correct the Error or provide a "work-around" solution (a "Software Correction"), at Siemens Industry's discretion. Siemens Industry may provide Academic Institute a copy of the corrected Software (or of the affected portions) in conjunction with the distribution of a Software update.

11. Termination and Effects of Termination.

- 11.1 Siemens Industry will have the right, at its option, and in addition to any other remedies to which it may be entitled, to terminate this Agreement and/or terminate any of the Software licenses granted under this Agreement, upon written notice to Academic Institute or Training Partner if any of the following events occur:
 - (i) Academic Institute or Training Partner breaches any of the provisions of this Agreement and fails to cure such breach within thirty (30) days of receipt of written notice of such breach; provided, however, Siemens Industry will have the right to immediately terminate this Agreement if Siemens Industry, in its reasonable judgment believes, that Academic Institute or Training Partner is intentionally breaching its obligations with respect to any Software license granted or Training Materials provided under this Agreement.
 - (ii) Any substantial change in ownership, control or organization of Academic Institute or Training Partner, any merger or consolidation involving Academic Institute or Training Partner, or any acquisition by Academic Institute or Training Partner of any interest in any company, firm or organization, which Siemens Industry reasonably believes could have an adverse effect upon the future performance of Academic Institute or Training Partner under this Agreement or upon the overall relationship of Academic Institute or Training Partner with Siemens Industry.
- 11.2 Except as otherwise provided for in Subsection 11.1(a) above, if any Party hereto fails to comply with any provisions of this Agreement, and fails to cure such breach within thirty (30) days after written notice thereof,

then the non-defaulting Party will have the right, and in addition to any other remedies to which it may be entitled to terminate immediately this Agreement or any of the Software licenses granted upon written notice.

- 11.3 Any Party hereto may terminate this Agreement, with or without cause, with sixty (60) days written notice prior to the expiration of the Initial Term and Renewal Terms.
- 11.4 Upon the termination of this Agreement for any cause, Academic Institute and Training Partner will immediately discontinue use of, and within thirty (30) days, return to Siemens Industry all Software, Training Materials and any other Confidential Information provided hereunder.
- 11.5 Academic Institute and Training Partner acknowledge that certain rights or relationships may inure to it or be created under the laws of the jurisdictions in which Academic Institute or Training Partner conduct business. Academic Institute and Training Partner knowingly and willingly waives now and forever all such rights and relationships and payment by Siemens Industry of termination indemnities.

12. <u>Limitation of Liability</u>.

If Siemens Industry shall be liable to Training Partner or Academic Institute for any matter relating to or arising in connection with this Agreement, whether based on an action or claim in contract, equity, negligence, tort or otherwise the amount of damages recoverable against Siemens Industry for all events, acts or omissions will not exceed, in the aggregate, an amount equal to the aggregated amount of all license fees paid to Siemens Industry pursuant to the Agreement during the three-month period immediately preceding the initial occurrence of such events, acts or omissions.

In no event will the measure of damages include, nor will Siemens Industry be liable for, any amounts for loss of income, profit or savings, loss of data, loss of commercial reputation or indirect, incidental, consequential, or punitive damages of any party, including third parties, or for any claim against Training Partner or Academic Institute by any third party.

No claim, demand for mediation or arbitration or cause of action which arose out of an event or events which occurred more than two years prior to the filing of a demand for mediation or arbitration or suit alleging a claim or cause of action may be asserted by either party against the other. The provisions of this will survive the expiration or termination of this Agreement for any reason.

13. Excused Performance.

Neither party will be deemed to be in default hereunder, or will be liable to the other, for failure to perform any of its non-monetary obligations under this Agreement for any period and to the extent that such failure results from any event or circumstance beyond that party's reasonable control (each, a "force majeure event"), including acts or omissions of the other party or third parties, natural disasters, riots, war, civil disorder, court orders, acts or regulations of governmental bodies, labor disputes or failures or fluctuations in electrical power, heat, light, air conditioning or telecommunications equipment or lines, or other equipment failure, and which it could not have prevented by reasonable precautions or could not have remedied by the exercise of reasonable efforts.

14. Relationship of the Parties.

No relationship of employment or partnership is created by this Agreement. Training Partner and Academic Institute are independent contractors and in no way a legal representative or agent of Siemens Industry. Training Partner and Academic Institute have no authority to assume or create any obligation (including accepting orders or making contracts) on Siemens Industry's behalf, expressed or implied.

15. Personnel.

For a period of twelve (12) months after termination of this Agreement, none of the Parties hereto will solicit, directly or indirectly, for employment or employ any employee of the other Parties hereto who is or was actively involved in the performance, consumption or evaluation of the services without the prior written consent of the other. Notwithstanding the foregoing, the parties acknowledge and agree that this Agreement will not prohibit solicitations through advertising or other publications of general circulation.

16. Notices.

Wherever one party is required or permitted to give notice to the other pursuant to this Agreement, such notice shall be deemed given when delivered in hand, when mailed by registered or certified mail, return receipt requested, postage prepaid, or when sent by a third party courier service where receipt is verified by the receiving party's acknowledgment, and addressed as follows:

In the case of Training Partner:

Attn: Jytra Engineering Services

Address: Block A, 2nd Floor, Srinivasa Complex, Ameerpet, Hyderabad 500 016, India

Phone Number: +91 9246553857

Fax Number:

In the case of Academic Institute:

Attn: SRK INSTITUTE OF TECHNOLOGY

Address: Enikepadu, Vijayawada, Krishna(Dt.), ANDHRA PRADESH - 521108

Phone Number: 0866-2843839, 9133606789 Fax Number: 0866-2843536

In the case of Siemens Industry:

Siemens Industry Software India Private Limited

Tower D, 16th Floor, Global Business Park, MG Road,

Gurgaon 122 002, Haryana Attn: Legal Counsel

Either party may from time to time change its address for notification purposes by giving the other party written notice of the new address and the date upon which it will become effective; first class, postage prepaid, mail shall be acceptable for provision of change of address notices.

17. Governing Law.

This Agreement shall be governed and construed under and in accordance with the laws of India and in case of any dispute between the parties the courts of New Delhi shall have exclusive jurisdiction.

18. Non-Exclusivity.

It is not the intention of either Party that this relationship contemplated herein be exclusive. Training Partner and Academic Institute understand and agree that Siemens Industry may individually engage in and may perform training courses on any of its Software with and for third parties.

19. Export Compliance.

This Agreement is subject to all United States government laws, regulations, orders or other restrictions regarding export from the United States of services, commodities, Software, technology or derivatives thereof, as such laws, regulations, orders, or other restrictions may be enacted, amended or modified from time to time. Notwithstanding anything to the contrary in this Agreement, Training Partner or Academic Institute will not directly or indirectly, separately or as part of a system, export or reexport any Siemens Industry services, commodity, Software, technology or derivatives thereof or permit the use by or shipment of same to: (i) a national or resident of Afghanistan (Taliban), Cuba, Iran, Iraq, Libya, North Korea, Sudan, Syria, or any other country embargoed or restricted by the United States; (ii) anyone or any entity on the U.S. Treasury Department's List of Specially Designated Nationals and Blocked Persons, List of Specially Designated Terrorists or List of Specially Designated Narcotics Traffickers, or the U.S. Commerce Department's Denied Parties List or the U.S. Commerce Department's Entity List; or (iii) any country or destination for which the United States government or a United States governmental agency requires an export license or other approval for export without first having obtained such license or other approval. Training Partner and Academic Institute recognize and agree that items (i) through (iii) change from time to time, and Training Partner and Academic Institute will fully cooperate with Siemens Industry to effect compliance with such changes. Training Partner and Academic Institute acknowledge and agree that, unless a

validated export license is obtained from the United States Department of Commerce or other applicable authority where required, Training Partner or Academic Institute will not use the Siemens Industry services, commodities, Software, technology or derivatives thereof in the design, development, production, stockpiling or use of missiles, or chemical or biological weapons nor will Training Partner or Academic Institute use the Siemens Industry services, commodities, Software, technology or derivatives thereof for facilities which are intended to produce chemical weapons or chemical weapon precursors. Training Partner and Academic Institute further acknowledge and agree that, unless a validated export license is obtained from the United States Department of Commerce or other applicable authority where required, Training Partner or Academic Institute will not use the Siemens Industry services, commodities, Software, technology or derivatives thereof either directly or indirectly to research, design, develop, manufacture, construct, test or maintain nuclear weapons or any nuclear explosive devices or components or subsystems of such a device or for the research, design, development, manufacture, construction, operation or maintenance of any nuclear reactor, critical facility, facility for the fabrication of nuclear fuel, facility for the conversion of nuclear material from one chemical form to another, or separate storage installation or to research, design, develop, manufacture, construct, operate or maintain any of the following facilities or components for such facilities: for the chemical processing of irradiated special nuclear or source material; for the production of heavy water; for the separation of isotopes of source and special nuclear material; or for the fabrication of nuclear reactor fuel containing plutonium. Each party will reasonably cooperate with the other and will provide to the other promptly upon request any end-user certificates, affidavits regarding reexport or other certificates or documents as are reasonably requested to obtain approvals, consents, licenses and/or permits required for any payment or any export or import of products or services under this Agreement. Training Partner and Academic Institute will keep, maintain and preserve for at least five years after the applicable transactions, full and accurate books, records and accounts of all use and distribution of the Siemens Industry services, commodities, Software, technology or derivatives thereof, examination of which would enable Siemens Industry to confirm Training Partner's and Academic Institute's compliance with the requirements of this Agreement. Siemens Industry may audit such books, records and accounts during regular Training Partner and Academic Institute business hours and the auditors will complete such inspection as expeditiously as possible. Training Partner and Academic Institute will provide to the auditors such supplementary information and explanation reasonably necessary to explain fully the information contained in Training Partner's and Academic Institute's books, records and accounts. Siemens Industry will pay the cost of the audits. Siemens Industry will treat audit results as confidential information, except to the extent such results are required to be disclosed under applicable law, regulation, or administrative or judicial process. Training Partner and Academic Institute agree to indemnify and hold Siemens Industry harmless from and against all claims, losses, damages and expenses arising out of or resulting from Training Partner's or Academic Institute's failure to comply with the provisions set forth in this Section. Training Partner and Academic Institute will designate a single point of contact for export control matters who will work with Siemens Industry to ensure ongoing compliance with the obligations of Training Partner and Academic Institute under this Section. The provisions of this Section will survive the expiration or termination of this Agreement for any reason.

20. Foreign Corrupt Practices Act.

Without limiting the foregoing, Training Partner and Academic Institute represents and warrants that it is familiar with the terms and provisions of the U.S. Foreign Corrupt Practices Act (the "FCPA") and the purposes of the FCPA, and particularly that it is familiar with the FCPA prohibition of the offering, payment or giving of anything of value, either directly or indirectly, to an official of a foreign government or other person of authority for the purpose of influencing an act or decision in such person's official capacity, or inducing such person to use his or her influence with the foreign government to assist in obtaining or retaining business for or with, or directing business to, any person and Training Partner and Academic Institute represent and warrant that both will comply with all provisions of the FCPA as if all provisions of the FCPA were applicable to it. Training Partner and Academic Institute further represent and warrant that neither it nor any of its representatives and/or agents are officials, officers, or representatives of any government or political party or candidates for political office. Training Partner and Academic Institute acknowledge and agree that all payments to them under this Agreement shall be made by check or wire transfer, and that none shall be made by cash or other negotiable instrument. Training Partner and Academic Institute agree that their books and records relating to transactions pursuant to this Agreement shall be subject to audit at reasonable times as necessary to ensure compliance with the FCPA, that it will provide Siemens Industry all information Siemens Industry requests so that it complies with the reporting requirements of the FCPA and that it will upon request certify its continued compliance of the FCPA.

21. Entire Agreement.

This Agreement (including the attached Exhibits) constitutes the entire Agreement between the parties and will supersede all proposals or prior agreements, oral or written, and all other communications between the parties, relating to the subject matter of this Agreement. Amendments and supplements to this Agreement must be in writing signed by the authorized

representatives of the parties. If Academic Institute issues a purchase order, memorandum or other instrument covering the Software or services provided under this Agreement, it is agreed that such document is for Academic Institute's internal purposes only unless it is accepted in writing by Siemens Industry, in which case all terms and conditions contained therein which are additional to or inconsistent with this Agreement will be of no force and effect. This Agreement may not be varied other than in writing, executed by the duly authorized representatives of both parties. Training Partner and Academic Institute acknowledge that both have read this Agreement, understand it and agree to be bound by its terms and conditions.

In Witness Whereof, the parties have duly executed and delivered this Agreement as of the date first set forth above.

Training Partner: Jytra Engineering Services	Siemens Industry Software (India) Private Limited
By: MANNE : (To) (Title: CEO	By: 19 Title:
Address: #1-103/13 mannithe KPR Enclare Bachypolly Hyberated-900090 Date: 09-man-2016	
Academic Institute: SRK Institute of Technology By:	Que.
Title: CHAIR MAN Address: SRK INSTITUTE OF IECHNOLOGY ENIKEPADU VIJAY4WADA 521 08	Address: SANTOSH SAWANT Chief Financial Officer Date: 90 17 211

EXHIBIT 1 Fees and Charges

Per Student Revenue Share Percentage: SISW-35%, Jytra Engineering Services-35%, SRK Institute of Technology: 30%

Other Fees and Charges: NIL

MAD.

S.R.K INSTITUTE OF TECHNOLOGY
ENTKEPADU
VIJAYAWADA 521 08



Cell: 99482 17170, Ph: 0866-6633374

27-37-66, 1st Floor, Opp. Raghavaiah Park, Bundar Road, VIJAYAWADA-520 002. e-mail: info@myartha.org, www.myartha.org

MEMORANDUM OF UNDERSTANDING

Date:

Between

SRK INSTITUTE OF TECHNOLOGY,

ENIKEPADU, VIJAYAWADA-521 108, ANDHRA PRADESH.

And

ARTHA FINANCIAL PROFESSIONALS' GURU,

NO.27-37-66,1ST FLOOR, VIJAYAWADA RD, OPPOSITE RAGHAVAIAH PARK, GOVERNOR PETA, VIJAYAWADA, ANDHRA PRADESH 520002

This AGREEMENT made and entered into on 28th day of January, 2016 between the SRK Institute of Technology, Approved by AICTE & Affiliated to JNTU Kakinada, ISO 9001:2015 Certified Institution, Sponsored by SRK Foundation, located at Enikepadu, Vijayawada- 521 108 (hereinafter referred to as the "INSTITUTION" which expression shall where the contest so admits include its successors and permitted assigns) of one part

And

ARTHA FINANCIAL PROFESSIONALS' GURU, NO.27-37-66,1ST FLOOR, VIJAYAWADA RD, OPPOSITE RAGHAVAIAH PARK, GOVERNOR PETA, VIJAYAWADA, ANDHRA PRADESH 520002 (hereinafter referred to as "ASSOCIATE" which expression shall where the contest so admits include its successors and permitted assigns) of the other part.

Objectives & Scope

- Design, develop and deliver programmes ensuring required quality in Financial Models (NCFM) which in turn will lead to professional development as per the Industry requirements for Finance Specialization students of MBA & Integrated MBA.
- To extend cooperation for workshops / seminars/ faculty development programmes.
- To conduct short courses, as mutually agreed in writing between the parties.
- To Encouraging students of the institution to opt modules of NSE ACADEMY'S Certification in Financial Markets (NCFM) offered by the associate.
- To allow the MBA & Integrated MBA students for the Internship in the Associate.

Role of the Institution

The INSTITUTION shall provide the available infrastructure & basic amenities such
as electricity, water, telephone, etc.; suitable and ready for delivering the training
courses and other activities in conjunction with the ASSOCIATE in the scope.

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Cell: 99482 17170, Ph: 0866-6633374 # 27-37-66, 1st Floor, Opp. Raghavaiah Park, Bundar Road, VIJAYAWADA-520 002.

e-mail: info@myartha.org, www.myartha.org

The INSTITUTION shall help to develop market through its existing established network and would support in marketing exercise.

The INSTITUTION shall treat ASSOCIATE as a training partner for joint activities for mutual benefits.

Role of the ASSOCIATE

- The ASSOCIATE shall design, develop and provide required course materials & practical training to the students.
- The ASSOCIATE shall assist in offering Major Projects in the area of Finance stream in various financial organisations.

Authorised officials to execute the MOU

Dr. K. BALA SHOWRY, Principal, SRK Institute of Technology, Enikepadu, Vijayawada represents the Institution. Mr. Mr. Zakir Hussain, Director- ARTHA FINANCIAL PROFESSIONALS' GURU, Vijayawada, Andhra Pradesh represents the Associate.

Funding

The INSTITUTION shall not be liable for discharging any financial commitments made by the ASSOCIATE or vice-versa.

Duration

This MOU is at will and may be modified by mutual consent of authorized officials. MOU shall be effective from the date of signing and shall remain in force for a period of One year. It shall be renewed for next one year until & unless discontinued by either party.

Steering Committee

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

Chairman (1) Principal, SRK Institute of Technology, Vijayawada

(2) Director of Artha Financial Professionals' Guru Member

Member (3) Head of the Department, MBA, SRKIT

IN WITNESS WHEREOF, the parties hereto have executed this MOU in their corporate names by their respective officers duly authorized, on the respective dates hereinafter mentioned. Su-Zalli Duna

Confidentiality:



Cell: 99482 17170, Ph: 0866-6633374 # 27-37-66, 1st Floor, Opp. Raghavaiah Park,

Bundar Road, VIJAYAWADA-520 002. e-mail: info@myartha.org, www.myartha.org

The INSTITUTION agrees and confirms that all Intellectual Training Material shall at all time vest in and remain with and belong to the ASSOCIATE and cannot betased for at least two years from the date of termination / Completion. The INSTITUTION shall not be liable for any suit on account of demands for infringement of copyright etc. by the ASSOCIATE which has no nexus with the objective of the MoU.

For SRK Institute of Technology

SRK INSTITUTE OF TECHNOLOGY

Institution Name: SRK Institute of Technology

Institution Representative: Dr. K. Bala Showry

Position: Principal

Address: SRK Institute of Technology,

Enikepadu, Vijayawada- 521 108,

Andhra Pradesh.

Ph: 0866-2843839

Email: principalsrk@gmail.com

For ARTHA FINANCIAL PROFESSIONALS' GURU

Associate Name: Artha Financial Professionals'

Guru

Associate Representative: Mr. Zakir Hussain

Position: Director

Address: No.27-37-66,1st Floor, Vijayawada Rd, Opposite Raghavaiah Park, Governor Peta,

Vijayawada, Andhra Pradesh 520002.

She Lalli Aman

Ph: 0866 663 3374,

Cell: 90309 39344

Email: info@myartha.org





MEMORANDUM OF UNDERSTANDING SRK INSTITUTE OF TECHNOLOGY ,VIJAYAWADA & CoreEL Technologies (I) Pvt Ltd

WHOMSOEVER CONCERN

This Memorandum of Understanding/Agreement (hereinafter referred to as MoU for convenience) is entered into on 2nd February 2016...

Between

SRK INSTITUTE OF TECHNOLOGY, VIJAYAWADA

And

CoreEL Technologies India Pvt. Ltd., having registered office at 21, 7th Main, 1st Block, Koramangala, Bangalore-560034 and herein after unless the context otherwise requires be referred to as ("CoreEL")

1. Introductory: Partnership Objective

- 1.1. CoreEL is a Synergistic Value Added Technology Products and Solutions Provider in India. CoreEL develops standard and custom system level products to Industry, provides VLSI and Embedded Solutions to Industry & provides Learning Solutions to Educational Institutions in the VLSI and Embedded Design space. CoreEL serves five vertical markets with its products and solutions. These markets are Defense & Space, Broadcasting & Professional Video, Education, Telecom & Networking and Security and Surveillance. All CoreEL Solutions will have High Technology content and uniqueness, with its ability to provide diversity of products and solutions around these products.
- 2. SRK INSTITUTE OF TECHNOLOGY ,VIJAYAWADA is a Leading College of Repute in VIJAYAWADA, India and offers advanced teaching & research programs in the field of Engineering & Technology.
- 2.1. The Parties wish to cooperate with each other for mutual benefit.

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3. Benefits

3.1. The Parties contemplate that they will benefit from this alliance as follows:

3.2. Benefits to SRK INSTITUTE OF TECHNOLOGY , VIJAYAWADA

- 3.2.1.Opportunity to engage with the Industry on a regular basis to understand the needs of the industry and accordingly update the syllabus.
- 3.2.2.Opportunity to upgrade the infrastructure in VLSI, Embedded Domain and other information technology-related topics.
- 3.2.3.Opportunity to collaborate with the industry for research programs, projects and student internships in the above fields.
- 3.2.4.Opportunity to procure various industry standard hardware and software tools pertaining to VLSI, DSP, embedded domain and IT from a single reputed organization on a need basis and save time consumed in commercial negotiations, leading to greater availability of time for teaching or student development programs.
- 3.2.5. Faculty development programs for teaching staff, advanced training to students.
- 3.2.6. Strengthening of the brand equity of the institution.
- 3.2.7.Improved marketability of students.

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3.3. Benefits to CoreEL

- 3.3.1.Sets a framework for the procurement of the industry standard hardware and software tools marketed by CoreEL by the institution.
- 3.3.2. Makes available a pool of trained engineers for hiring by CoreEL or CoreEL's customers who use similar software and hardware.
- 3.4. Helps CoreEL's goal of proliferating the VLSI and Embedded Technologies in institutions of learning like SRK INSTITUTE OF TECHNOLOGY, VIJAYAWADA

4. Activities

- 4.1. In order to implement the objectives of this MOU, the Parties contemplate the following activities to be undertaken by them.
- 4.2 SRK INSTITUTE OF TECHNOLOGY, VIJAYAWADA shall communicate this to all its Associated colleges. The duration of such agreement can be extended on mutually agreed basis. Any change of pricing from Principal Company of the software/Hardware will be updated by CoreEL to SRK INSTITUTE OF TECHNOLOGY, VIJAYAWADA
- 4.2. CoreEL will set up Centre of Excellence or Nodal Centre for Labs such as VLSI and Embedded Systems with mutual agreement and this Lab would be named-for CoreEL Center of Excellence. CoreEL will help SRK INSTITUTE OF TECHNOLOGY, VIJAYAWADA to impart certified training programs for students in weekends, summer holidays; evening classes etc. The students will benefit from this as they will have a course completion certificate, project completion certificate and this will help them in getting a job in the industry
- 4.3. CoreEL will impart faculty development programs on VLSI & Embedded Technologies and methodologies and other topics of interest to faculties/staffs of SRK INSTITUTE OF TECHNOLOGY ,VIJAYAWADA at regular intervals on request of SRK INSTITUTE OF TECHNOLOGY ,VIJAYAWADA Engineering, This will be at discounted rates.
- 4.4. CoreEL will offer advanced training programs to students of **SRK INSTITUTE OF TECHNOLOGY**, VIJAYAWADA College of Engineering, on emerging technologies and design flows/methodologies to get them acquainted with the skills required by the industry. Such training

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programs shall be provided by CoreEL at reduced rates compared to its standard prices.

- 4.5. CoreEL will offer valuable Industry Perspective inputs to **SRK INSTITUTE OF TECHNOLOGY** ,VIJAYAWADA in the area of curriculum upgrade and enhancement
- 4.6. CoreEL may consider offering internships to **SRK INSTITUTE OF TECHNOLOGY**, VIJAYAWADA students within CoreEL and may provide assistance in getting internships to students with some of its large customers.
- 4.7. The Parties shall conduct joint Technical Seminars, Workshops and Conferences for increasing the awareness of VLSI and embedded technology in colleges affiliated to SRK INSTITUTE OF TECHNOLOGY ,VIJAYAWADA on regular basis.
- 4.8. CoreEL shall provide training opportunities to **SRK INSTITUTE OF TECHNOLOGY**, VIJAYAWADA, teaching staff at Sandeepani, training division of CoreEL at discounted rates.
- 4.9. **SRK INSTITUTE OF TECHNOLOGY**, VIJAYAWADA Faculties trained by CoreEL University Program can independently conduct training programs in "CoreEL Center of Excellence, Completion Certificate for all trainings will be issued jointly by SRK INSTITUTE OF TECHNOLOGY, VIJAYAWADA and CoreEL .Certificate will have LOGOS of both the parties
- 4.10. Wherever necessary basic boards will be procured from CoreEL by SRK INSTITUTE OF TECHNOLOGY , VIJAYAWADA /concerned Trainee on recommendation of SRK INSTITUTE OF TECHNOLOGY ,VIJAYAWADA during the training imparted by SRK INSTITUTE OF TECHNOLOGY ,VIJAYAWADA to the students.
- 4.11. A co-ordination committee consisting of two faculty members of SRK INSTITUTE OF TECHNOLOGY ,VIJAYAWADA and two officers nominated by CoreEL shall be constituted to implement and give effect to the objectives of this MOU.

5. Process

Every time an activity is initiated under this MOU which requires any rendering of services, or supply or products, or both, from one Party to another, the Parties shall, depending on the nature of the transaction, the consideration reserved, liabilities assumed and such other factors,

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execute a binding purchase order (PO), work order (WO), license agreement or other definitive contract.

6. General

- 6.1. During their interaction under this MOU, the Parties may not disclose information of non-public nature which is valuable to each Party's business ("Confidential Information"). Use of Confidential Information shall be regulated by a non-disclosure agreement to be executed by the Parties. In the absence of such an NDA, the Party who is the recipient of Confidential Information shall keep confidential and not disclose to third parties such Confidential Information. Confidential Information shall be returned or destroyed upon written request by the party disclosing Confidential Information. All Confidential Information shall remain the exclusive property of the disclosing party or its licensors.
- 6.2. All rights, licenses and permissions to use any products supplied by CoreEL shall be regulated by the terms of such supply, including any applicable product license agreements.
- 6.3. Notwithstanding anything to the contrary, CoreEL's liability shall be limited to direct damages not exceeding the price of any products supplied or services rendered to SRK INSTITUTE OF TECHNOLOGY ,VIJAYAWADA and shall not extend to any indirect damages of any nature whatsoever, including but not limited to, special, incidental, consequential, or punitive damages or loss of profits.
- 6.4. This MOU may be terminated by either party without assigning reasons by prior written notice of 60 days.
- 6.5. Each Party is permitted to use the name, logo and other trademarks of the other Party on its website, marketing collateral and other publications. Depiction of such trademarks shall be in accordance with trademark usage guidelines.
- 6.6. Each Party shall be an independent contractor to the other and shall not be an agent, joint venture, or partner of the other.
- 6.7. Disputes under this MOU shall be resolved by discussion between such senior management functionaries as the Parties may nominate for that purpose. If they fail to resolve a dispute amicably within 15 days of its commencement, the Parties shall refer the dispute to binding arbitration to a sole arbitrator at a place mutually agreed upon by both parties.

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6.8. The MoU will be valid for a period of 2(two) years from the date of signing the MoU and can be renewed with mutual consent.

	CoreEL Technologies, Hyderabad	SRK INSTITUTE OF TECHNOLOGY, Vijayawada
Signature	January	BALL
Name	Ramesh Naidu Kakarla	B.S. APPa Rao
Title	Zonal Manager	chairman
Date	02/02/2016	02/02/2016

ANNEXURE - A

[Current Product List of CoreEL]

- 1. XILINX Range of Software and Boards(KITS)(ECE, EEE, CSE, TE, IT)
- 2. Mentor Graphics HEP 1, HEP2 and HEP 3 category of EDA software(ECE, EEE, CSE, IT)
- 3. Wind River's VX-works RTOS(ECE, EEE, CSE, IT)
- 4. Analog Devices(ECE, EEE, CSE, IT)
- 5. NI(ECE, EEE, CSE)
- 6. Ansys (Mechanical, Civil, ECE, EEE)
- 7. Speed Goat(Real Time Control Simulation)(EEE, Power System)

The entire above list has generic training programs and also training programs which can be customized according to requirements.

Quotations for the same can be demanded according to requirements.

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Products are protected by copyright and other intellectual property laws and international treaties. No rights will be granted or implied by waiver or estoppel. Rights to access or use a Product on a device do not give Customer any right to implement Microsoft patents or other Microsoft intellectual property in the device itself or in any other software or devices.

- g. Restrictions. Except as expressly permitted in this Agreement or Product documentation, Customer must not (and is not licensed to):
 - (1) reverse engineer, decompile, or disassemble any Product, or attempt to do so;
 - (2) install or use non-Microsoft software or technology in any way that would subject Microsoft's intellectual property or technology to any other license terms;
 - (3) work around any technical limitations in a Product or restrictions in Product documentation;
 - (4) separate and run parts of a Product on more than one device;
 - (5) upgrade or downgrade parts of a Product at different times;
 - (6) transfer parts of a Product separately; or
 - (7) distribute, sublicense, rent, lease, or lend any Products, in whole or in part, or use them to offer hosting services to a third party.
- h. License transfers. Customer may only transfer fully-paid, perpetual licenses to (1) an Affiliate or (2) a third party solely in connection with the transfer of hardware to which, or employees to whom, the licenses have been assigned as part of (a) a divestiture of all or part of an Affiliate or (b) a merger involving Customer or an Affiliate. Upon such transfer, Customer must uninstall and discontinue using the licensed Product and render any copies unusable. Customer must notify Microsoft of a License transfer and provide the transferee a copy of these General Terms, the applicable Use Rights and any other documents necessary to show the scope, purpose and limitations of the licenses transferred. Attempted license transfers that do not comply with this section are void.
- i. Customer Eligibility. Customer agrees that if it is purchasing academic, government or nonprofit offers, Customer meets the respective eligibility requirements (https://aka.ms/eligibilitydefinition). Microsoft reserves the right to verify eligibility and suspend product use if requirements are not met.

Non-Microsoft Products.

Non-Microsoft Products are provided under separate terms by the Publishers of such products. Customer will have an opportunity to review those terms prior to placing an order for a Non-Microsoft Product through a Microsoft online store or Online Service. Microsoft is not a party to the terms between Customer and the Publisher. Microsoft may provide Customer's contact information and transaction details to the Publisher. Microsoft makes no warranties and assumes no responsibility or liability whatsoever for Non-Microsoft Products. Customer is solely responsible for its use of any Non-Microsoft Product.

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Verifying compliance.

Customer must keep records relating to Products it and its Affiliates use or distribute. At Microsoft's expense, Microsoft may verify Customer's and its Affiliates' compliance with this Agreement at any time upon 30 days' notice. To do so, Microsoft may engage an independent auditor (under nondisclosure obligations) or ask Customer to complete a self-audit process. Customer must promptly provide any information and documents that Microsoft or the auditor reasonably requests related to the verification and access to systems running the Products.

If verification or self-audit reveals any unlicensed use, Customer must, within 30 days, order sufficient licenses to cover the period of its unlicensed use. Without limiting Microsoft's other remedies, if unlicensed use is 5% or more of Customer's total use of all Products, Customer must reimburse Microsoft for its costs incurred in verification and acquire sufficient licenses to cover its unlicensed use at 125% of the then-current Customer price or the maximum allowed under applicable law, if less. All information and reports related to the verification process will be Confidential Information and used solely to verify compliance.

Privacy.

- a. Personal Data. Customer consents to the processing of Personal Data by Microsoft and its Affiliates, and their respective agents and subcontractors, as provided in this Agreement. Before providing Personal Data to Microsoft, Customer will obtain all required consents from third parties (including Customer's contacts, Partners, distributors, administrators, and employees) under applicable privacy and data protection laws.
- b. Location of Personal Data. To the extent permitted by applicable law, Personal Data collected under this Agreement may be transferred, stored and processed in the United States or any other country in which Microsoft or its Affiliates, or their respective agents and subcontractors, maintain facilities. Microsoft will abide by the requirements of European Economic Area and Swiss data protection law regarding the collection, use, transfer, retention, and other processing of Personal Data from the European Economic Area and Switzerland.

Confidentiality.

- a. Confidential Information. "Confidential Information" is non-public information that is designated "confidential" or that a reasonable person should understand is confidential, including, but not limited to, Customer Data, the terms of this Agreement, and Customer's account authentication credentials. Confidential Information does not include information that (1) becomes publicly available without a breach of a confidentiality obligation; (2) the receiving party received lawfully from another source without a confidentiality obligation; (3) is independently developed; or (4) is a comment or suggestion volunteered about the other party's business, products or services.
- b. Protection of Confidential Information. Each party will take reasonable steps to protect the other's Confidential Information and will use the other party's Confidential Information only for purposes of the parties' business relationship. Neither party will disclose Confidential Information to third parties, except to its Representatives, and then only on a need-to- know basis under nondisclosure obligations at least as protective as this Agreement.

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Each party remains responsible for the use of Confidential Information by its Representatives and, in the event of discovery of any unauthorized use or disclosure, must promptly notify the other party. The Online Services Terms may provide additional terms regarding the disclosure and use of Customer Data.

- c. **Disclosure required by law.** A party may disclose the other's Confidential Information if required by law, but only after it notifies the other party (if legally permissible) to enable the other party to seek a protective order.
- d. Residual information. Neither party is required to restrict work assignments of its Representatives who have had access to Confidential Information. Each party agrees that the use of information retained in Representatives' unaided memories in the development or deployment of the parties' respective products or services does not create liability under this Agreement or trade secret law, and each party agrees to limit what it discloses to the other accordingly.
- e. **Duration of Confidentiality obligation.** These obligations apply (1) for Customer Data, until it is deleted from the Online Services; and (2) for all other Confidential Information, for a period of five years after a party receives the Confidential Information.

Product warranties.

- a. Limited warranties and remedies.
 - (1) Online Services. Microsoft warrants that each Online Service will perform in accordance with the applicable SLA during Customer's use. Customer's remedies for breach of this warranty are described in the SLA.
 - (2) Software. Microsoft warrants that the Software version that is current at the time will perform substantially as described in the applicable Product documentation for one year from the date Customer acquires a license for that version. If it does not, and Customer notifies Microsoft within the warranty term, Microsoft will, at its option, (a) return the price Customer paid for the Software license or (b) repair or replace the Software.

The remedies above are Customer's sole remedies for breach of the warranties in this section. Customer waives any warranty claims not made during the warranty period.

- b. Exclusions. The warranties in this Agreement do not apply to problems caused by accident, abuse, or use inconsistent with this Agreement, including failure to meet minimum system requirements. These warranties do not apply to free, trial, preview, or prerelease products, or to components of Products that Customer is permitted to redistribute.
- c. Disclaimer. Except for the limited warranties above and subject to applicable law, Microsoft provides no other warranties or conditions for Products and disclaims any other express, implied or statutory warranties for Products, including warranties of quality, title, non-infringement, merchantability, and fitness for a particular purpose.

Defense of third-party claims.

The parties will defend each other against the third-party claims described in this section and will pay the amount of any resulting adverse final judgment or approved settlement, but only if the defending party is promptly notified in writing of the claim and has the right to control the defense and any settlement of it.

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The party being defended must provide the defending party with all requested assistance, information, and authority. The defending party will reimburse the other party for reasonable out-of-pocket expenses it incurs in providing assistance. This section describes the parties' sole remedies and entire liability for such claims.

- a. By Microsoft. Microsoft will defend Customer against any third-party claim to the extent it alleges that a Product made available by Microsoft for a fee and used within the scope of the license granted under this Agreement (unmodified from the form provided by Microsoft and not combined with anything else), misappropriates a trade secret or directly infringes a patent, copyright, trademark, or other proprietary right of a third party. If Microsoft is unable to resolve a claim of misappropriation or infringement, it may, at its option, either (1) modify or replace the Product with a functional equivalent or (2) terminate Customer's license and refund any license fees (less depreciation for perpetual licenses), including amounts paid in advance for unused consumption for any usage period after the termination date. Microsoft will not be liable for any claims or damages due to Customer's continued use of a Product after being notified to stop due to a third-party claim.
- b. By Customer. To the extent permitted by applicable law, Customer will defend Microsoft and its Affiliates against any third-party claim to the extent it alleges that: (1) any Customer Data or Non-Microsoft Product hosted in an Online Service by Microsoft on Customer's behalf misappropriates a trade secret or directly infringes a patent, copyright, trademark, or other proprietary right of a third party; or (2) Customer's use of any Product, alone or in combination with anything else, violates the law or harms a third party.

Limitation of liability.

For each Product, each party's maximum, aggregate liability to the other under this Agreement is limited to direct damages finally awarded in an amount not to exceed the amounts Customer was required to pay for the Products during the term of the applicable licenses, subject to the following:

- a. Subscriptions. For Products ordered on a subscription basis, Microsoft's maximum liability to Customer for any incident giving rise to a claim will not exceed the amount Customer paid for the Product during the 12 months before the incident.
- b. Free Products and distributable code. For Products provided free of charge and code that Customer is authorized to redistribute to third parties without separate payment to Microsoft, Microsoft's liability is limited to direct damages finally awarded up to US\$5,000.
- c. Exclusions. In no event will either party be liable for indirect, incidental, special, punitive, or consequential damages, or loss of use, loss of profits, or interruption of business, however caused or on any theory of liability.
- **d.** Exceptions. No limitation or exclusions will apply to liability arising out of either party's (1) confidentiality obligations (except for liability related to Customer Data, which will remain subject to the limitations and exclusions above); (2) defense obligations; or (3) violation of the other party's intellectual property rights.

Microsoft Customer Agreement

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Partners.

- a. Selecting a Partner. Customer may authorize a Partner to place orders on Customer's behalf and manage Customer's purchases by associating the Partner with its account. If the Partner's distribution right is terminated, Customer must select an authorized replacement Partner or purchase directly from Microsoft. Partners and other third parties are not agents of Microsoft and are not authorized to enter into any agreement with Customer on behalf of Microsoft.
- b. Partner Administrator privileges and access to Customer Data. If Customer purchases Online Services from a Partner or chooses to provide a Partner with administrator privileges, that Partner will be the primary administrator of the Online Services and will have administrative privileges and access to Customer Data and Administrator Data. Customer consents to Microsoft and its Affiliates providing the Partner with Customer Data and Administrator Data for purposes of provisioning, administering and supporting (as applicable) the Online Services. Partner may process such data according to the terms of Partner's agreement with Customer, and its privacy commitments may differ from Microsoft's. Customer appoints Partner as its agent for purposes of providing and receiving notices and other communications to and from Microsoft. Customer may terminate the Partner's administrative privileges at any time.
- c. Support and Professional Services. Customer's Partner will provide details on support services available for Products purchased under this agreement. Support services may be performed by Partner or its designee, which in some cases may be Microsoft. If Customer purchases Professional Services under this agreement, the performance of those Professional Services will be subject to the terms and conditions in the Use Rights.

Pricing and payment.

If Customer orders from a Partner, the Partner will set Customer's pricing and payment terms for that order, and Customer will pay the amount due to the Partner. Pricing and payment terms related to orders placed by Customer directly with Microsoft are set by Microsoft, and Customer will pay the amount due as described in this section.

- a. Payment method. Customer must provide a payment method or, if eligible, choose to be invoiced for purchases made on its account. By providing Microsoft with a payment method, Customer (1) consents to Microsoft's use of account information regarding the selected payment method provided by the issuing bank or applicable payment network; (2) represents that it is authorized to use that payment method and that any payment information it provides is true and accurate; (3) represents that the payment method was established and is used primarily for commercial purposes and not for personal, family or household use; and (4) authorizes Microsoft to charge Customer using that payment method for orders under this Agreement.
- b. Invoices. Microsoft may invoice eligible Customers. Customer's ability to elect payment by invoice is subject to Microsoft's approval of Customer's financial condition. Customer authorizes Microsoft to obtain information about Customer's financial condition, which may include credit reports, to assess Customer's eligibility for invoicing. Unless the Customer's financial statements are publicly available, Customer may be required to provide their balance sheet, profit and loss and cash flow statements to Microsoft. Customer may be required to provide security in a form acceptable to Microsoft to be eligible for invoicing.

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Microsoft may withdraw Customer's eligibility at any time and for any reason. Customer must promptly notify Microsoft of any changes in its company name or location and of any significant changes in the ownership, structure, or operational activities of the organization.

- c. Invoice Payment terms. Each invoice will identify the amounts payable by Customer to Microsoft for the period corresponding to the invoice. Customer will pay all amounts due within thirty (30) calendar days following the invoice date.
- d. Late Payment. Microsoft may, at its option, assess a late fee on any payments to Microsoft that are more than fifteen (15) calendar days past due at a rate of two percent (2%) of the total amount payable, calculated and payable monthly, or the highest amount allowed by law, if less.
- **e.** Cancellation fee. If a subscription permits early termination and Customer cancels the subscription before the end of the subscription or billing period, Customer may be charged a cancellation fee.
- f. Recurring Payments. For subscriptions that renew automatically, Customer authorizes Microsoft to charge Customer's payment method periodically for each subscription or billing period until the subscription is terminated. By authorizing recurring payments, Customer authorizes Microsoft to process such payments as either electronic debits or fund transfers, or as electronic drafts from the designated bank account (in the case of Automated Clearing House or similar debits), as charges to the designated card account (in the case of credit card or similar payments) (collectively, "Electronic Payments"). If any payment is returned unpaid or if any credit card or similar transaction is rejected or denied, Microsoft or its service providers reserve the right to collect any applicable return item, rejection or insufficient funds fee to the maximum extent permitted by applicable law and to process any such fees as an Electronic Payment or to invoice Customer for the amount due.
- 9. Taxes. Microsoft prices exclude applicable taxes unless identified as tax inclusive. If any amounts are to be paid to Microsoft, Customer shall also pay any applicable value added, goods and services, sales, gross receipts, or other transaction taxes, fees, charges, or surcharges, or any regulatory cost recovery surcharges or similar amounts that are owed under this Agreement and that Microsoft is permitted to collect from Customer. Customer shall be responsible for any applicable stamp taxes and for all other taxes that it is legally obligated to pay including any taxes that arise on the distribution or provision of Products by Customer to its Affiliates. Microsoft shall be responsible for all taxes based upon its net income, gross receipts taxes imposed in lieu of taxes on income or profits, and taxes on its property ownership. If any taxes are required to be withheld on payments invoiced by Microsoft, Customer may deduct such taxes from the amount owed and pay them to the appropriate taxing authority, but only if Customer promptly provides Microsoft an official receipt for those withholdings and other documents reasonably requested to allow Microsoft to claim a foreign tax credit or refund. Customer will ensure that any taxes withheld are minimized to the extent possible under applicable law.

Term and termination.

- a. Term. This Agreement is effective until terminated by a party, as described below.
- b. Termination without cause. Either party may terminate this Agreement without cause on 60 days' notice. Termination without cause will not affect Customer's perpetual licenses, and licenses granted on a subscription basis will continue for the duration of the subscription period(s), subject to the terms of this Agreement.

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- c. Termination for cause. Without limiting other remedies it may have, either party may terminate this Agreement on 30 days' notice for material breach if the other party fails to cure the breach within the 30-day notice period. Upon such termination, the following will apply:
 - (1) All licenses granted under this Agreement will terminate immediately except for fully- paid, perpetual licenses
 - (2) All amounts due under any unpaid invoices shall become due and payable immediately. For metered Products billed periodically based on usage, Customer must immediately pay for unpaid usage as of the termination date.
 - (3) If Microsoft is in breach, Customer will receive a credit for any subscription fees, including amounts paid in advance for unused consumption for any usage period after the termination date.
- d. Suspension. Microsoft may suspend use of an Online Service without terminating this Agreement during any period of material breach. Microsoft will give Customer notice before suspending an Online Service when reasonable.
- e. Termination for regulatory reasons. Microsoft may modify, discontinue, or terminate a Product in any country or jurisdiction where there is any current or future government regulation, obligation, or other requirement, that (1) is not generally applicable to businesses operating there; (2) presents a hardship for Microsoft to continue offering the Product without modification; or (3) causes Microsoft to believe these terms or the Product may conflict with any such regulation, obligation, or requirement. If Microsoft terminates a subscription for regulatory reasons, Customer will receive, as its sole remedy, a credit for any subscription fees, including amounts paid in advance for unused consumption for any usage period after the termination date.

Miscellaneous.

- a. Independent contractors. The parties are independent contractors. Customer and Microsoft each may develop products independently without using the other's Confidential Information.
- **b.** Agreement not exclusive. Customer is free to enter into agreements to license, use, and promote the products and services of others.
- c. Amendments. Microsoft may modify this Agreement from time to time. Changes to the Use Rights will apply as provided in this Agreement. Changes to other terms will not apply until Customer accepts them. Microsoft may require Customer to accept revised or additional terms before processing a new order. Any additional or conflicting terms and conditions contained in a purchase order or otherwise presented by Customer are expressly rejected and will not apply.
- d. Assignment. Either party may assign this Agreement to an Affiliate, but it must notify the other party in writing of the assignment. Customer consents to the assignment to an Affiliate or third party, without prior notice, of any rights Microsoft may have under this Agreement to receive payment and enforce Customer's payment obligations, and all assignees may further assign such rights without further consent.

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Any other proposed assignment of this Agreement must be approved by the non-assigning party in writing. Assignment will not relieve the assigning party of its obligations under the assigned Agreement. Any attempted assignment without required approval will be void.

- e. U.S. export. Products are subject to U.S. export jurisdiction. Customer must comply with all applicable international and national laws, including the U.S. Export Administration Regulations, the International Traffic in Arms Regulations, and end-user, end use and destination restrictions by U.S. and other governments related to Microsoft products, services, and technologies.
- f. Severability. If any part of this Agreement is held to be unenforceable, the rest of the Agreement will remain in full force and effect.
- **g.** Waiver. Failure to enforce any provision of this Agreement will not constitute a waiver. Any waiver must be in writing and signed by the waiving party.
- h. No third-party beneficiaries. This Agreement does not create any third-party beneficiary rights except as expressly provided by its terms.
- i. Survival. All provisions survive termination of this Agreement except those requiring performance only during the term of the Agreement.
- j. Notices. Notices must be in writing and will be treated as delivered on the date received at the address, date shown on the return receipt, email transmission date, or date on the courier or fax confirmation of delivery. Notices to Microsoft must be sent to the following address:

Microsoft Corporation Dept. 551, Volume Licensing 6880 Sierra Center Parkway Reno, Nevada 89511-1137 USA

Notices to Customer will be sent to the individual at the address Customer identifies on its account as its contact for notices. Microsoft may send notices and other information to Customer by email or other electronic form.

- k. Applicable law. This Agreement will be governed by and construed in accordance with the laws of the State of Washington and federal laws of the United States. The 1980 United Nations Convention on Contracts for the International Sale of Goods and its related instruments will not apply to this Agreement.
- **l. Dispute resolution.** When bringing any action arising under this Agreement, the parties agree to the following exclusive venues:
 - (1) If Microsoft brings the action, the venue will be where Customer has its headquarters.
 - (2) If Customer brings the action against Microsoft or any Microsoft Affiliate located outside of Europe, the venue will be the state or federal courts in King County, State of Washington, USA.

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(3) If Customer brings the action against Microsoft or any Microsoft Affiliate located in Europe, and not also against Microsoft or a Microsoft Affiliate located outside of Europe, the venue will be the Republic of Ireland.

The parties consent to personal jurisdiction in the agreed venue. This choice of venue does not prevent either party from seeking injunctive relief in any jurisdiction with respect to a violation of intellectual property rights or confidentiality obligations.

- m. Order of precedence. These General Terms will take precedence over any conflicting terms in other documents that are part of this Agreement that are not expressly resolved in those documents, except that conflicting terms in the Use Rights take precedence over these General Terms as to the applicable Products. Terms in the Online Services Terms take precedence over conflicting terms in the Product Terms. Terms in an amendment control over the amended document and any prior amendments concerning the same subject matter.
- n. Microsoft Affiliates and contractors. Microsoft may perform its obligations under this Agreement through its Affiliates and use contractors to provide certain services. Microsoft remains responsible for their performance.
- o. Government procurement rules. By accepting this agreement, Customer represents and warrants that (i) it has complied and will comply with all applicable government procurement laws and regulations; (ii) it is authorized to enter into this Agreement; and (iii) this Agreement satisfies all applicable procurement requirements.

Definitions.

"Administrator Data" means the information provided to Microsoft or its Affiliates during sign- up, purchase, or administration of Products.

"Affiliate" means any legal entity that controls, is controlled by, or is under common control with a party. "Control" means ownership of more than a 50% interest of voting securities in an entity or the power to direct the management and policies of an entity.

"Confidential Information" is defined in the "Confidentiality" section.

"Customer" means the entity identified as such on the account associated with this Agreement.

"Customer Data" means all data, including all text, sound, software, image or video files that are provided to Microsoft or its Affiliates by, or on behalf of, Customer and its Affiliates through use of Online Services.

"End User" means any person Customer permits to use a Product or access Customer Data.

"Licensing Site" means http://www.microsoft.com/licensing/contracts or a successor site. "Microsoft" means Microsoft Corporation.

"Non-Microsoft Product" means any third-party-branded software, data, service, website or product, unless incorporated by Microsoft in a Product.

"Online Services" means Microsoft-hosted services to which Customer subscribes under this Agreement. It does not include software and services provided under separate license terms.

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"Online Services Terms" means the additional terms that apply to Customer's use of Online Services published on the Licensing Site and updated from time to time.

"Partner" means a company Microsoft has authorized to distribute Products to Customer.

"Personal Data" means any information relating to an identified or identifiable natural person.

"Product" means all Software and Online Services identified in the Product Terms that Microsoft offers under this Agreement, including previews, prerelease versions, updates, patches and bug fixes from Microsoft. Product availability may vary by region. "Product" does not include Non- Microsoft Products.

"Product Terms" means the document that provides information about Products available under this Agreement. The Product Terms document is published on the Licensing Site and is updated from time to time.

"Publisher" means a provider of a Non-Microsoft Product.

"Representatives" means a party's employees, Affiliates, contractors, advisors and consultants.

"SLA" means Service Level Agreement, which specifies the minimum service level for the Online Services and is published on the Licensing Site.

"Software" means licensed copies of Microsoft software identified in the Product Terms. Software does not include Online Services, but Software may be part of an Online Service.

"use" means to copy, download, install, run, access, display, use or otherwise interact with.

"Use Rights" means the license terms and terms of service for each Product published on the Licensing Site and updated from time to time. The Use Rights supersede the terms of any end user license agreement that accompanies a Product. License terms for all Products are published in the Product Terms. Terms of service for Online Services are published in the Online

Services Terms.

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Y. Sninivara Luo

Managing Director

NECX Private Limited

Dr. T. Satyanarayana, Principal,

Principal, 2/12/SRK Institute of Technolog

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Enikepadu, VIJAYAWADA-521 108. Telephone No.: 0866-2843839

Fax: 0866-2843536

E-mail: srktech@gmail.com

Ref:

ORACLE WORKFORCE DEVELOPMENT PROGRAM ("WDP") AGREEMENT

DEFINITIONS

"You" and "your" refers to the entity that meets the criteria set forth below and has executed this agreement ("agreement") and ordered Oracle programs, materials and/or services from Oracle India Private Limited ("Oracle"). The term "Instructor" means an individual that you employ to teach a Class and who has demonstrated experience and mastery of the Oracle Programs and Materials specific to such Class. The term "WDP Class" means a class that you provide in an Institution for Students in addition to your regular curriculum and following the format detailed subsequently in this agreement that uses the Programs and Materials in accordance with this agreement. The term "Student" means a student enrolled in a WDP Class you offer pursuant to the terms of this agreement. The term "Institution" means the specific Training Centers as listed in Exhibit A. In case the training centers listed in Exhibit A are not your owned and operated centers, each such training center shall first agree in writing with you to use the programs and services under the terms of this agreement. You shall be responsible for any breach of the terms of this agreement by such training centers specified in Exhibit A. The term "WDP Instructor Materials" means the teaching material available from Oracle for your Instructors to use when teaching a WDP Class, which may include: Instructor manuals, Instructor presentation materials, set-up scripts, and documentation. The term "WDP Student Materials" means a single copy of the Student materials available from Oracle that you must provide to each Student for use in conjunction with the applicable Class, which may include student guides, reference guides, and documentation. Oracle may provide WDP Student Materials in electronic format for download or in hard copy format, as designated by Oracle. The term "WDP Materials" means the Instructor Materials and WDP Student Materials collectively. The term "WDP website" means the worldwide web site established and maintained by Oracle for the Oracle Workforce Development Program, located at http://workforce.oracle.com. Certain information, materials and documents which this agreement describes as being located at the WDP website may be supplied to you directly by Oracle if the WDP website is unavailable. The term "services" means technical support, education or any other services provided under this agreement. The term "Programs" means the Oracle software products owned or distributed by Oracle for which you receive licenses subject to the terms of this agreement, as well as program documentation and any program updates acquired through technical support, that are listed on the WDP website at https://workforce.oracle.com/wdp software.html and listed in Exhibit B of this agreement.

WDP CURRICULUM GUIDELINES

You must:

- schedule WDP Classes so that no more than 12 hours of instruction per WDP Class are delivered in any given week. This 12-hour per week instructional limit shall apply in all cases except where WDP Classes are no more than seventy percent (70%) of a full-time training program that is at least five months in duration.
- reference in the WDP class your use of Oracle Programs and WDP Materials.
- supply a single copy of the relevant WDP Student Materials to each Student in a WDP Class.
- teach all WDP Classes at your facilities. Each facility must have a registered WDP Member Account with Oracle. Any distance education or online delivery of WDP Classes requires prior written approval by Oracle.
- provide Oracle with a valid, unique e-mail address for each Student name to facilitate Oracle's delivery of electronic versions of WDP Student Materials, as applicable.
- be responsible for lab technical support for WDP Classes. Oracle will provide technical support for the Programs via WDP under Oracle's then current technical support policies, which are subject to change and may contain additional terms. You may access the current version of the technical support policies at http://oracle.com/contracts.

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Oracle Confidential
For S.R.K. FOUNDATION:

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S.R.K. Institute of Technology Submitto Ordelo Actific Confiling of Source ited champer Classes and submit forecasts as requested by Fax: 0866-2843536

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use only WDP Materials and/or Programs specified by the Oracle Workforce Development Programs in the Programs of the Oracle Workforce Development Programs o teaching a WDP Class.

Date :

Ref:

RIGHTS GRANTED

Subject to the terms of this agreement, you may use the Programs and receive any services for teaching WDP Classes only; such use specifically excludes your internal data processing operations. Such use includes teaching up to the number of Students ("Named Users") specified in the online ordering process accepted by Oracle. "Named Users" are Students authorized by you to use the Programs for this purpose, regardless of the number of Students actively using a Program at any given time. You may copy the Programs only for your licensed use within the Institution teaching the relevant WDP Class.

Subject to the terms of this agreement, Oracle grants to you a nonexclusive, nontransferable license to distribute a single paper copy or electronic copy of the WDP Student Materials (as applicable) to each Student in the WDP Class for the sole purpose of taking the WDP Class. You must purchase WDP Student Materials directly from Oracle for such distribution. The terms and process for such purchases are set forth on the WDP website.

If you purchase Instructor Materials, subject to the terms of this agreement, Oracle grants to you a nonexclusive, nontransferable license to distribute a single paper copy of the WDP Instructor Materials for the sole purpose of the Instructor teaching a WDP Class or teaching other Instructors how to teach a WDP Class.

OWNERSHIP AND RESTRICTIONS

Oracle retains all ownership and intellectual property rights to the Programs and WDP Materials and anything developed by Oracle and delivered to you under this agreement resulting from the services.

Limitations on Use

You may not:

remove or modify any Program markings, any notice of Oracle's proprietary rights or alter any electronic versions of the WDP Materials;

make the WDP Materials or Programs or materials resulting from the services available in any manner to any third party for use in the third party's business operations;

cause or permit reverse engineering (unless required by law for interoperability), disassembly or decompilation of the Programs; or

disclose results of any Program benchmark tests without Oracle's prior written consent.

PUBLICITY

You agree that Oracle may publicize your participation in the Oracle Workforce Development Program. This includes without limitation details about the WDP Classes that you provide.

FEES AND TAXES

The fee(s) (1) to enter into this agreement per Institution, per location, and (2) for any WDP Student Materials and WDP Instructor Materials, shall be the fee(s) as set forth on the WDP website and on your order

All fees payable to Oracle are due and payable along with your order, and you also agree to pay any sales, value-added or other similar taxes which we must pay based on the Programs, WDP Materials, technical support or other services or materials acquired by you under this agreement, except where an applicable tax

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Page 2 of 9



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OU SHALL NOT MAKE ANY WARRANTY ON ORACLE'S BEHALF.

Enikepadu, VIJAYAWADA- 521 108. Telephone No.: 0866-2843839

Fax: 0866-2843536

E-mail: srktech@gmail.com

LIMITATION OF LIABILITY

Date :

NEITHER PARTY SHALL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR DATA USE. ORACLE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS AGREEMENT, WHETHER IN CONTRACT OR IN TORT, OR OTHERWISE, SHALL BE LIMITED TO THE AMOUNT OF THE FEES YOU PAID ORACLE UNDER THIS AGREEMENT.

CONFIDENTIALITY

By virtue of this agreement, the parties may have access to information that is confidential to one another ("confidential information"). We each agree to disclose only information that is required for the performance of obligations under this agreement. Confidential Information shall be limited to the Programs, the terms and pricing under this agreement, the WDP Materials and all information clearly identified as confidential.

A party's confidential information shall not include information that: (a) is or becomes a part of the public domain through no act or omission of the other party; (b) was in the other party's lawful possession prior to the disclosure and had not been obtained by the other party either directly or indirectly from the disclosing party; (c) is lawfully disclosed to the other party by a third party without restriction on disclosure; or (d) is independently developed; or e) is disclosed by operation of law.

We each agree to hold each other's confidential information in confidence for a period of three years from the date of disclosure. Also, we each agree to disclose confidential information only to those employees or agents who are required to protect it against unauthorized disclosure. Nothing shall prevent either party from disclosing the terms or pricing under this agreement or orders submitted under this agreement in any legal proceeding arising from or in connection with this agreement or disclosing the information to a federal or state governmental entity as required by law.

USE OF THE ORACLE TRADEMARKS

Oracle grants you a non-exclusive, non-transferable right to use, during the term of this agreement, the Oracle Workforce Development Program logo on your marketing materials solely to promote WDP Classes in conjunction with your other class offerings. Your use of the WDP logo shall strictly comply with Oracle's WDP Logo Guidelines set forth at https://workforce.oracle.com/documents/WDP Guidelines.pdf. You shall not use the WDP logo in a manner that misrepresents your relationship with Oracle or is otherwise misleading, or that reflects negatively on Oracle. All products and services in connection with which you use the WDP logo shall conform to Oracle's quality standards and meet or exceed industry standards. You shall cooperate with Oracle to allow for review of your use of the WDP logo and compliance with Oracle's quality standards. If Oracle, in its sole discretion, determines that your use of the WDP logo is not in compliance with this agreement, you shall promptly modify or discontinue your use of the WDP logo as directed by Oracle. Oracle may change the WDP logo and WDP Logo Guidelines, and, upon reasonable notice from Oracle, you shall promptly modify your use of the logo to conform to any such changed WDP logo or WDP Logo Guidelines. You acknowledge that you are granted no rights with respect to Oracle trademarks except as expressly set forth herein, and agree that any use of the WDP logo by you shall inure to the sole benefit of Oracle. You agree to provide reasonable assistance to Oracle in connection with the protection and prosecution of Oracle trademarks. You agree not to use Oracle trademarks or potentially confusing variations of Oracle trademarks (including "Ora") as a part of any of your trademarks, product names, service names, company name, or Internet addresses. You agree to indemnify Oracle for any loss, liability, damages, cost or expense (including attorneys' fees) arising out of any claims which may be made against Oracle arising out of your use of the WDP logo where such claim relates to your activities, products or services. Notwithstanding

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Page 4 of 9

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Telephone No.: 0866-2843839 may not return our manner and White and Shall be charged to you. You Fax: 0866-2843536

E-mail: srktech@gmail.com

TERM AND TERMINATION Ref :

may not return of exchange any WPRiMaterials.

This agreement shall remain in effect for a period of one year commencing on the date that Oracle accepts this agreement (the "Term"), unless terminated as provided herein. You may renew this agreement for an additional one-year term subject to Oracle's acceptance. The fees for such an additional one-year term shall be subject to Oracle's pricing policies in effect at the time of renewal.

After 90 days from the beginning of the Term, either party may terminate this agreement at any time without cause upon 90 days written notice. If either of us breaches a material term of this agreement and fails to correct the breach within 30 days of written specification of the breach, the other party may terminate this agreement. Except for nonpayment of fees, we each agree to extend the 30-day period for so long as the breaching party continues reasonable efforts to cure the breach.

Upon expiration or termination of this agreement, your rights to use and/or distribute the Programs and/or the WDP Materials and any other materials provided under this agreement will cease. The expiration or termination of this agreement will not relieve either party from its obligation to pay all fees that have accrued prior to such expiration or termination. The parties' rights and obligations which are intended by their nature to survive the termination of this agreement shall survive. Upon termination or expiration of this agreement you will return or destroy all Programs and WDP Materials and any other materials provided to you under this agreement.

TECHNICAL SUPPORT

During the Term, Oracle will provide you with technical support for the Programs under Oracle's technical support policies in effect at the time the services are provided. The technical support policies, incorporated in this agreement, are subject to change at Oracle's discretion; however, Oracle will not materially reduce the level of services provided for supported programs during the period for which fees for technical support have been paid. You may access the current version of the technical support policies at http://oracle.com/contracts. Technical support is effective upon the effective date of this agreement.

Further, Oracle will provide you with technical support for the electronic Student Kit material delivery process during the Term. Such support will be provided via e-mail, and you may view more detailed support instructions on the WDP website http://workforce.oracle.com/pls/wdp/!rd_cgi2.process_cmd?cmd=help#eKit,

PROGRAM DELIVERY

You may access and electronically download to your location the Programs by visiting the E-Delivery website at http://edelivery.oracle.com. Provided that you have a supported licensed for the applicable Program(s) listed on WDP website at https://workforce.oracle.com/wdp_software.html and listed in Exhibit B in this agreement, you may continue to download the software and related program documentation for such Program(s). Please be advised that not all Programs are available on all hardware/operating system combinations. For current Program availability, please see the electronic delivery website specified above. You acknowledge that Oracle is under no further Program delivery obligation under this Agreement, electronic or otherwise. You shall be responsible for installation of the Programs.

WARRANTIES AND DISCLAIMERS

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ORACLE PROVIDES THE PROGRAMS, WDP MATERIALS AND SERVICES "AS IS" WITHOUT WARRANTY. ORACLE DISCLAIMS ALL WARRANTIES AND CONDITIONS, WHETEER EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

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Page 3 of 9

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Enikepadu, VIJAYAWADA-521 108.

Telephone No. 10866-2843839
Infringement based upon your use of the WDP logo as expressly permitted under this agreement.

E-mail: srktech@gmail.com

Date :

Export laws and regulations of the United States and any other relevant local export laws and regulations apply to the Programs. You agree that such export control laws govern your use of the Programs (including technical data) and any services provided under this agreement, and you agree to comply with all such export laws and regulations (including "deemed export" and "deemed re-export" regulations). You agree that no data, information, program and/or materials resulting from services (or direct product thereof) will be exported, directly or indirectly, in violation of these laws, or will be used for any purpose prohibited by these laws including, without limitation, nuclear, chemical, or biological weapons proliferation, or development of missile technology.

PRIVACY

Oracle may collect certain information from you in connection with your registration for, and Oracle's provision of, certain products and services, including certain information provided by you and pertaining to your Students. Oracle University will abide by the Oracle Privacy Policy, a current version of which is set forth at http://www.oracle.com/html/privacy.html. You are responsible for obtaining any necessary consents from your Students in connection with the information provided by you to Oracle in connection with this Agreement.

OTHER

This agreement is governed by the substantive and procedural laws of India and you and Oracle agree to submit to the exclusive jurisdiction of, and venue in, the courts in New Delhi in any dispute arising out of or relating to this agreement.

If you have a dispute with Oracle or if you wish to provide a notice under the Indemnification section of this agreement or if you become subject to insolvency or other similar legal proceedings, you will promptly send written notice to: Oracle India Private Limited, 7th, 8th & 9th Floor, One Horizon Center, DLF Golf Course Road, DLF City V, Sector 43, Gurgaon, Haryana 122003, Attention: General Counsel, Legal Department.

You may not assign this agreement or give or transfer the Programs, WDP Materials and/or any services or an interest in them to another individual or entity. If you grant a security interest in the Programs, WDP Materials and/or any services deliverables, the secured party has no right to use or transfer the Programs, WDP Materials and/or any services deliverables.

Except for actions for nonpayment or breach of Oracle's proprietary rights, no action, regardless of form, arising out of or relating to this agreement may be brought by either party more than two years after the cause of action has accrued.

You will maintain books and records relating to the provision of Classes under this agreement. Upon 45 days written notice, we may audit your WDP Classes and your use of the Programs, WDP Materials and/or other materials acquired by you under this agreement. You agree to cooperate with our audit and provide us with reasonable assistance and access to information. You agree to pay within 30 days of written notification any fees applicable to your use of the Programs in excess of your license rights. If you do not pay, Oracle can end your technical support, licenses and/or this agreement. You agree that Oracle shall not be responsible for any of your costs incurred in cooperating with the audit.

In all matters relating to this agreement, you will act as an independent contractor. Neither party will represent that it has any authority to assume or create any obligation, express or implied, on behalf of the other party, nor to represent the other party as agent, employee, franchisee, or in any other capacity. The relationship between the parties is not exclusive.

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Page 5 of 9

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Telephone No.: 0866-2843839

Approved by AICTE & Affiliated to JNT University, Kakinada
You will avoid deceptive chisleading tillegal or unethical practices that may be defrimental to Oracle, Classes or the Workforce Development Program when teaching WDP Classes and/or distributing WDP Materials and Programs.

Date:

Ref:

ENTIRE AGREEMENT

You agree that this agreement and the information which is incorporated into this agreement by written reference (including reference to information contained in a URL or referenced policy), together with the applicable order, are the complete agreement for the Programs, WDP Materials and/or services ordered by you, and that this agreement supersedes all prior or contemporaneous agreements or representations, written or oral, regarding such Programs, WDP Materials and/or services. If any term of this agreement is found to be invalid or unenforceable, the remaining provisions will remain effective. It is expressly agreed that the terms of this agreement and any Oracle ordering document shall supersede the terms in any purchase order or other non-Oracle ordering document and no terms included in any such purchase order or other non-Oracle ordering document shall apply to the programs and/or services ordered. This agreement and ordering documents may not be modified and the rights and restrictions may not be altered or waived except in a writing signed or accepted online through the Oracle Store by authorized representatives of you and of Oracle. Any notice required under this agreement shall be provided to the other party in writing.

The effective date of this agreement shall be

. {to be inserted by Oracle}

Company Name: {Insert Company Name}

Oracle India Private Limited

Authorized Signature:	Authorized Signature:
Name: B.S. Appe Roo	Name:
Title: Prosident	Title:
Signature Date: 23 02 2016	Signature Date:

For S.R.K. FOUNDATION



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Approved by AICTE Affiliated to JNT University, Kakinada An ISO 9001:2008 Contined Institute

Contact Person & email

Fax No.

Tel. No.

0866-2843839

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Address

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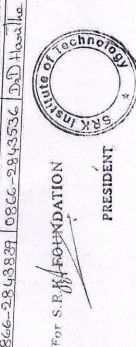
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Fax: 0866-2843536

E-mail: srktech@gmail.com

Date:



centres covered under this agreement dated

List of

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An ISO 9001:2008 Certified Institute
List of Oracle Programs covered under this agreement dated all: srktech@gmail.com

Ref:

Fax: 0866-2843536

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	Date:	Date: Duration (hrs)	
#	Course Title		
1	Oracle Database 11g: Introduction to SQL 2.0 English Student Kit	40	
2	Oracle Database 11g: New Features for Administrators 2.1 English Student Klt	40	
3	Oracle Database 11g: Administration Workshop I 2.0 English Student Kit	40	
4	Oracle Database 11g: Administration Workshop II - 2.0 English Student Kit	40	
5	Oracle Database 11g: Program with PL/SQL 2.0 English Student Kit	40	
6	Oracle Database 11g: Performance Tuning, 2.0 English Student Kit	40	
7	Fundamentals of the Java Programming Language, Java SE 6, 1.1 English Student Kit	40	
8	Java Programming Language, Java SE 6, 1.1 English Student Kit	40	
9	Developing Applications for the Java EE 6 Platform, 2.0 English Student Kit	40	
10	Web Component Development with Servlets & JSPs, Java EE 6, 1.1 English Student Kit	40	
11	Business Component Development with EJB Technology, Java EE 6, 1.1 English Student Kit	24	
12	MySQL for Developers 1.0 English Student Kit	40	
13	MySQL:and PHP - Developing Dynamic Web Applications 1.0 English Student Kit	32	
14	Java SE 7 Programming, 2.0 English Student Kit	40	
15	Java SE 7 Fundamentals, 2.0 English Student Kit	40	
16	Java SE 7 New Features, 2.0 English Student Kit	40	
17	Primavera P6 Fundamentals Rel 8.2, 1.0 English Student Kit	24	
18	Siebel 8.1.x Fundamentals,1.0 English Student Kit	16	
19	Using Oracle NoSQL Database, 1.0 English Student Kit	32	
20	Primavera Contract Management Rel 14: Business Intel Publ Edition, 1.0 English Student Kit	24	
21	Primavera Portfolio Management Rel 9.0, 1.0 English Student Kit	16	
22	Introduction to PeopleSoft for HCM Ral 9.2, 1.0 English Student Kit	8	
23	R12.x Oracle Inventory Management Fundamentals, 1.1 English - Student Kit	40	
24	R12.x Oracle Purchasing Fundamentals 1.0 English Student Kit	40	
25	R12.x Oracle Order Management Fundamentals, 1.0 English Student Kit	32	
26	R12 Oracle HRMS People Management Fundamentals 1.1 English Student Kit	16	
27	R12.2 Oracle Financial Applications Overview, 1.0 English Student Kit	40	
28	Oracle Big Data Fundamentals, 1.0 English Student Kit	40	
29	Oracle Bi 11g R1: Create Analyses and Dashboards, 5.0 English Student Kit	40	
30	Java SE 7: Develop Rich Client Applications, 1.0 English Student Kit	-40	
31	Oracle Mobile Application Framework 2.1: Develop Mobile Apps, 1.0 English Student Kit	24	
32	Object-Oriented Analysis and Design Using UML, 2.1 English Student Kit	40	
33	Java ME Embedded: Develop Applications for Embedded Devices, 1.0 English Student Kit	16	
34	JavaScript and HTML5: Develop Web Applications, 1,0 English Student Kit	32	
35	Introduction to Oracle NoSQL Database, 1.0 English StudentKit	8	
36	Oracle Big Data Fundamentals, 1.0 English Student Kit	40	
37	Java EE 7: Back-end Server Application Development, 1.0 English Student Kit	40	
38	Java EE 7: Front-end Web Application Development, 1.0 English Student Kit	40	
39	Java SE 7: Develop Rich Client Applications, 1.0 English Student Kit	40	
40	Java SE 7 Programming, 2.0 English Student Kit	40	
41	Oracle Database 11g: Data Warehousing Fundamentals 1.0 English Student Kit	24	
42	Oracle BI 11g R1: Create Analyses and Dashboards, 5.0 English Student Kit	40	
43	Oracle Database 11g: Data Mining Techniques, 1.0 English Student Kit	16	
44	Primavera P6 Fundamentals Ref 8.4, 1.0 English Student Kit	24	

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Page 8 of 9



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46 ^A n	System Administrator for the Gracie Solaris 10 OS Part 1, 20 English Student Kit IS Bystem Administrator for the Gracie Solaris 10 OS Part 2, 4.0 English Student Kit		\$66-28435 40
47	Oracle Database 11g: Backup and Recovery Workshop, 1.0 English Student Kit	E-mail	srktech@gmail.com
48	Oracle Database 11g: RAC Administration, 2.0 English Student Kit		24
49	Oracle Database 11g: Performance Tuning, 2.0 English Student Kit	Date:	40
50	Oracle Database 12c: New Features for Administrators, 2.0 English Student Kit		40
51	Java SE 8 New Features, 1.0 English Student Kit		16
52	PRIM) Primavera P6 Advanced Rel 8:4, 1.0 English StuDEnt KIT		16
53	Oracle Linux 7: System Administration, 1.0 English Student Kit		40
54	11i Clinical - Oracle Clinical Rel 4.5, 2.0 English Student Kit		40
55	Oracle SOA Suite 11g: Essential Concepts, 2.1 English Student Kit		24
56	Oracle SOA Suite 11g: Administration, 1.0 English Student Kit		40
57	Oracle Linux Advanced System Administration, 1.0 English Student Kit		24

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Page 9 of 9

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