

# INDIA NON JUDICIAL Government of Karnataka

# e-Stamp

#### Certificate No.

Certificate Issued Date

Account Reference

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Purchased by

Description of Document

Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

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: 13-Apr-2017 02:49 PM

: NONACC (FI)/ kacrsfl08/ MAHALAKSHMI/ KA-BA

: SUBIN-KAKACRSFL0883890955426441P

: UTL TECHNOLOGIES LIMITED

: Article 12 Bond

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: UTL TECHNOLOGIES LIMITED

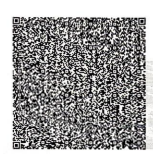
: SRK INSTITUTE OF TECHNOLOGY

**UTL TECHNOLOGIES LIMITED** 

100-

(One Hundred only)

For AISHWARYA MAHILA MULTI-PURPOSE
OF AISHWARYA MAHILA MULTI-PURPOSE
Authorised Signatory
Authorised Signatory



-----Please write or type below this line-----

#### Memorandum of Understanding

This **Memorandum of Understanding** (hereinafter called as the MoU) is entered into this day the Fifteenth April Two Thousand Seventeen (15 - 04 - 2017) at Bangalore by and between



- 1. The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
- 2. The onus of checking the legitimacy is on the users of the certificate.
- 3. In case of any discrepancy please inform the Competent Authority.





**UTL Technologies Limited**, a UTL Group Company, incorporated under the laws of India and having its office at No.19/6, Ashokpuram School Road, Industrial Suburb, Yeshwanthpur, Bangalore – 560 022 and represented herein by its CEO, **Mr. J Srinivasa Raju**, (hereinafter referred to as "**First Party**")

#### AND

SRK INSTITUTE OF TECHNOLOGY, sponsored by SRK Foundation a non-profit organization registered under EDUCATIONAL SOCIETY under the ACT of 2001 (Reg. No.: 276 dated 15/02/2007) and having its registered office at 3-44 ENIKEPADU, VIJAYAWADA – 521108, ANDHRA PRADESH INDIA and represented herein by its CORRESPONDENT, B. SRIKRISHNA (hereafter referred to as "Second Party")

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

#### WHEREAS:

- a. First Party has been engaged in Education, Training, Research, and Skill Development Activities
- b. The First Party has undertaken a project to establish Model Skill Training Centers in association with Nation Skill Development Corporation for providing vocational / employable skills training to youth from various sections of society, for obtaining jobs in the industrial / service sector.
- c. The First Party with the objective of establishing a network of training centers in the arena of skill development to attain the sustainable development, by offering Training Programs in association with the Govt. / Industry through a number of training centers by leveraging existing infrastructure/ facilities and by partnering with Institutions / Agencies that have suitable infrastructure for conducting such Training Programme.
- d. The Second Party is interested to partner with the First Party in the initiative of Skill Development Programme by way of providing Infrastructure and other Facilitating Support, and has confirmed its acceptance to enter into this Agreement with the First Party
- e. The Second Party understands that the training will be provided to various categories of unemployed youth of the country and it has no objection to permit them/ allowing them to attend the Skill Development Programme.
- f. The Parties desire to structure a relationship and enter into this Agreement so as to offer various Skill Development Training Programs, for which both the Parties shall deploy their core competencies.

#### NOW THEREFORE IT IS HEREBY AGREED BETWEEN THE PARTIES AS FOLLOWS:

# CLAUSE 1 DEFINITIONS AND INTERPRETATION

- 1.1 In this Agreement, in addition to the words and expressions above, unless there is something in the subject or context inconsistent therewith, the following expressions shall have the following meanings.
  - a. Agreement means this Agreement together with any amendments or modifications hereto attached provided that such amendments and modifications have been executed in accordance with the procedures specified in this Agreement
  - b. Applicable Law means the various statutes, delegated legislation (rules, regulations, orders, bye-laws), notifications, binding orders of Governmental Authorities, as and to the extent the same is applicable to the Parties and the substratum of this agreement
  - c. **Industry** means the industrial sector and / or services sector, including organized as well as unorganized businesses
  - d. **Infrastructure** means premises provided by the Second Party as detailed in Annexure III of this Agreement for conducting Training Programme
  - e. **Training Content** means an instructional material used by the Trainers for training beneficiaries under this Agreement to be provided by the first party.
  - f. Other Facilitating Support means arranging community sensitization, industry engagement, providing machinery, equipment's, lab etc. by the Second Party as required under the Training Programme
  - g. Person means and includes any company, association of persons, body of individuals, whether incorporated or not
  - h. Successful Completion by a Trainee means the Trainee has attended the Training Programme as per the norms set by First Party, passed all the qualifying tests and has been assessed successful by the assessing agency / Person appointed by First Party for this purpose.
  - Training Programme means a programme, organized by the First party to train Trainees in accordance with the terms of this Agreement.
  - j. Trainees means individuals who are eligible and are willing to undertake the Training Programme as per the criterion laid down by the First Party.

#### 1.2 INTERPRETATION

This Agreement will be interpreted, based on the following principles:

- a. All interpretation shall secure and implement the primary object of this Agreement set out in Clause 2
- b. This Agreement reflects the complete understanding as on the date of its execution amongst the Parties for the Services to be rendered by the Second Party and First Party.
- c. Where any act, matter or thing is required by this Agreement to be performed or carried out on a certain day and that day is not a business day then that act, matter or thing shall be carried out or performed on the next following business day
- d. Headings are for convenience only and shall not affect the interpretation of a Clause
- e. Where a word or phrase is defined, other parts of speech and grammatical forms of that word or phrase shall have corresponding meanings
- f. Words importing the singular shall include plural and vice versa
- g. Words denoting individual shall include corporations and vice versa
- h. Words denoting any gender shall include all genders

### CLAUSE 2 PURPOSE

2.1 The purpose of this Agreement is to establish partnership between the Parties for establishing the Skill Training Center for imparting Trade / Job Role specific skills to the Trainees in one or more of the several trades as per the project implemented by the First Party which include illustratively, Service Sector and Manufacturing Sector etc. as per Annexure-I.

# CLAUSE 3 RESPONSIBILITIES / OBLIGATIONS OF THE PARTIES

- 3.1 First Party shall be responsible for:
  - a. Design and Development of Course-Content as per the National Skills Qualification Framework, and obtaining necessary approvals from NSDC, Sector Skill Councils and other agencies for imparting the training to trainees
  - Providing Course Materials, ID Cards and Induction Kit to Participants as per NSDC / PMKVY Guidelines
  - c. Deploying the necessary manpower for Marketing, Sales, Program Management, Finance, and Placements
  - d. Branding the centre as per PMKVY guidelines.

- e. Student mobilization by conducting marketing campaigns, job fairs, career fairs, seminars / workshops, digital campaign etc.
- f. Procuring Equipment's / Tools / Hardware / Furniture / Devices for setting up the course / Job Role. specific labs, other than the computer lab to be provided.
- g. Imparting the Training as per the Sector Skill Council guidelines for respective Job roles
- h. Preparation and managing MIS including student documentation as per NSDC / PMKVY guidelines. Uploading and updating the information as and when required.
- Program Management including the candidate feedback management, candidate progress, Internal Assessments, Coordination with NSDC / SSCs for batch approvals, final assessments, certificates etc.,
- j. Facilitating the final assessments for the trainees and issuing certificates to the passed-out trainees.
- k. Candidate Placement Management interacting with clients, coordination, scheduling interviews, student placements and post placement support etc.
- All expenses related to operations like Electricity, premises up-keeping (Housekeeping, Maintenance, and utility consumptions) and Lab Maintenance to be borne by first party.

#### 3.2 Second Party shall be responsible for:

- a. Providing the necessary Infrastructure as per the Pradhan Mantri Kaushal Vikas Yojana (PMKVY) guidelines in specified Class Rooms, Lab Rooms with Computers, Common Area, Toilets, Power Backup, UPS power to IT equipment's, access to cafeteria etc., however Course Specific Equipment's / Tools / Hardware / Furniture / Devices shall be provided by the First Party. And the Infrastructure should be provided in the single block in a building / single floor, and willing to provide more Class Rooms and Computer Labs in the event of existing Infrastructure being not sufficient. The second party shall agree to provide requisite class Rooms / Lab for future expansion if any.
- Setting up the Office Space in the area provided to the first party including the Reception Area, Visitors area Counselling Cabins, Centre Manager Cabins, Staff Room etc.,
- c. Procuring the Chairs, LCD Projector, White Boards, and other items as necessary for setting up the Smart Class Rooms
- All expenses connected with providing the necessary infrastructure should be borne by the second party (Water, Building maintenance, Security etc)
- e. Permitting first party to do branding as per the PMKVY guidelines. Glow Sign

boards, Neon Boards, Direction Boards, Sign Boards, Posters, Banners etc.,

f. Nominate a single point of contact for managing the day to day operations and coordination

### CLAUSE – 4 FINANCIAL CONSIDERATION

4.1 The Parties mutually agree on the financial terms and conditions laid out in annexure II

### CLAUSE - 5 AUDIT & COMPLAINCE

5.1 The First Party shall cooperate with Second Party and provide all assistance to enable the second party to view the facility or conduct inspection of records of the programme conducted in the premises provided by the Second Party for the training.

#### **CLAUSE 6**

#### **INTELLECTUAL PROPERTY RIGHTS & NON-DISCLOSURE:**

6.1 The Second Party disclaims any right to or interest in First Party' trademark/s and copyrights relating to the methods, the programs, courseware, operation manuals, information, material and services made available by First Party hereunder and the goodwill derived there from and further agrees not to divulge or disclose information, procedures, technical and other information and programs made available by First Party confidential or proprietary to First Party.

# CLAUSE 7 INDEMINIFICATION

The Second party shall agree to indemnify first party, for an amount equivalent to the investment made by the first party if the second party terminates this agreement for any reason before the expiry 3 years.

# CLAUSE 8 MODIFICATION

- 8.1 Both the parties shall mutually agree upon on the changes/modifications and enter into an Addendum in case of any modification in the existing terms of this MoU.
- 8.2 In the event the Second Party is required to withdraw its support for any reason beyond its control, the Second Party shall provide at least 90days prior written notice in that regard to First Party. The Second Party shall continue its activities during the above notice period in such a manner, which shall not prejudicially affect the interest of First Party. Completion of batch (whichever is later). During the notice period, NO FRESH Batch shall be admitted.

# CLAUSE 9 DISPUTE RESOLUTION

- 9.1 Any and all differences and disputes whatsoever arising between the Parties concerning the interpretation or implementation of this Agreement or in relation to the subject matter contained in this Agreement shall, in the first instance, be resolved mutually between the Parties and in the event of non-resolution, the matter shall be referred to arbitration
- 9.2 It is agreed by both the parties that any difference or dispute in this connection shall be referred to sole Arbitrator to be nominated by both the parties under the Provisions of Arbitration and Conciliation Proceedings Act, 1996 and the Award so given by the Arbitrator will be wholly binding on both the parties and shall not be questioned under any circumstances.
- 9.3 It is also agreed by both the parties that the Courts at Bangalore District alone will have the Jurisdiction.

# CLAUSE 10 COMPALINCE WITH LAWS

- 10.1 The Second Party at all times and at its own expense will
  - a. Strictly comply with all Applicable Law, rules, regulations and Governmental orders, now or hereafter in effect, relating to its performance of this Agreement
  - b. Pay all fees and other charges required by Applicable Laws and maintain in full force and effect all licenses, permits, authorization, registration and qualifications from all Governmental departments and agencies to the extent necessary to perform its obligations hereunder.

### CLAUSE 11 FORCE MAJEURE

11.1 The Parties hereto agree that a Force Majeure Event shall mean any unforeseeable act or event that prevents the affected Party from performing its obligations under this Agreement or complying with any conditions required by the other Party under this Agreement and such act or event is beyond the reasonable control and not because of any fault of the affected Party and such Party has been unable to avoid such an act or event by the exercise of prudent foresight and due diligence. Neither Party hereto shall be considered in breach hereof or in default if it fails to perform or observe any or all of the terms of this Agreement resulting directly or indirectly, from Force Majeure Events such as acts of God, Civil or Military authority, acts of Government, acts of Public Enemy, war, riots, explosion, earthquake, flood, storm, lightning strike, etc.

### CLAUSE 12 VALIDITY

12.1 This Agreement will be valid for a period of 5 years from the date of signing or until it is expressly terminated by either Party on mutually agreed terms, during which period Second Party or First Party, as the case may be, will take effective steps for implementation of this Agreement. Any act on the part of Second Party or First Party, after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this Agreement

#### **CLAUSE 13**

#### **TERM AND TERMINATION**

- 13.1 The Agreement shall be valid unless terminated as provided under this clause.
- 13.2 This Agreement cannot be terminated by the parties in the initial period of 3 years (LOCK IN PERIOD).
- 13.3 Termination by First Party: First Party may terminate this Agreement upon 90 calendar days' notice in writing or after occurrence of any of the events specified in paragraphs below:
  - a. If the Second Party does not remedy a failure in the performance of its obligations under the Agreement, within 30 days of being notified of such a failure, or within such further period as First Party may have subsequently approved in writing;
  - b. If the Second Party becomes insolvent or bankrupt; or
- 13.4 Termination by Second party: Second Party may terminate this Agreement upon 90 calendar days' notice in writing after occurrence of any of the events specified in paragraphs below:
  - a. If First Party fails to pay any monies due to the Second Party pursuant to this Agreement within 60 days after receiving written notice from the Second Party that such payment is overdue; or
- 13.5 The termination of this Agreement shall not prejudice or affect in anyway, the rights and benefits accrued or liabilities and duties imposed on the Parties of this Agreement.
- 13.6 Upon termination, the Second Party shall
  - a. Hand over all assets provided by First Party under this Agreement to First Party.

### **CLAUSE 14**

#### RELATIONSHIP BETWEEN THE PARTIES

14.1 It is expressly agreed that **First Party** and **Second Party** are acting under this Agreement as independent contractors, and the relationship established under this Agreement shall not be construed as a partnership. Neither Party is authorized to create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this Agreement to make

agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

### CLAUSE 15 NOTICE

15.1 All notices required or permitted by, or made pursuant to, this Agreement shall be in writing and shall be sent by facsimile or by registered, first class airmail, return receipt requested and postage prepaid, to the following addresses:

If to First Party:

Mr. Srinivas Raju

CEO

M/s UTL Technologies Ltd

No.19/6, Ashokpuram School Road, Industrial Suburb, Yeshwanthpur,

Bangalore - 560 022

Ph: +91 80 23472171 / Fax: +91 80 23572795

If to Second Party:

Mr. B Srikrishna,

Correspondent,

SRK Institute of Technology,

No 3-44, Enikepadu, Opp Prathap Industries,

Vijayawada - 521108, Andhra Pradesh,

+91 9866409999

All such notices shall be deemed to have been received as follows:

- a. if by facsimile, twenty-four (24) hours after transmission, and
- b. if by registered, first class airmail, upon receipt of acknowledgment of delivery.

The signature of each Party's duly authorized representative below shall evidence the agreement of such Party that this Agreement accurately summarizes its understanding with respect to the subject matter hereof

Signed for and on behalf of

**UTL Technologies Limited** 

Mr. Srinivas Raju

CEO

Witness:

Signed for and on behalf of

SRK INSTITUTE OF TECHNOLOGY

Mr. B Srikrishna Correspondent

Witness:

Annexure I

List of Job Roles with duration

SI No	Job Role	Duration	Category	Rate Per Hour per student In INR	Total Fee per student In INR
1	Field Technician Networking and Storage	400 Hrs	1	40.00	16, 000
2	Field Technician Computing and Peripherals	340 Hrs	Ī	40.00	13, 600
3	Accounts Executive  - Accounts Payable  & Receivable	190 Hrs	Ш	28.80	5, 491

#### Note:

- The above proposed duration of the course and the rate per hour per student is approved as per the PMKVY guidelines, in the event of any changes in the guidelines first party shall intimate the second party on the changes and the revenue share paid to second party shall be revised as per the duration and the training fee.
- The Courses proposed above will be launched during the first six months of operations and first party likely to introduce new courses or discontinue the existing courses based on the local industry requirements. Same shall be communicated to Second party.
- First party can add new courses or modify any of the existing courses depending on the local industry requirements under this program, however the same shall be communicated to second party.

#### Annexure II

#### Financial Implications:

1. Revenue share and payment schedule:

First party agrees to pay 15% (inclusive of all applicable Taxes) of the total training revenue received under this program from NSDC as per payment pattern stipulated by NSDC to second party towards utilizing the infrastructure.) The payments will be made to second party within 7 working days from the date of payments received from NSDC. As per the program guidelines, the payments will be made by NSDC in the following manner for every batch.

#### **NSDC PAMENT PATTERN**

30% of Total Fee - On Commencement of the training batch against validated candidates.

50% of Total Fee - For the number of passed candidates.

20% of Total Fee - Upon achieving 70% Placements

#### Annexure III

#### Infra to be provided by Second Party

- 1. 3 Class Rooms with projector and 30 seater capacity.
- 2. 3 separate rooms for setting up of Sector Specific Lab
- 3. Common IT Lab with 30 computers and Power backup for minimum 3 hrs
- 1000+ Sq Ft Space for office and staff area with necessary infra and computers for 6

   8 staff members.
- 5. Separate rest rooms for Males and Females
- 6. Canteen facility
- 7. CCTV cameras in all the class rooms, Labs, staff room and corridors.
- 8. A/C at Staff room.

Hostel facility to candidates on a payment basis based on the availability.

#### **MEMORANDUM OF UNDERSTANDING**

This **Memorandum of Understanding** (hereinafter called as the 'MOU') is entered into on this the Fifteenth April Two Thousand and Seventeen (15 / 04 / 2017), by and between

**UTL Technologies Limited**, a UTL Group Company, a company incorporated under the laws of India and having its office at No.19/6, Ashokapuram School Road, Industrial Suburb, Yeshwanthpur, Bangalore – 560 022 and represented herein by its Divisional Head, Mr. Srinivasa Raju, (hereinafter referred to as "**UTL**")

#### AND

**SRK Institute of Technology,** sponsored by SRK Foundation a non-profit organization registered under Educational Society under the Act of 2001 (Reg. No.:276 dated 15/02/2017) having its principal office at 3-44, Enikepadu, Vijayawada - 521108, Andhra Pradesh, represented herein by its Correspondent Mr. Srikrishna, (hereinafter referred as 'SRK")

(UTL and SRK are hereinafter jointly referred to as 'Parties' and individually as 'Party')

#### WHEREAS:

- A) UTL is engaged in Education, Skill Development and R&D Services in the fields of Telecom, Networking, Embedded Systems, VLSI, IT and related fields
- B) UTL Technologies is promoted by UTL Group, Bangalore based 3-decade old ICT Solutions Company. UTL Group started with an initial focus on telecom Products & Solutions and moved on to Telecom Services in the form of Cellular Services Company. Simultaneously UTL moved into e-Governance services. UTL has today built the e-governance infrastructure in six states /provinces in INDIA
- C) UTL's Associates and Partners include Ministry of External Affairs, Govt. of India, Visvesvaraya Technological University (VTU), Telecom Sector Skill Council of India (TSSCI), Electronics Sector Skill Council of India (ESSCI), ZTE Corporation China, IL&FS Skills.
- D) SRK is a reputed University
- E) SRK & UTL believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- F) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

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

#### CLAUSE 1 CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within Chennai. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 UTL and SRK co-operation will relate effective utilization of the intellectual capabilities of the faculty of SRK providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry.
- 1.3 The general terms for co-operation shall be represented by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

#### CLAUSE 2 SCOPE OF THE MoU

- 2.1 The budding graduates / engineers from the institutions could play a key role in technological up gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 **Curriculum Design:** Frist Party can give valuable inputs to the SRK, suitably customize the curriculum and in teaching / training methodology, so that the students fit into the industrial scenario meaningfully.
- 2.3 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; UTL to permit the Faculty and Students of SRK to visit its group companies and also involve in Industrial Training Programs at Bangalore. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.
- 2.4 **Research and Development:** Both Parties have agreed to carry out the joint research activities in the fields of Electronics and Communications

- 2.5 **Skill Development Programs:** UTL to train the students of SRK on the emerging technologies in order to bridge the skill gap and make them industry ready
- 2.6 **Guest Lectures:** UTL to extend the necessary support to deliver guest lectures to the students of the SRK on the technology trends
- 2.7 Faculty Development Programs: UTL to train the Faculties of SRK
- 2.8 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programmes on the terms specified herein
- 2.9 Financial considerations can be decided at the time of issuing work orders

# CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

#### CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period **Training Partner** or **UTL**, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of **Training Partner** or **UTL**, after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination both parties have to discharge their obligations

# CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that UTL and SRK are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the

name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

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For UTL Technologies Ltd

For SRK Institute of Technology.

Authorized Signatory

**Authorized Signatory** 

UTL Technologies Ltd	SRK Institute of Technology
No.19/6, Ashokapuram School Road,	No 3-44, Enikepadu
Industrial Suburb, Yeshwanthpur	Vijayawada
Bangalore	Andhra Pradesh, INDIA - 521108
Karnataka, INDIA - 560 022	
Phone: +91 80 23472171	Phone: 9866409999
Website: www.utltraining.com Email – srinivasraju@utltraining.com	Website: <u>www.srkit.in</u> Email -

Witness1:

Witness2:

# SRK Institute of Technology 2017.18 Audit

ENIKEPADU VIJAYAWADA

### **Utl Technologies**

Ledger Account

1-Apr-2017 to 31-Mar-2018

Date	Particulars	Vch Type	Vch No.		Page 1
		von Type	VCII INO.	Debit	Credit
23-6-2017	Cr Syndicate Bank(College-392)	Payment	1259	1,49,040.00	
27-6-2017	Dr Technical Training	Journal	183	1, 10,010.00	1,49,040.00
15-12-2017	Cr Syndicate Bank(College-392)	Payment	3742	1,16,640.00	1,43,040.00
	Dr Technical Training	Journal	409	1,10,040.00	1,16,640.00
19-3-2018	Cr Syndicate Bank(College-392)	Payment	4954	73,278.00	1, 10,040.00
	Dr Technical Training	Journal	547	73,276.00	73,278.00
				3,38,958.00	3,38,958.00

All the above information is reflected in the Audit statements. Above statement is true & correct as per best of my knowledge.



For SPKR & ASSOCIATES
CHARTERED ACCOUNTANTS

PARTNER.

FRN: 014518S MNO: 220807

PRINCIPAL
SRK Institute of Technology
ENIKEPADU, VIJAYAWADA-521 108

# SRK Institute of Technology From 1.4.2018 **ENIKEPADU**

**VIJAYAWADA** 

# **Utl Technologies**

Ledger Account

1-Apr-2018 to 31-Mar-2019

Date	Particulars	\/oh Time	Mala NI		Page 1
Duto	1 ditioulais	Vch Type	Vch No.	Debit	Credit
30-6-2018 D 3-7-2018 C	Technical Training SBI Schlorship Acc 12342	Journal Payment	114 1158	76,464.00	76,464.00
				76,464.00	76,464.00

All the above statement in reflected in the Audit statements Above statement is true & correct as per best of my knowledge.



FOR SPKR & ASSOCIATES CHARTERED ACCOUNTANTS

FRN: 014518S MNO: 220807

SRK Institute of Technology ENIKEPADU, VIJAYAWADA-521 108



# S.R.K. Institute of Technology

Approved by AICTE & Affiliated to JNT University, Kakinada An ISO 9001:2008 Certified Institute Enikepadu, VIJAYAWADA-521 108.

Telephone No.: 0866-2843839

Fax: 0866-2843536

E-mail: srktech@gmail.com

Date:

Date: 08/03/20

To

UTL Technologies Limited,

NO. 19/6, Ashokpuram School Road, Industrial suburb

Yeshwanthpur, Bangalore - 560022

# Sub: work order for value added technical Training

Dear sir,

We are herewith placing the work order on UTL Technologies Limited for the value added technical Training in Embedded Systems technology for the kind notice and execution. The program description, No. of participants and the commercials are tabulated below

SI No	Course	No. of Modules	No. of Students	Fee per module	Total Fee	GST @18%	Grand
1	Career course in embedded systems 2 <sup>nd</sup> year students	6	45	3000 <sup>-</sup>	8,10,000	1,45,800	9,55,800
2	Career course in embedded systems 3 <sup>rd</sup> year students	5	30	3000	4,50,000	81,000	5,31,000
	Total				12,60,000	2,26,800	14,86,800

Amount in words: Rupees

#### Terms:

- 1. Detailed day wise content should be provided before start of each module
- 2. College will provide the necessary infrastructure to conduct the training. Course specific hardware and software to be provided by UTL Technologies
- 3. The duration of each module is 42 hours to be executed in six consecutive days. The dates to be decided mutually
- 4. The above includes Project work for the final year students in group of 4 students per project. The hardware required for the projects will be provided by the college/students
- 5. Placement support included for all the eligible students
- 6. Certificates to be issued to all the successful candidates
- 7. 100% of each module amount will be paid one week before start of the module

SRK INSTITUTE OF TECHNOLOGY
ENIKEPADU, VIJAYAWADA.
PIN-521 108.

PRINCIPAL SRK INSTITUTE OF TECHNOLOGY

ENIKEPADU, VIJAYAWADA

PRINCIPAL

SRK Institute of Technology ENIKEPADU, VIJAYAWADA-521 108



Ref:

# S.R.K. Institute of Technology

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

Enikepadu, VIJAYAWADA-521 108.

Telephone No.: 0866-2843839

Fax: 0866-2843536

E-mail: srktech@gmail.com

Date:

Date: 22/3/2017

Ref: 16-17/03/01 /UTL/Embedded/2017

То

UTL Technologies Ltd, Yeshwanthpur, Bangalore 560 022.

0

Ref:- Your Commercial proposal dated 20/2/2017
Sub: - Work Order
Dear Sir,

We are herewith submitting the work order for your kind notice. The course description and the fee details are tabulated below:

1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
30 60	9,000 9,000 +Service taxes	2,70,000 5,40,000
-1		
Ŧ		8,10,000
	Total	8,10,000
	To the second second	9,000 f0 +Service taxes

#### **Terms & Conditions:**

- 1. Training Schedule will be decided on a mutual consent:
- 2. 30% payment will be made in Advance and remaining amount will be paid on/ before the start of Phase II of the program.

**Authorized Signatory** 

Principal SRK INSTITUTE OF TECHNOLOGY ENIKEPADU, VIJAYAWADA SRK Institute of Technology ENIKEPADU, VIJAYAWADA-521 108

In willes

सिंडिकेटबैंक (SyndicateBank दिनांक/Date
SyndicateBank
Paid into the Credit ofके खाते में जमा के लिए प्रवत्त (खाते का स्वरूप/Nature of A/c)
MeNo: 1336636392
रुपये (शब्दों में) the sum of Rupees (In words) है , मुर्धिप राष्ट्री कि कार्य कार्य करा कि स्वाप्त करा करा है । स्वर्ण करा
नकद/चैक द्वारा/by Cash/Cheque
खनांची/Cashler प्राधिकृत हस्ताक्षरी/Authorised Signatory

PRINCIPAL

SRK Institute of Technology
ENIKEPADU, VIJAYAWADA-521 108

### SRK Institute of Technology 2016.17 Audit ENIKEPADU VIJAYAWADA

# **Ark Info Solutions Pvt Ltd**

Ledger Account

1-Apr-2016 to 31-Mar-2017

Date	Particulars	V			Page 1
04.0.0047.0		Vch Type	Vch No.	Debit	Credit
21-3-2017 Dr So	SBI Schlorship Acc 12342 Software Expenses	Payment Journal	4159 471	1,00,000.00	4,25,000.00
	Syndicate Bank(College-392)	Payment	4595	3,25,000.00	4,25,000.00
				4,25,000.00	4,25,000.00

All the above information is reflected in the Audit statements. Above statement is true & correct as per best of my knowledge.



POT SPKR & ASSOCIATES
CHARTERED ACCOUNTANTS

PARTNER. FRN: 014518S MNO: 220807

SRK institute of Technology ENIKEPADU, VIJAYAWADA-521 108

Software License Agreement: Web Version August 22, 2011
License Form Effective Date\*: Customer Number\*:

CENSEE NAME:		ANSYS Mechanic	al + CFE	Teaching						
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		ENIKEPADU, KRI	SHNA DI	STRICT, VIJA	YAWADA.	ANDHRA PR	ADESH-52110	J8. INDIA		
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stallation Site Add different from abo		Same as Above	•		-					
ECTION 2: ANSY	- S SUPF	PORT COORDINAT	TOR (AS	C) INFORMAT	ION					
						☐ Chec	k if this is a ch	nange to ex	isting	informatio
Support Coordinat	tor:	Dr.N. VINOD CH	OWDHA	RY		Phone:	+91 - 9700	011800		
Email Address:						Fax:	+91 - 866	2483536		
nod.srkmech@gm	ail.com									
ECTION 3: PRO	GRAM C	ONFIGURATION						magina calabihan marawa 2,000 bi ili a mba		
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\* Licensor is authorized to complete this section before or after the License Form is signed by both parties.

\*\* Licensor is authorized to complete this section before or after the License Form is signed by both parties upon Licensee providing the network information.

\*\* Licensor is authorized to complete this section before or after the License Form is signed by both parties.

\*\* WEB LICENSE FORM — COMMERCIAL (revised July 2, 2014)

PRINCIP

SRK Institute of Technology ENIKEPADU, VIJAYAWADA-521 108

Software License Agreement: Web Version August 22, 2011

Network # Check if this is a change to existing designated network.

Machine Make/Model OS & Level ID Type Hostid Hostname(case sensitive) Laptop

Yes No

#### **SECTION 5: ADDITIONAL TERMS**

For Program(s) in Section 3 which contain the terms Academic, Associate, Research, or Teaching in the Program Name (hereinafter, "Academic Program(s)"), the following terms shall apply:

- i) The analysis work performed with the Academic Program(s) must be non-proprietary work.
- ii) Licensee and its Contract Users must be or be affiliated with an academic facility. In addition to its employees and Contract Users, Licensee may permit individuals who are students at such academic facility to access and use the Academic Program(s). Such students will be considered Contract Users of Licensee.
- iii) The Academic Program(s) may not be used for competitive analysis (such as benchmarking) or for any commercial activity, including consulting.
- iv) Notwithstanding any terms of the Agreement to the contrary, Academic Program(s) may be accessed and used by Licensee at the Designated Site or any other location within a 50 mile radius of the Designated Site, provided that such location is within the same country as the Designated Site. Such limitations apply to any access and/or use of the Academic Program(s), including, but not limited to, access via a VPN connection or through license borrowing.
- v) TECS for the Academic Program(s) will be provided at the sole discretion of Licensor and/or its Affiliates and/or Channel Partners. In the event TECS is provided by Licensor or an Affiliate, all Customer Support requests must be initiated via the ANSYS customer portal, an additional fee may be charged, and Section 9 TECS of the Agreement shall apply. In the event that TECS is provided by Channel Partner, all Customer Support requests must be initiated to Channel Partner as separately agreed between Channel Partner and Licensee, and additional fee may be charged, and Section 9 TECS of the Agreement shall apply.

Academic Program(s) which contain the term "Teaching" in the Program Name may only be used for student instruction, student projects, and student demonstrations.

Academic Program(s) which contain the term "Research" in the Program Name may only be used for degree and/or non-degree related research, student instruction, student projects, and student demonstrations.

Academic Program(s) which contain the term "Associate" in the Program Name may only be used for industry related research, degree and/or non-degree related research, student instruction, student projects, and student demonstrations.

Academic Program(s) which contain the term "Academic" or "Tools" but do not contain the terms "Associate", "Research" or "Teaching" in the Program Name assume the terms of use of the Program(s) it is used with. When used as a standalone program, or if the Program(s) are not associated with any other Academic Program(s), the Program may only be used for degree and/or non-degree related research, student truction, student projects, and student demonstrations.

By signing below each party agrees to be bound by the terms and conditions of this License Form and the Software License Agreement identified in the header of this License Form which is incorporated herein (referred to collectively herein as the "Agreement"). Any terms used in this License Form which are defined in the applicable Software License Agreement shall have the same meaning in the License Form as they have in the Software License Agreement. The Software License Agreement may be retrieved, printed and reviewed at <a href="http://www.ansys.com/terms.htm">http://www.ansys.com/terms.htm</a>, by contacting 1-800-937-3321,or by contacting your sales representative. No purchase order or any other purchasing instruments issued by Licensee, even if such purchase order or other purchasing instrument provides that it takes precedence over any other agreement between the parties, shall be effective to contradict, modify, delete from or add to the terms of the Agreement in any manner whatsoever. If you do not agree to be bound by the terms and conditions of the Agreement please contact your sales representative.

If a new license key is supplied for the Program(s), Licensee agrees to destroy the previous license key for the Program(s) and use the new license key. If the Program(s) is being converted or upgraded and a new license key is supplied, Licensee agrees to (i) uninstall the previous Program(s) from the computer or computers on which such Program(s) were installed, (ii) destroy the previous license key for the previous Program(s), and (iii) use the new license key.

SRK Institute of Technology

Yes ☐ No Yes ☐ No

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Page 2 of 3

WEB LICENSE FORM – COMMERCIAL (revised July 2, 2014)

USA	PIN: 521108 INDIA
Canonsburg, PA15317	ENIKEPADU, KRISHNA DISTRICTVIJAYAWADA. ANDHRA PRADESH
2600 ANSYS Drive	SRK INSTITUTE OF TECHNOLOGY
LICENSOR: ANSYS, Inc.	LICENSEE: MECHANICAL ENGINEERING DEPARTMENT

WITH THE INTENT TO BE LEGALLY BOUND, THE PARTIES AGREE:

(Signature)

(Printed Name)

63

(Date - mm/dd/yyyy)

By:

(Title)

By:

Dr. N. VINOD CHOWDHARY (Printed Name)

> H.O.D 07/28/2016 (Title) (Date - mm/dd/yyyy)

> > SRK Institute

ENIKEPADU, VIJAYAWADA-521 108

<sup>\*</sup> Licensor is authorized to complete this section before or after the License Form is signed by both parties.

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Page 3 of 3

WEB LICENSE FORM – COMMERCIAL (revised July 2, 2014)

### SRK Institute of Technology 2016.17 Audit ENIKEPADU VIJAYAWADA

# **Ark Info Solutions Pvt Ltd**

Ledger Account

1-Apr-2016 to 31-Mar-2017

Date	Particulars	· · · · · ·			Page 1
24 2 2047 0		Vch Type	Vch No.	Debit	Credit
21-3-2017 Dr Softw	SBI Schlorship Acc 12342 Software Expenses	Payment Journal	4159 471	1,00,000.00	4,25,000.00
22-3-2017 CI	22-3-2017 Cr Syndicate Bank(College-392)	Payment	4595	3,25,000.00	4,25,000.00
				4,25,000.00	4,25,000.00

All the above information is reflected in the Audit statements. Above statement is true & correct as per best of my knowledge.



FOR SPKR & ASSOCIATES
CHARTERED ACCOUNTANTS

PARTNER. FRN: 014518S MNO: 220807

SRK institute of Technology ENIKEPADU, VIJAYAWADA-521 108

### SRK Institute of Technology 2016.17 Audit ENIKEPADU VIJAYAWADA

# **Ark Info Solutions Pvt Ltd**

Ledger Account

1-Apr-2016 to 31-Mar-2017

Date	Particulars	\/ab T			Page 1
24 2 2047 0		Vch Type	Vch No.	Debit	Credit
21-3-2017 Di	SBI Schlorship Acc 12342 Software Expenses	Payment Journal	4159 471	1,00,000.00	4,25,000.00
22-3-2017 CI	Syndicate Bank(College-392)	Payment	4595	3,25,000.00	4,25,000.00
				4,25,000.00	4,25,000.00

All the above information is reflected in the Audit statements. Above Statement is true & correct as per best of my knowledge.



FOR SPKR & ASSOCIATES
CHARTERED ACCOUNTANTS

PARTNER. FRN: 014518S MNO: 220807

SRK institute of Technology ENIKEPADU, VIJAYAWADA-521 101 To, ARK Infosolutions Pvt. Ltd 6&7 Janki Centre, Shah Industrial Estate, Off Veera Desai Road, Andheri (West). Mumbai- 400053.

<u>Subject:</u> Purchase Order for Major Project Support based Training for Dept. of ECE Students.

Dear Sir,

We are pleased to issue the Purchase order for Major Project Support based Training for Dept. of ECE Students in reference to your quotation/MOU dated 28<sup>th</sup>December 2016 between SRK Institute of technology, Enikepadu and ARK Infosolutions Pvt. Ltd.

We are pleased to place you the confirmed Purchase order as follows.

Sr. No	Particulars	Rate Per student in INR	No Of Students	Total (Inclusive of Taxes) in INR
1	Training on Major Project based Support using ANSYS HFSS	3000	33	99,000
	Grand Tota	al 🔻		99,000

Amount in words-Ninety Nine Thousand Rupees Only.

# Payment Mode and Conditions:-

#Cheque Payment will be done#

#### **Delivery:**-

Training and Project support as per mutually agreed schedule.

Thanking You. With Regards,

S. Sri Gowri

Head

3/2/17

Dept. of Electronics & Communication Engineering

Dr. S. SRIGOWRI, M.Tech., Ph.D., Professor & Head of E.C.E. Dept. S.R.K. Institute of Technology

PRINCIPAL

SRK Institute of Technology
ENIKEPADU, VIJAYAWADA-521 198

Mulling

To

The Managing Director, ANSYS Software Pvt Ltd, Bangalore, India.

Dear Sir/Madam

With the reference to discussion we had regarding the ownership of the licenses and the corporate Mail ID, Please considers this mail as our undertaking.

We, SRK institute of Technology, Enikepadu, Vijayawada, India, hereby, would like to inform you that our E-mail ID is srkecehod@gmail.com and would be utilizing the same for official purpose.

We are aware that we do not have any official domain ID & we do not have access to ANSYS customer portal. On receipt of the same, we will update you.

We will notify the ANSYS family, about the new ASC or the Senior Official of the college, after we move out from the current organization.

Please do the needful.

Thanking You,

S. SriGown' Yours Faithfully, 3/2/17

Dr. S. SRIGOWRI, M.Tech., Ph.D., Professor & Head of E.C.E. Dept. S.R.K. Institute of Technology

PRINCIPAL
SRK Institute of Technology
ENIKEPADU, VIJAYAWADA-521 198

#### Gmail

#### COMPOSE

Inbox Starred

Important

Sent Mail

Drafts (7) Personal

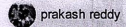
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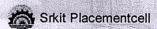
Travel More

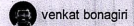
e electronics



krupa bandi







Click here to enable desktop notifications for Gmail.

Learn more Hi

Clarification Regarding the pricing for HFSS major project training

(?)

Pavan Kumar Nanduri <pavan.nanduri to me, Binish

7:19 PM (17 hours ago) 💢

Dear Madam,

Greetings from ARK !!

As discussed in morning, and as the discussion happened earlier basing on your query w.r.t 33 students (32 B.Tech + 1 M.Tech) working on the major project using 25 HF licenses. You have asked for a compensation, need to be done for the students, since 8 of them cannot perform 'one on one 'hands on sessions. I have explained that it will be compensated by providing our (Vendor) certification for all the students (with the same pricing of 3000 per student). We request you to kindly treat the pricing the same as mentioned in the purchase order and solicit your kind cooperation in this regard.

Also, you can verify, to bring to your notice, the execution we had in Mechanical Dept. is using 25 user licenses for all major project batches. We request you to kindly understand and treat that the pricing we quoted is for the major project training and support we provided but not for the number of licenses issued. Appreciate and humbly anticipate you earnest cooperation in this regard.

At the same time, I would like to reiterate that you can always check and make sure that all the technical deliverables and met. We will further extend our support, for all the activities that you intended to carry out, to the best of our technical knowledge and expertise. looking forward to work with you again

Thanks & Regards Pavan K Nanduri

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Click here to Reply, Reply to all, or Forward

PRINCIPAL
SRK Institute of Technology
ENIKEPADU. VIJAYAWADA-521 108

1 11/1/1900

Software License Agreement: Web Version August 22, 2011 License Form Effective Date\*: 01/25/2017

Customer Number\*: 1068315

## LICENSE FORM

LICENSE	E NAME:	SRK institut	e of Tec	hnology						
SECTION	1: DESIGNATE	D SITE INFORM	IATION							
Designate location):	d Site (end use	SRK institut	e of Tec	hnology						
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key server	t from above)	Same as Abo	ove							
	Site Address: t from above)	Same as Abo	ove			***************************************	4			
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Email Add	iress:	srkecehod@gi	mail.com	600 1000 1000		Fax:				
Network #	rk Program Namo				# of Tasks	License Type	License Term	Effective Date of Program		TECS or Lease Expiratio Date
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Page 1 of 3

WEB LICENSE FORM – COMMERCIAL (revised July 2, 2014)

			Software License Agreement: Web Version Augus					
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Network#	☐ Check if this i	s a change to e	xisting designated netw	Nork .	☐ Yes ☐ No			
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					Yes No			
				Market and the second of the s	Yes No			

### SECTION 5: ADDITIONAL TERMS

For Program(s) in Section 3 which contain the terms Academic, Associate, Research, or Teaching in the Program Name (hereinafter, "Academic Program(s)"), the following terms shall apply:

- i) The analysis work performed with the Academic Program(s) must be non-proprietary work.
- ii) Licensee and its Contract Users must be or be affiliated with an academic facility. In addition to its employees and Contract Users, Licensee may permit individuals who are students at such academic facility to access and use the Academic Program(s). Such students will be considered Contract Users of Licensee.
- iii) The Academic Program(s) may not be used for competitive analysis (such as benchmarking) or for any commercial activity, including consulting.
- iv) Notwithstanding any terms of the Agreement to the contrary, Academic Program(s) may be accessed and used by Licensee at the Designated Site or any other location within a 50 mile radius of the Designated Site, provided that such location is within the same country as the Designated Site. Such limitations apply to any access and/or use of the Academic Program(s), including, but not limited to, access via a VPN connection or through license borrowing.
- v) TECS for the Academic Program(s) will be provided at the sole discretion of Licensor and/or its Affiliates and/or Channel Partners. In the event TECS is provided by Licensor or an Affiliate, all Customer Support requests must be initiated via the ANSYS customer portal, an additional fee may be charged, and Section 9 TECS of the Agreement shall apply. In the event that TECS is provided by Channel Partner, all Customer Support requests must be initiated to Channel Partner as separately agreed between Channel Partner and Licensee, and additional fee may be charged, and Section 9 TECS of the Agreement shall apply.

Academic Program(s) which contain the term "Teaching" in the Program Name may only be used for student instruction, student projects, and student demonstrations.

Academic Program(s) which contain the term "Research" in the Program Name may only be used for degree and/or non-degree related research, student instruction, student projects, and student demonstrations.

Academic Program(s) which contain the term "Associate" in the Program Name may only be used for industry related research, degree and/or non-degree related research, student instruction, student projects, and student demonstrations.

Academic Program(s) which contain the term "Academic" or "Tools" but do not contain the terms "Associate", "Research" or "Teaching" in the Program Name assume the terms of use of the Program(s) it is used with. When used as a standalone program, or if the Program(s) are not ciated with any other Academic Program(s), the Program may only be used for degree and/or non-degree related research, student insuluction, student projects, and student demonstrations.

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Licensor is authorized to complete this section before or after the License Form is signed by both parties.

\*\* Licensor is authorized to complete this section before or after the License Form is signed by both parties upon Licensee providing the network information.

Page 2 of 3

WEB LICENSE FORM – COMMERCIAL (revised July 2, 2014)

Software License Agreement: Web Version August 22, 2011

By signing below each party agrees to be bound by the terms and conditions of this License Form and the Software License Agreement identified in the header of this License Form which is incorporated herein (referred to collectively herein as the "Agreement"). Any terms used in this License Form which are defined in the applicable Software License Agreement shall have the same meaning in the License Form as they have in the Software License Agreement. The Software License Agreement may be retrieved, printed and reviewed at <a href="http://www.ansys.com/terms.htm">http://www.ansys.com/terms.htm</a>, by contacting 1-800-937-3321, or by contacting your sales representative. No purchase order or any other purchasing instruments issued by Licensee, even if such purchase order or other purchasing instrument provides that it takes precedence over any other agreement between the parties, shall be effective to contradict, modify, delete from or add to the terms of the Agreement in any manner whatsoever. If you do not agree to be bound by the terms and conditions of the Agreement please contact your sales representative.

If a new license key is supplied for the Program(s), Licensee agrees to destroy the previous license key for the Program(s) and use the new license key. If the Program(s) is being converted or upgraded and a new license key is supplied, Licensee agrees to (i) uninstall the previous Program(s) from the computer or computers on which such Program(s) were installed, (ii) destroy the previous license key for the previous Program(s), and (iii) use the new license key.

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Dr. S. SRIGOWRI, M. Tech., Ph.D., Professor & Head of E.C.E. Dept. S.R.K. Institute of Technology

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<sup>\*</sup> Licensor is authorized to complete this section before or after the License Form is signed by both parties.

<sup>\*\*</sup> Licensor is authorized to complete this section before or after the License Form is signed by both parties upon Licensee providing the network information. Page 3 of 3 WEB LICENSE FORM - COMMERCIAL (revised July 2, 2014)

# HFSS Project Support Schedule & Requirements - srkecehod@gmail.com

Inbox >



# Pavan Kumar Nanduri pavan.nanduri@arkinfo.co.in>

8:59 AM (2 hours ago)

to me, mahalakshminvk., Vishumendra, Sudheer

Dear Madam,

Good Morning and Greetings of the day!!

Kindly find below the training and major project support schedule we will be having on campus. Also requesting you to kindly provide the server/any system details in lab (in which HFSS training is going to take place). Our Application Engineer Mr. Vishumendra will be leading the HF training sessions at your campus. He will there on campus as per the given under schedule dates.

# HFSS Major Project Support @ SRK Institute of Technology (8 Batches)

DATE å	TOPIC/AREA to be covered
6 <sup>th</sup> – 11 <sup>th</sup> February	Training & Working with HFSS
20 <sup>th</sup> – 21 <sup>st</sup> February	Training & Working with HFSS
3 <sup>rd</sup> and 4 <sup>th</sup> March	Major Project Support for Individual Batches
13 <sup>th</sup> – 15 <sup>th</sup> March	Major Project Support & Documentation Support

· Online Support: 27<sup>th</sup> - 29<sup>th</sup> March - Documentation Support & Finishing it

kindly make sure the OS requirements (64 bit, Windows 7 and above, LAN Drivers update) are met.

Kindly follow the below steps to find out the Host Name and address Details.

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- 1. Click on the windows button on the desktop screen in the left bottom corner
- 2. Type "cmd" and enter into command prompt window
- 3. In the command prompt window type "ipconfig /all" and press enter key
- 4. Window containing the information as given under appears
- 5. Kindly note down the host name and physical address and send it to us

Hope this information helps

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Thanks & Regards

Pavan K Nanduri

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Command Prompt Config /allcompartments ... Show information Book all. > ipconfig /allcompartments /all ... Show detailed information about all compartments C:\Users\Pawan Nanduri>ipconfig /all Windows IP Configuration Host Name . . . . . . . . . . . LAPTOP-C5E5R8L0 Primary Uns Suffix ....: IP Routing Enabled. . . . . . . . . . No WINS Proxy Enabled. ... . . . . . No DNS Suffix Search List. . . . . : domain.name Ethernet adapter Ethernet: Media State . . . . . . . . . : Media disconnected Connection-specific DNS Suffix .: Description . Realtak PCIa CRF Family Controller Physical Address. . . . . . . : F0-76-1C-F0-75-32 Autoconfiguration Enabled . . . . : Yes Wireless LAN adapter Local Area Connection\* 2: Media State . . . . . . . . . : Media disconnected Connection-specific DNS Suffix . : Description . . . . . . . . . . . . . Microsoft Wi-Fi Direct Virtual Adapter

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# SRK Institute of Technology -HFSS TRAINING SCHEDULE

DATE	TOPIC	Workshop/Hands-on
6/2/2017	Introduction to ANSYS HFSS HFSS Workflow Introduction to FEM Adaptive Meshing HFSS Boundary Conditions & Excitations HFSS Solutions & Post Processing	Antenna fundamentals
7/2/2017	Design & Analysis of Simple Half- Wave Dipole Antenna resonating at 2GHz	Complete 3-D Geometry Modeling  Setting of Solution Type (Driven Modal/Driven Terminal)  Assigning Material (eg. PEC material)  Assigning Boundary Conditions (eg. PerfE)  Assigning Excitations (Wave port/Lumped Port)  Analysis Setup and Assigning Frequency Sweep  Setting up of Radiation Box  Setting of Far-Field Infinite Sphere Setup  Validation & Analysis  Complete Network Parameter Results and Far-Field Results Analysis  Plotting of Fields (E-Fields and H-Fields)
3/2/2017	Design & Analysis of Inset Fed Rectangular Patch Antenna resonating at 10GHz	3D Geometry Modeling (Defining Box and Planar Sheet) Assigning Material to the box (Rogers RT/duroid 5880) Assigning Boundaries to the Planar Sheet (PerfE) Setting of Solution Type (Driven Terminal) Assigning Excitation (Lumped Port) Analysis Setup and Frequency Sweep Setup Setting of Radiation Box Validation & Analysis Complete Network Parameter Results and Far-Field Results Analysis Plotting of Fields (E-Fields and H-Fields) Parametric Analysis of Inset Fed Distance

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		Complete 3D Geometry Modeling Use of Equation Based Curve in Geometry Modeling
	Design & Analysis of Axial Mode	Setting of Solution Type (Driven Modal/Driven Terminal) Assigning Materials (eg. PEC material and Teflon material) Assigning Boundary Conditions (eg. PerfE) Probe Fed Feeding of Helical Antenna
9/2/2017	(End Fire) Helical Antenna resonating at 900 MHz	Assigning Excitations (Wave port) Analysis Setup and Frequency Sweep (Discrete/Fast/Interpolating) Setting up of Radiation Box Setting of Far-Field Infinite Sphere Setup Validation & Analysis Complete Network Parameter Results and Far-Field Results Analysis Plotting of Fields (E-Fields and H-Fields)
10/2/2017	Design & Analysis of 2X1 Phase Array Antenna	Design of Two element Patch Antenna on a single substrate Assigning Two Lumped Port Feeds Validation & Analysis Phase Control at each feed Radiation Pattern (3D & 2D) Analysis for different Phase Combination
11/2/2017	Design & Analysis of PIFA Antenna resonating at 1800MHz Band & Design of Human Prototype Head Model and SAR Analysis	Design of PIFA antenna resonating at 1800MHz  Design of a prototype 3 layers (Skin, Bone and Brain) of Human Head  Setting up of SAR settings for American/European Standard SAR analysis.  Plotting of Local SAR for all the designed layers.  Use of Non-Model Line for 2D plotting of SAR vs distance.

	. Paradak Regult kanyang	MAJOR PROJECT	
17/2/2017	BATCH 15	Design and Analysis of PIFA working in GSM band for cellular and mobile communications	
17/2/2017 BATCH 8		SAR Analysis of a Human Head for a GSM band PIFA antenna	
18/2/2017	BATCH 9	Design and Analysis of a MIMO antenna	+ <b>.</b>
18/2/2017	BATCH 5	Design and Analysis of UWB Bow Tie antenna working in C band region	Major Project Design & Simulation in HFS
3/3/2017	BATCH 6	Design and Analysis of a Phased array patch antenna working at 800 MHz	Post Processing
3/3/2017	BATCH 14	Design and analysis of Koch Fractal antenna for wireless applications	T OSC F TOCESSING
4/3/2017	BATCH 13	Design and Analysis of various feeding techniques for a Microstrip patch antenna	
4/3/2017	BATCH 3	Design and analysis of tapered Vivaldi antenna for UWB application	
4/3/2017	M.Tech	Design and analysis of PIN diode biased reconfigurable antenna for wireless communications	

17/3/2017 ALL Batches Results Analysis & Doubts Clarification
18/3/2017 ALL Batches Results Analysis & Doubts Clarification

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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 (<a href="https://aka.ms/eligibilitydefinition">https://aka.ms/eligibilitydefinition</a>). 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.

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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.

Microsoft Customer Agreement

TO THE PARTY OF TH

PRINCIPAL 2/12/15 SRK Institute 8454 efithology ENIKEPADU, VIJAYAWADA-521 108.



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.

Microsoft Customer Agreement

PRINCIPAL 2/12/15
SRK Institute of Technology ( 5
ENIKEPADU, VIJEREA WOODA-521 108.



(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 <a href="http://www.microsoft.com/licensing/contracts">http://www.microsoft.com/licensing/contracts</a> 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.

Microsoft Customer Agreement

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PRINCIPAL 10 of 12/12/15
SRK Institute of Technology/15
ENIKEPADU, VIJAYAWADA-521 108.



"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.

Mariaging Director

Y. Sninivara Luo

Managing Director

NECX Private Limited

Dr. T. Satyanarayana, Principal,

Principal, 2/12/SRK Institute of Technolog

#### SRK Institute of Technology 2014.15 ENIKEPADU VIJAYAWADA

# Ncspearson Indiapvt Ltd Software Ledger Account

1-Oct-2014 to 31-Mar-2015

Date	Particulars	20,9794	Vch Type	Vch No.	Dabis	Page 1
00 40 0044 5			Ton Type	VCITIVO.	Debit	Credit
30-10-2014 C	Lab Equipment Syndicate Bank(College-392)	.3	Journal Payment	285 2394	27,000.00	27,000.00
			•		27,000.00	27,000.00

All the above information is reflected in the Audit Statements. Above Statement is true & correct as per best of my knowledge.



For SPKR & ASSOCIATES
CHARTERED ACCOUNTANTS

PARTNER. FRN: 014518S MNO: 220807



# INVOICE

**BILL TO:** 

DASARI HARITHA **SRK FOUNDATION** NH-5 **ENIKEPADU** VIJAYAWADA 521108 INDIA

# A PEARSON VUE BUSINESS

438 us\_certiport\_email INVOICE NUMBER: 11063383 TAX I.D. NO.: 41-0850527 DATE: 20-FEB-17 Page 1 of 1 CUSTOMER NO.: CREDIT REF. NO.: 1783805

#### LOCATED AT:

SRK FOUNDATION NH-5 **ENIKEPADU** VIJAYAWADA 521108 INDIA

CARRIER B/L NUME		SHIPPING INFORMAT	SHIPPING INFORMATION			Certiport Customer ID: 90055058-20886			
		(MOST RECENT SHIPMENT) SHIP DATE: 20-FEB-17 CARRIER: STND B/L NUMBER: 0		TERMS: NET 30  DUE DATE: 22-MAR-17  CONTACT: John Ruszczyk 800-843-0019 x853 201-767-5029 (Fax ) john.ruszczyk@pearson.com (e-mail)					
	DES	CRIPTION	U/M	* QTY	T.A.	UNIT PRICE	EXTENDED PRICE		
1102226	MTA Campus License	- 500 Exams (Tier 3)	Each	1	N	2,100.00	2,100.0		
INVOICE SUMMAR	RY: TOTAL FOR ALL LINE 0.00% INTL TAX	ITEMS		*** \$1			2,100.0		
							0.0		
Prepayment of	2,100.00 processed on 20-FE	B-17 ****					(2100.0		
changed. To pay	on-line, register at son.com/OA_HTML/SelfRe	usiness. The payment remit-to has gistration.jsp. Already a user, login to		N <sub>t</sub> s					
Pearson only accept Credit Card informat	ts credit card payments throug tion is not accepted via postal	h our e-commerce portal and our call center. mail, facsimile, or email.					*		
			SU	BTOTAL		TAX	TOTAL		
orporate Address:	11						(USD)		
CS Pearson, Inc. 601 Green Valley Dr.				2,100.00		0.00	0.00		

5601 Green Valley Dr. Bloomington, MN 55437-1099 USA

**ORIGINAL** 

Remit by Check to:
NCS PEARSON, INC.
13036 COLLECTION CENTER DRIVE
CHICAGO, IL 60693

Remit by Wire or ACH to:
Bank of America - Account Name: NCS Pearson Inc.
ACH: # 071-000-039 WIRE: #0260-0959-3
Account No: 81881-05388 SWIFT: BOFAUS3N (Include invoice number in transmission)

> PRINCIPA SRK Institute of Technology ENIKEPADU, VIJAYAWADA-521 108

audit form peason.

#### SRK Institute of Technology 2016.17 Audit ENIKEPADU VIJAYAWADA

### Ark Info Solutions Pvt Ltd

Ledger Account

1-Apr-2016 to 31-Mar-2017

Date	Particulars	Vch Type	Vch No.	B.1.	Page 1
21-2-2017 C	CDI Cablanatin A 400 to	von Type	VCITIVO.	Debit	Credit
21-3-2017 Dr	r SBI Schlorship Acc 12342 r Software Expenses r Syndicate Bank(College-392)	Payment Journal	4159 471	1,00,000.00	4.25.000.00
		Payment	4595	3,25,000.00	4,25,000.00
				4,25,000.00	4,25,000.00

All the above information is reflected in the Audit statements. Above Statement is true & correct as per best of my knowledge.



FOR SPKR & ASSOCIATES
CHARTERED ACCOUNTANTS

PARTNER. FRN: 014518S MNO: 220807



ARK Infosolutions Pvt. Ltd. 12, 13, Janki Centre, off Veera Desai Rd, Andheri (W), Mumbai - 400 053, India. info@arkinfo.co.in +91-22-42018000

www.arkinfo.co.in

# MASTER EDUCATION SERVICE AGREEMENT

This Agreement is executed at Vijayawada on 28th September 2016

#### BETWEEN

SRK Institute of Technology, Civil Engineering Department having its campus office at Enikepadu, Vijayawada 521 108 and the institute at same place, (Hereinafter referred as 'Institute', which expression shall, unless it is repugnant to the meaning or context hereof, is deemed to mean and include its successors in business and assigns)

#### AND

M/s. ARK Infosolutions Private Limited, a Private Limited Company duly incorporated under the Companies Act, 1956 having its Registered Office situated at 4428, Ganesh Bazar, Cloth Market, Delhi – 110006. (Hereinafter referred to as 'the ARK', which expression shall, unless it is repugnant to the meaning or context thereof, be deemed to mean and include its successors in business and assigns)

(INSTITUTE and ARK are collectively referred to as 'Parties' and individually as 'Party')

#### WHERE AS:-

Institute has requested ARK to deliver skill development courses aimed to develop & improve the Creative & Life Skills of all interested students at the Institute's Premises. The courses are focused on the CAD/CAM/CAE/Animation/Gaming/Robotics area looking at today's scenario where students are growing in a Digital World around them.

PRINCIPAL

SRK Institute of Technology ENIKEPADU, VIJAYAWADA-521 108.



ARK Infosolutions Pvt. Ltd.
12, 13, Janki Centre,
off Veera Desai Rd, Andheri (W),
Mumbai - 400 053, India.
info@arkinfo.co.in
+91-22-42018000

www.arkinfo.co.in

# NOW, THIS MOU WITNESSETH AS UNDER: -

### COVENANTS FOR INSTITUTE

- INSTITUTE shall provide all the necessary infrastructural amenities & logistics like Computers (as per the required configuration), Electricity, Projector, Lab Space, etc. as suggested / directed by ARK without alleging or claiming anything from ARK except as set forth in the agreement herein.
- All the running expenses for imparting the session in any manner whatsoever shall be borne by the INSTITUTE only.
- INSTITUTE shall support & assist ARK in all manners to run / deliver the sessions / programs effectively & efficiently.
- INSTITUTE hereby ensures that minimum no of students as specified in the respective sub contract agreement shall enroll for the said program courses.

## COVENANTS FOR ARK

- ARK will impart the necessary skills/ education development courses to the students of the INSTITUTE as mentioned in the Sub Contract Agreement.
- ARK will provide the qualified instructor; curriculum as mutually agreed to guide and imparts the respective courses education to the enrolled students.



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### **MISCELLANEOUS**

- INSTITUTE & ARK hereby agree that ARK will commence the respective sessions
  at the INSTITUTE's premises only on mutually agreed schedule by delivering
  sessions. Further, if required any additional sessions will be provided on the
  terms & conditions as may be mutually agreed by the parties.
- Parties hereby agrees that all the subcontract executed between the parties for the carried courses, shall be regulated in the terms as mentioned in the Master Service Agreement herein.
- 3. Parties hereby agree that the effective date of this agreement shall be date on which the agreement is signed and the agreement will be valid till 4 years from date of agreement or any other due date as mentioned in the Subcontract agreement for the respective program and the same may be renewed for further period on mutual agreed terms.
- Parties hereby agree that ARK is permitted to display their status of being a service provider at INSTITUTE's reception/admission desks, notice boards and other places as agreed by the INSTITUTE.
- Parties hereby further agree that during the term of this agreement or any other sub contract agreement and thereafter; Institute shall not in any manner whatsoever, make arrangement, associate, appoint the instructors provided by ARK as its regular faculty, consultant etc.
- 6. Either party may terminate this arrangement by giving a prior 90 days' notice in writing to the other party.
- Parties hereby further agree that all intellectual property shall only belong to ARK only either created by students during the sessions or otherwise.
- Institute hereby authorizes ARK to use the Institute's logo, name, URL, curriculum pictures etc. on the social networking websites, or to take any measures to promote the educational programme.



ARK Infosolutions Pvt. Ltd.
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off Veera Desai Rd, Andheri (W),
Mumbai - 400 053, India.
info@arkinfo.co.in
+91-22-42018000

www.arkinfo.co.in

- 9. ARK shall not be held liable to the Institute for any loss, delay or damage occasioned by act of god, or Govt. Policies, fires, floods, explosions, epidemics, strikes, Amendment in Institute schedule, timings etc. which prevents performance of ARK under this MOU and the same shall not restricts the rights of ARK to collect the professional fee from the Institute.
- 10. Each & Every subcontract agreement executed between the parties shall be deemed to be part & parcel of this agreement and shall be regulated in accordance to the terms as mentioned hereunder.
- This agreement shall not be amended, assigned or transferred by either party without the written consent of the other party
- This agreement shall be governed exclusively by the laws of India jurisdiction shall be vested exclusively in the courts at New Delhi

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE EXECUTED THIS AGREEMENT

For ARK Infosolutions (P) Limited

For SRK Institute of Technology

Authorized Signatory

Authorized Signatory

Witness:-

Name

Name

Address

Address

PRINCIPAL SRK Institute of Technology

ENIKEPADU, VIJAYAWADA-521 108



ARK Infosolutions Pvt. Ltd. 12, 13, Janki Centre, off Veera Desai Rd, Andheri (W), Mumbai - 400 053, India. info@arkinfo.co.in +91-22-42018000

www.arkinfo.co.in

# SUB CONTRACT AGREEMENT - 3

This Sub Contract Agreement is executed at Vijayawada on 28th September 2016

#### BETWEEN

SRK Institute of Technology, Civil Engineering Department, having its campus office at Enikepadu, Vijayawada 521 108, (Hereinafter referred as 'Institute', which expression shall, unless it is repugnant to the meaning or context hereof, is deemed to mean and include its successors in business and assigns)

### AND

M/s. ARK Infosolutions Private Limited, a Private Limited Company duly incorporated under the Companies Act, 1956 having its Registered Office situated at 4428, Ganesh Bazar, Cloth Market, Delhi – 110006. (Hereinafter referred to as 'the ARK', which expression shall, unless it is repugnant to the meaning or context thereof, be deemed to mean and include its successors in business and assigns)

#### WHEREAS;

The above agreement is executed in continuation to the Master Service Agreement executed between the said parties on 27th September 2016. This subcontract agreement defines the Program Education course to be rendered, the terms and conditions and the consideration in lieu of the said educational course.

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PRINCIPAL
SRK Institute of Technology
ENIKEPADU, VIJAYAWADA-521 108

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ARK Infosolutions
12, 13, Janki Centre,
off Veera Desai Rd, Andheir
Mumbai - 400 053, India.
info@arkinfo.co.in
+91-22-42018000

www.arkinfo.co.in

#### TERMS ARE MENTIONED HEREUNDER:-

NAME OF PROGRAM/COURSE

MINDBOX Incubation Center for Civil Engineering

VENUE

College campus

Min No. of students

Program is for the students of Civil Engineering starting from 2<sup>nd</sup> to 4<sup>th</sup> Year

CERTIFICATION

MINDBOX Certification shall be provided for other courses. OEM Certification will be provided at additional cost. Students taking up the course under ARK are eligible to take certification from respective OEM's.

#### **DURATION OF PROGRAMME**

MindBox will run this program through semester as per pre-defined schedule and below duration. Institute will allocate the appropriate time/schedule for skill development program during semesters.

Academic Year	Software	Duration	Total Hours
	AutoCAD	1 Week	50 hrs
	StaadPRO ,	1 Week	50 hrs
From 2 <sup>nd</sup> to 4 <sup>th</sup> Year	ETABS	1 Week	50 hrs
	Primavera	1 Week	50 hrs
	StaadPRO + ETABS + Primavera	3 Weeks	. 120 - 150 hrs
Optional	MX Road*	1 week	50 hrs
Optional	Revit*	1 week	50 hrs
Grand Total		9 weeks	420 - 450 hrs

\* Optional Courses are provided over and above the standard courses decided for 4 academic years. Interested students must take it as additional course.



ARK Infosolutions Pvt. Ltd. 12, 13, Janki Centre, off Veera Desai Rd, Andheri (46). Mumbai - 400 053, India. info@arkinfo.co.in +91-22-42018000

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### Terms and Conditions (For ARK):

- Incorporation of Skill Development Program to the Civil Engineering students of first, second, third and fourth year.
- 2. Continuous flow in training
- Mini project/assignment to be completed at the end of every course
- 4. The projects shall be judged by ARK and completion certificates shall be provided
- Minimum of 5 companies to visit the campus for placement drive in first year and increase by 2 – 3 companies thereafter.
- 6. Amount to be paid immediately after successful completion of the training.
- Student fee can be increased by 12% and maximum can go upto Rs. 2500/course
  in the next 4 academic years from the time of 1st training batch and year of MOU.
- 8. MindBox will conduct training & issue certificate to students
- The required software licenses shall be made available by ARK during the training period
- 10. This Subcontract will be valid for a period of 4 years from date of signing and academic year.

# Terms and Conditions (For SRK Institute of Technology):

- Lab Facility with 60 systems with 64 bit OS, 8 GB RAM DDR 3, 500 GB HDD Space, 1GB Graphic and Intel Mother Board.
- INSTITUTE shall provide necessary time slot and planning each year.
- INSTITUTE shall ensure that at a time all Four Years of the Civil Department will
  take up the training course with necessary gap between courses.
- INSTITUTE will pay ARK fees per student as a consideration for this program as per below table. Taxes & Duties: are included in the fee mentioned as below.

PRINCIPAL



ARK Infosolutions Pvt. Ltd. 12, 13, Janki Centre, off Veera Desai Rd, Andheri (W), Mumbai - 400 053, India. info@arkinfo.co.in +91-22-42018000

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				Cost (based)	on Betch Size)	
Neudende Year	Cofficient	1 Duration	1-25	25 30	51.79	76-100 21
	AutoCAD	1 week/50 hrs	1500	1000	900	800
	StaadPRO	1 week/50 hrs	4000	3000	2500	2000
From 2nd Year	ETABS	1 week/50 hrs	4000	3000	. 2500	2000
to 4th Year	Primavera	1 week/50 hrs	4000	3000	2500	2000
	StaadPRO + ETABS + Primavera	3 weeks/120-150 hrs	5000	4500	4000	3500
Optional	MX Road	. 1 week/50 hrs	4000	3000	2500	2000
Optional	Revit	1 week/50 hrs	4000	3000	2500	2000
Optional	Microstation	1 week/50 hrs	1500	1000	900	800

- 5. INSTITUTE will collect the fees from students and make payment immediately after completion of the course.
- 6. We will be charging the above mentioned pricing in every year and payment will be collected immediately after completion of the course.
- 7. Students interested to take OEM certification, the cost for certification is as below:
  - a. Certification from Bentley (StaadPRO, MX Road, Revit) can be availed at an extra cost of Rs. 1000 + taxes
- 8. If admissions are not as per intake & only 1 section is filled then fee considered will be equivalent to the batch size of 75 - 100.
- 9. Training: we will start the training within 3 to 4 weeks from the receipt of purchase order and the advance

For ARK Infosolutions (P) Limited

For SRK Institute of Technology

**Authorized Signatory** 

Name Karttak Sundarraj Date 28/09/16.

Name

Date 28/9

Authorized Signatory



#### rediffmail

Mailbox of harithadasari

### Subject: Courses Description and Topics

From: Raghavendra Sunil <raghav.sunil99@gmail.com> on Wed, 02 Nov 2016 11:35:12

To: harithadasari@rediffmail.com

3 attachment(s) - Graphic\_Designing.docx (15.08KB), Visual\_Effects.docx (15.47KB), Web\_Designing.docx (14.28KB)

Good Morning ma'am,

I am attaching the Graphic Designing, Web Designing and Visual Effects Course Description, Outcomes and list of Topics

Thanks and Regards

Raghavendra 9985792738

# SRK INSTITUTE OF TECHNOLOGY ENIKEPADU, VIJAYAWADA

#### SPONSORS:SRK FOUNDATION

### INCOME & EXPENDITURE STATEMENT FOR THE YEAR ENDING ON 31.03.2017

EXPENDITURE	AMOUNT RS. PS.	INCOME		OUNT PS.
		Fees Received		39,430.00
alaries Teaching	4,84,16,841.00	- Vide Schedule 1		
alaries Non Teaching	1,01,53,638.00			
ovident Fund	4,35,957.00			
51	2,93,191.00			
rofessional tax of College	5,000.00			
aff Welfare	1,70,477.00			
ecurity Charges	20,34,371.00	Excess of Expenditure Over	income 16	,90,733.64
avelling Expenses	57,74,983.44			
ectricity Charges	39,54,643.00			
lvertisement	13,70,422.00			
ADMIN Charges	84,366.00			
ea ers Training	60,000.00			
O Certification Expenses	10,000.00			
ank Charges	34,773.25			
urnels	1,18,550.00			
CTE renewal Exp	1,77,000.00			
o Matric exp	45,570.00			
ews paper and periodicals	1,10,067.00			
filiation Fee(JNTU)	22,42,700.00			
ITU Latereal Entry Fees	2,40,000.00			
ITU reg Fees	8,83,000.00			
rudents Welfare	1,86,745.00			
echnical Training to Students	18,000.00			
ir Condition repairs	13,075.00			
elephone Charges	2,32,833.00			
omputer Maintenance	3,90,469.00			
udit Fee	1,72,500.00			
II Membership fees	17,175.00			
taff Ratification fees	1,35,769.00			
encial Exp	3,326.00			
axes and :Licencses	10,040.00			
inting & Stationery	8,22,922.99	For	SAK INSTITUTE OF	FTECHNOLO
ectrical repairs	1,14,347.00	10.	13/10	•
epairs and Maintenance	5,89,734.75		1200	
ps Maintenance	81,804.00			SECRETA
arden Maintenance	28,109.75			
ırniture Repairs	59,581.00			
eminor Expenses	1,80,508.00	R & AS	Son	
entals ·	15,08,535.00	(8)	The state of the s	
enerator Maintenance	37,897.85	* (VI)	ADA) X X X X X X X X X X X X X X X X X X X	1

Vehicle Maintenance	10,83,310.81
Student Schlorship	2,65,000.00
Faculty Development prog	95,100.00
Lab Maintenance	2,56,693.30
Insurance on Vehicles	2,35,942.00
Property Insurance	90,349.00
Courier Charges postage	11,104.28
Intercom Phones AMC	3,000.00
Placement Training	6,94,450.00
Panchayat Taxes	4,16,910.00
Interest On FDRs	9,97,610.77
Interest on Syndicate Bank OD	4,83,116.87
Interest to HDFC	8,098.99
Interest to HDB	4,46,319.76
Interest to Sundaram Finance	2,78,318.87
Interest on Unsecured Loan	850048.00
Internet Bill	2,80,437.00
Internal audit Fees	1,60,000.00
Loan Processing fees	21,051.00
Mg Seats processing Fees	1,05,802.00
Building Maintenance	1,00,95,548.16
Software Exp	8,27,146.00
Unifrom	8,71,610.00
Sports Exp	19,382.00
Cable bill	6,620.00
College Occasion Exp	2,81,496.00
Guest Welfare	2,30,482.00
Professional Fees	7,00,000.00
Depreciation	2,06,96,294.80

12,17,30,163.64

12,17,30,163.64

R OUR REPORT OF EVEN DATE

or SPKR and Associates hartered Accountants

RN: 0145185

CA radmaja Rayala)

CAI M.No.220807

\_ACE: Vijayawada

For SRK Institute of Technology

13m -SECRETARY