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99AB 222302 S. KESAVARAJ Stamp Vendor No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No. 14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding MOU is executed on 18th day of February 2022 in Chennai.

BETWEEN

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India.

AND

360DigiTMG, 360DigiTMG - Data Analytics, Data Science Course Training Hyderabad, 2-56/2/19, 3rd floor, Vijaya Towers, near Meridian School, Ayyappa Society Rd, Madhapur, Hyderabad, Telangana 500081.

1.1 VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) deemed to be University was established under section 3 of UGC act 1956, in 2008. A VISTA (popularly known as Vels University) has originated from a self-financing Group of Institutions known as Vels Group of Institutions, established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the Management and quality maintained in the field of Higher education.

The University is a multi-disciplinary university offering varied and innovative courses in emerging areas. The University offers 49 Under Graduate, 45 Post Graduate programmes and 23 Diploma and Certificate Programmes of contemporary relevance.

360DigiTMG, the most preferred organization by the leading industries globally, is an erudite destination for aspirants across the world. Significantly transforming individuals' career by perpetually, providing an exceptional learning journey and thus stands out from the rest of the crowd. 360DigiTMG marked its significant presence globally in providing World-class training with main headquarters in the USA, India, and branches in Malaysia, East Asia, Australia, UK, Netherlands, and the Middle East.

Established in 2013, 360DigiTMG is the bridge that connects you to industry expectations and academia. The curriculum of each certification program is designed meticulously as per the business trends. Accredited by UTM, Malaysia (ranked under the top 5 and below top 100 in QS rankings) IBM and City & Guilds.

User cases of reputed industries CareerEx, Panasonic India Innovation Center, and Innodatatics are included in the certification program which helps students to gain real-world experience. Every student is provided with LMS access, this helps students to revise the concepts and brush up their knowledge.

360DigiTMG offers a range of courses which are in high demand across the world that includes Data Science, Machine Learning, Big Data Analytics, Artificial Intelligence, Internet of Things, Deep Learning, Full Scale web development, IOT, Robotic Process Automation, Amazon Web Services (Cloud Computing), Digital Marketing, Risk Management, Quality Management, Agile Methodology, Tableau, Project Management, Data Visualization (Business Intelligence) and many more. All our courses come with 100% placement assistance.

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2. Scope of MoU

2.1 This MOU broadly defines the mode and methodology of operations and spells out the rights and responsibilities of the parties hereto and is a generic MOU.

Having built competency in the Advanced training areas in Data analytics, Artificial intelligence areas by 360DigTMG Hyderabad, both the parties found that it would provide an opportunity for both the organizations to collaborate and work, complementing each other's' strengths. With this realization, VISTAS and 360DigTMG Hyderabad agree to explore the areas to work jointly for the benefit of the students & staff of VISTAS and for the benefit of employees of 360DigTMG Hyderabad.

- 2.2 360DigTMG Hyderabad will be providing value added sessions, webinar, training sessions, Industry projects and Internship for the students of VISTAS in the course list as per **Annexure 1**. The duration of each session can be mutually agreed during the start of the training program based on the consent from both the parties. VISTAS will share a request for any training program, webinar or any value-added sessions and the fee per participant will be mutually agreed. Upon consent 360DigiTMG will be delivering the sessions. 360DigiTMG will also provide support in below,
 - a) As and when VISTAS students attend the full module training with 360DigiTMG and upon meeting the requirements like attendance and assignments, 360DigiTMG would assign Industrial projects to students to give them hands on exposure and experience to solve real time business problems, upon successful completion of program, they would be provided an Internship certificate.
 - b) 360DigiTMG would also help in resume preparation and conduct mock interviews through internal team and also from Industry experts to assess their knowledge levels and provide feedback as appropriate to equip handle the external interviews.
 - c) VISTAS and 360DigiTMG is agreeing to announce and showcase their partnership in social media platforms which would give better coverage for both the parties.
- 2.3 A Joint Program Committee (a Nominated Staff member from VISTAS & 360DigTMG Hyderabad) may be constituted to monitor the progress of the program implementation.

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3. Joint Responsibilities

- 3.1 All attempts will be made to ensure that training and projects jointly carried out are accomplished to a very high degree of quality, with parsimony of time and resources.
- 3.2 Attention of the top management will be drawn in case of any interface or operational problems.

4. Financial Aspects

- 4.1 360DigTMG Hyderabad and VISTAS, will indicate a charge for conducting courses depending upon the number of students and course. VISTAS would be paying the fee to 360DigiTMG upon successful completion of various sessions. The course fee would be agreed between both parties and a separate addendum would be added to this generic MOU before commencement of every program duly signed by both parties
- 4.2 VISTAS is looking for Value added Sessions to be delivered to their students (Approximately 50 students) for about 45 Hours. 360DigiTMG has intended their interest to offer this program on subject "Advanced Python". 360DigiTMG would deliver this program via online mode and will ensure the best quality of delivery. Upon completion of program, the students will get a certificate. 360DigiTMG would charge Rs.4500 as training fee per student to deliver this program. VISTAS would ensure minimum 50 students are attending the program as requested.

5. Communication

5.1 All communication or notice or intimation shall be addressed to the Nodal contacts of the respective parties and sent to the registered address of the parties concerned and such a communication sent by e-mail, tele-fax, registered air-mail shall be deemed to be sufficient.

6. Confidentiality and Non-disclosure

6.1 Any projects worked under this MoU shall be deemed to be in private domain and it shall not be made public or shared with any other party without the prior written consent of the parties which owns it.

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- 6.2 The 'Parties' agrees that the obligations of confidentiality contained herein shall not attach to information that:
 - a) is or was already known to the receiving Party at the time of disclosure to it as evidenced by written records; or
 - is at the time of disclosure to the receiving Party or thereafter becomes public knowledge through no fault or omission of the receiving Party; or
 - is lawfully obtained by the receiving Party from a third party who is not under any confidentiality obligation to the disclosing Party; or
 - d) is independently developed by the receiving Party; or
 - e) is required to be disclosed by court rule or governmental law or regulation, provided that the receiving Party gives the disclosing Party prompt notice of any such requirement and cooperates with the disclosing Party in attempting to limit such disclosure.

7. Force Majeure

7.1 Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to the exigency of one or more of the events such as but not limited to acts of God, war, floods, earthquakes, strike, lockouts, epidemics, riots, civil commotion, etc. provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force-majeure conditions continue beyond six months, the parties shall then mutually decide about the future course of action.

8. Intellectual Property Rights

8.1 The Intellectual Property Rights in respect of the intellectual efforts-based on projects will be decided on case-to-case basis in writing and signed by the parties.

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9. Effective Date and Duration

- 9.1 This MoU shall be effective from the date of signing and will be valid for a period of three years). The MoU shall automatically stand terminated if no specific MoU / Agreement is entered into between the parties during the validity period of three years.
- 9.2 Either party can terminate the MoU by giving 30 days prior notice in writing.
- 9.3 Any amendments / modifications / additions / deletions to this MoU shall be in writing and duly signed by both parties.

10. Arbitration

10.1 In case any dispute arises between the Parties with respect to the MoU, both parties hereto shall endeavor to settle such dispute amicably. If the Parties fail to bring about an amicable settlement within a period of 30 (thirty) days, dispute shall be referred the sole arbitrator appointed by 360DigiTMG, Hyderabad and VISTAS. Arbitration proceedings one each or one approved by the both shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and Rules made there under, or any legislative amendment or modification made thereto. The venue of the arbitration shall be Chennai. The award given by the arbitrator shall be final and binding on the parties. The language of arbitration shall be English. The common cost of the arbitration proceedings shall initially be borne equally by the parties and finally by the party against whom the award is passed. Any other costs or expenses incurred by a party in relation to the arbitration proceedings shall ultimately be borne by the party as the arbitrator may decide. Courts in Chennai only shall have the exclusive jurisdiction to try, entertain and decide the matters which are not covered under the Arbitration and conciliation Act.

11. Assignment and transfer

11.1 Any, and all rights, duties and obligations of the parties under this MoU shall not be transferred or assigned by either party to any third party without prior written consent of the other party.

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12. Non-waiver

12.1 The failure or neglect by either of the parties to enforce any of the terms of this MoU shall not be construed as a waiver of its rights preventing subsequent enforcement of such provision or recovery of damages for breach thereof.

13. Severability

13.1 The invalidity or unenforceability of any provision of this MoU shall not affect the validity or enforceability of any other provision of this MoU that shall continue in full force and effect except for any such invalid and unenforceable provision.

14. Indemnification

14.1 VISTAS agrees to indemnify and keep indemnified 360DigiTMG, Hyderabad, its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of VISTAS or any of its representatives, agents or employees including but not limited to any breach of this MoU or otherwise in writing, or any violation thereof by VISTAS of any applicable law, or regulation or order.

360DigiTMG, Hyderabad agrees to indemnify and keep indemnified VISTAS, its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of 360DigiTMG, Hyderabad or any of its representatives, agents or employees including but not limited to any breach of this MOU or otherwise in writing, or any violation thereof by 360DigiTMG, Hyderabad of any applicable law, or regulation or order.

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15. No Partnership

15.1 Nothing in this MoU shall be deemed to neither constitute or create an association, trust, partnership or joint venture between the Parties nor constitute either party the agent of the other party for any purpose

16. Entire MoU

16.1 This MoU constitutes the entire Understanding between the Parties. Any and all written or oral agreements, representations or understandings of any kind that may have been made prior to the date hereof shall be deemed to have been superseded by the terms of this MoU.

17. Headings

17.1 The headings shall not limit, alter or affect the meaning of the Clauses headed by them and are solely for the purpose of easy reference.

This Memorandum of Understanding has been executed in two originals with one retained by VISTAS and the other by 360DigiTMG, Hyderabad

Annexure 1:

- Data Science Training using Tools like R, Python
- Data Visualization using Tableau
- Artificial Intelligence
- Domain Analytics of Students Preference
- Cloud Computing
- Cyber Security
- Full Stack Web Developer
- Digital Marketing

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IN WITNESS WHEREOF THE UNDERSGINED, duly authorized thereto, have signed this Memorandum of Understanding on the 18th day of February 2022.

Parties Signature

For 360DigiTMG Private Limited

Bharani Kumar Depuru CEO & Managing Director 360DigiTMG

Registrar VISTAS

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Palkıvaram, Chennai - 600 117.

Witnesses

Signature:

Date:

Name and address: NTTA MISHA

U.D. OPRNS 360DIGGIGGDIGT

2. Signature:

Date:

Name and address:

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Signature: I. May
Date:
Name and address: May
Director
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Signature:

Date: ·

Name and address: Dr. S. france

Prof. & Head VISTAS.





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S. KESAVARAJ

Stamp Vendor 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 25th day of October 2021 at Chennai.

Between

Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

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AARANYA BIOSCIENCES PRIVATE LIMITED., Plot 17 Golden Jubilee Women Biotech Park, Inside Siruseri IT park, Siruseri Village, Navalur PO, Siruseri, Chennai, 603103, Kancheepuram District, Tamil Nadu, India, represented by its FOUNDER / MANAGING DIRECTOR, Dr. SAVITHIRI SHIVAKUMAR

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Memorandum of Understanding

In accordance with the mutual desire to promote co-operation between AARANYA BIOSCIENCES PRIVATE LIMITD, with its registered office at 4-1-216/154 Sai Ram Building, Karthikeya Nagar, Nacharam, Hyderabad, 500076 and having research facility at Plot No. 17, M/S Golden Jubilee Biotech Park for Women Society, Siruseri Village, Fourth Main Second Cross, SIPCOT_IT Park, OMR, NAVALUR- 603 103, Tamil Nadu, India, and Department of Biochemistry, Vels Institute of Science, Technology and Advanced Studies (VISTAS), Vels University, located at Pallavaram, Chennai-600117.

AARANYA BIOSCIENCES PRIVATE LIMITD., a statutory approved genetic testing laboratory with biochemical, molecular and preimplantation genetic screening laboratory and small animal laboratory facility established with a vision to provide a platform to acquire experience in basic and advanced techniques in the field of Biological Sciences. Aaranya Biosciences private limited offers Summer Internship, Hands on Training, Workshop, Mini and Major projects in different areas of Life Sciences like Molecular Biology, Cell Biology and Genetics, Pharmacology, Biochemistry, Nanotechnology, Cancer Biology, Enzyme Technology, Animal Cell Culture (In-vitro and in-vivo), Agriculture Biotechnology, Environmental Biotechnology, Algal Biotechnology, Herbal Technology, Marine Biotechnology, Food Biotechnology, biotechnology an. The workshops and hands on training programs in different techniques relevant for academia and industry R&D, aim to enhance student's understanding and prepare them for an excellent future in Life Sciences.

Vels University (Vels Institute of Science Technology & Advanced Studies) was established in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.

The University status was conferred to Vel's Group of Institutions, by the Ministry of Human Resource Development, Govt. of India. As a logical consequence of this, the founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor.

The University is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board are drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, and industry, eminent persons outside Academia, Senior Academic persons and senior officials of the University.

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The President/Chancellor is the Chairman of the Board and the Board meets periodically to frame policies and programmes for the growth and improvement of VELS Education by effectively providing its students with high standards of education and rigorous training with ample scope for the all-round development of personality of the students and to promote positive change and social justice for the betterment.

The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of memorandum of understanding for the purpose of academic interaction and research activities beneficial to institute and industry.

I. Purpose of the Agreement

Department of Biochemistry, VISTAS and Aaranya Biosciences private limited jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

The parties collaborate, cooperate and interact to achieve the following scopes of this MoU.

- 1. The Parties intend to pursue collaboration on fundamental, academic research, related to Biotechnological applications.
 - 1.1. Examples of research works under the title to Biotechnological applications of screening and assay development, biochemical assays, microbiological screening and , for the production of antibodies and diagnostic reagents in the field of medical and health care as well as product development in medical devices, diagnostics and health care.
 - 1.2. Examples of research works under the title Bioremediation of environmental pollution, Genetics and Molecular Biology, microbiology, natural product /Phytochemical laboratory, enzymology and biochemistry, food technology, microbiology and synthetic laboratory
 - 1.3. Development of diagnostic kits and reagents in Genetics
 - 1.4. Animal cell culture projects
 - Preclinical work involving invitro and in-vivo studies
- 2. Both parties exchange the technical expertise such as experimental procedures, instrumental knowledge and development of new protocols in Fields.
- 3. Both parties agree to exchange the expertise of their working staff under mutual convenience when requested by either Party. For example, Aaranya Biosciences private limited can request to utilize the expertise of Vels University staff for their technical events. However, exchange of faculties or staff or scientist is to be done under mutual

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convenience of the Parties when such exchanges doesn't affect the normal functioning of the Parties. During Conferences, Seminars, Symposia and Workshops organized by either Party, above mentioned exchange of working staff may avail with mutual concerns.

4. Both institutes agree to utilize their Laboratory Instrument Facilities without any payments when such utilizations don't affect the normal functioning of the other.

II. Legal Framework

The Registrar of Vels University and the Managing Director of Aaranya Biosciences private limited, may, in accordance with their respective policies and procedures, initiate agreements to enhance joint development of students by offering students of Vels University a chance to work on real world projects under the guidance of Aaranya Biosciences private limited.

III. Execution of the Agreement

Any arrangements entered into further to this memorandum will be governed by specific, individual agreements after due approval processes have been followed. All agreements will be signed between the relevant authority of Aaranya Biosciences private limited and Vels University.

IV. Term & Termination

This agreement will be effective on the date it has been designed by both parties, and it will be in effect for a period of 3 years. The agreement can be renewed for additional 3 year periods by mutual consent of the parties to the agreement. Both parties reserve the right to terminate this agreement giving written notice three months prior to the proposed termination date.

V. Intellectual Property Rights

Any Intellectual Property Rights that come about due to the development of any projects initiated by VELS University or Aaranya Biosciences private limited in partnership with Vels University would be the property of Vels University only and the company has no claim over the same. Any information relating to the projects that need to be disclosed by Vels University and its staff, students and research scholars pertaining to the projects initiated with Aaranya Biosciences private limited and VELS University, shall be shared only after obtaining the approval in writing from the management of Aaranya Biosciences private limited and Vels University. A separate Non-Disclosure agreement shall be signed by all parties concerned before every such project is initiated.

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Here upon, the undersigned signatories agree to the above provisions of the agreement.

For VISTAS

For AARANYA BIOSCIENCES PRIVATE LIMITED.,

Signature

Signature: San'Their Shrokers

Name

: Dr. P.SARAVANAN

Name SAVITHIRI SHIVAKUMAR

Designation: REGISTRAR

Registrar Vels Institute of Science, Technology

& Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. Designation: MANAGING DIRECTOR



Witness

Witness

Dept. Of Biochemistry VISTAS Name & Address

Dr. R. PADPshaverath, Chennai - 600 117.

ACCOCATE PROFESSOR S HEAD

DEPT, OF BIOCHEMISTRY VICTAS

2. Signature with date

Name & Address

Dr. S. PERUMAC.

ASSISTANT PROFESSOR.

DERT. OF BIOCHEMISTRY

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Dr. S.PERUMAL Assistant Professor Dept. of Biochemistry hennai - 600117.

varshe 1. Signature with date Swentest

Darranya Bioswences provote writed Name & Address 17 holder out les toble u Park for women so crety Cherra 603103

ignature with date

Daranya drosciences private with 2. Signature with date Name & Address Colden Tabilee Gioteth Pouls for women sourly Creme 603103



MEMORANDUM OF UNDERSTANDING

BETWEEN

APEX INDUSTRIAL EQUIPMENTS

G34, SIPCOT Industrial Park,
Irungatukottai, Sriperumbudur Dist.,
Kanchipuram Dist. 602105.
Tamil Nadu, India

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram

Chennai - 600 117, Tamil Nadu, India



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S. KESAVARAJ

Stamp Vendor
No. 19, G.S.T. Road, Pallavaram, Ch - 43.
No. 14888 ARA BR > 9178558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as MOU) is signed on the day of 05th December 2022

Between

APEX INDUSTRIAL EQUIPMENTS. An ISO: 9001:2015 certified company, having its factory at G34, SIPCOT Industrial Park, Irungatukottai, Sriperumbudur Dist., Kanchipuram Dist. 602105, Tamil Nadu, India. (Hereinafter called APEX).

And

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai 600117, Tamil Nadu, India, hereinafter referred to as" VISTAS" and shall include its lawful representatives and permitted assigns;

Hereinafter referred to singularly as "the Party" and collectively as "the Parties".

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WHEREAS:

A. APEX design, manufacture, supply and installs material handling equipment's across country and abroad with a vision to cater the need of material handling and material flow of customers.

The company was founded in 2000, by Mr. L. Senguttuvan, who had completed his Bachelor degree in Engineering from National Institute of Trichy (NITT), Master degree and Doctorate in design from Anna University, Chennai, also graduated in Master's degree in Business Administration from IGNOU. Having good technical and managerial knowledge administering the company with young trained and experienced team.

Apex not only supplies and installs material handling equipment and also provides solutions to material flow by methodology and suitable equipment to reduce production down time to various Engineering, Automobile and process-oriented sectors.

WHEREAS

B. VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) has successfully marched into the fifteenth year since it was declared a Deemed to be University in 2008. Growing from a humble beginning in 1992, Vels Group of Institutions is now spread across 11 beautiful Campuses, equipped with international standard amenities, highly qualified faculty, sophisticated labs and equipment, international exchange programs, and placements in top corporate conglomerates. VISTAS enjoys a respectable position as a seat of learning and research amongst the reputed universities in India. It is indeed a matter of great satisfaction for me to note that significant improvements have been made in the sphere of imparting higher education at the University.

Whereas VISTAS has initiated many good practices for healthy living which include healthy life style of exercise, proper diet and abstention from tobacco and other harmful drugs. Cultivating good habits during academic phase will pay huge dividends later in life. We expect students to respect others, dress properly for the occasion, take on responsibility, be articulate, and adhere to university policies.

Whereas VISTAS Innovative research in various new disciplines and new scientific courses have been introduced which will greatly help to create an atmosphere essential for acquiring a high academic standard.

The Parties are desirous of entering into this Memorandum of Understanding to declare their respective intentions and to establish a basis of co-operation and collaboration between the Parties upon the terms as contained herein.

HAVE REACHED AN UNDERSTANDING as follows:

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ARTICLE I: OBJECTIVE

The Parties, subject to the terms of this MOU and the laws, rules, regulations, and national policies from time to time in force in each Party's country, will endeavor to strengthen, promote and develop co-operation between the Parties on the basis of equality and mutual benefit.

ARTICLE 2: AREAS OF CO-OPERATION

- 1. Each Party will act as a stimulus for a wide range of collaborative activities including but not restricted to:
 - Promote research among scholars, students and personnel of both the organization.
 - · Promote links in teaching, research, business and consultancy activities
 - To encourage joint research, seminars, guest lecture, conferences, workshops, industrial mentoring.
 - To undertake project required for business development, risk management & cost control,
 - To encourage any other activities that both scientific institutions agree to be of mutual benefit,
 - To exchange of students to do Internship Programs,
 - To identify any other areas of co-operation for strategic alliance to be mutually agreed upon by the Parties.
 - To undertake Consultancy services.

ARTICLE 3: FINANCIAL ARRANGEMENTS

This MOU will not give rise to any financial obligation by one Party to the other. Each party will bear its own cost and expenses in relation to this MOU. All the financial issues emerging from the implementation of any joint projects must be negotiated and determined between the two parties' case by case.

ARTICLE 4: EFFECT OF MEMORANDUM OF UNDERSTANDING

This MOU serves only as a record of the Parties' intentions and does not constitute or create, and is not intended to constitute or create obligations under domestic or international law and will not give rise to any legal processes and will not be deemed to constitute or create any legally binding or enforceable obligations, express or implied.

ARTICLE 5: NO AGENCY

Nothing contained herein is to be construed so as to constitute a joint venture partnership or formal business organization of any kind between the Parties or so to constitute either Party as the agent of the other.

ARTICLE 6: ENTRY INTO EFFECT AND DURATION

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- This MOU will come into effect on the date of signing and will remain in force for a period of ONE (1) years.
- 2. This MOU may be extended for a further period as may be agreed in writing by the Parties, as per their individual discretion among the parties.
- 3. This MOU may be terminated at any time by either party giving the other party written notice of no less than ONE (1) calendar month upon breach of the terms governing the MOU. However the existing joint programme, if any, should be completed by both the parties irrespective of the termination of MOU.

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

Any dispute or difference whatsoever arising between parties out of or relating to the construction, meaning or operation or effect of this agreement shall, unless resolved amicably, be settled by Arbitration of three Arbitrators - one to be appointed by each party and the third to be appointed by the two Arbitrators. All proceedings under such arbitration shall held in Chennai, India and would be in accordance under the provision of the Arbitration and Conciliation laws of India and any statutory modifications or re-enactments thereof. It is agreed and understood the Court having jurisdiction over Chennai in India shall alone be competent to entertain any application or petition pertaining to the Arbitration award and or arbitral proceedings pursuant to this clause. This agreement will be governed by Indian Laws.

ARTICLE 7: NOTICES

Any communication under this MOU will be in writing in the English language and delivered by registered mail to the address or sent to the electronic mail address of chairman@epcindia.org or VISTAS as the case may be, shown below or to such other address or VISTAS as the case may be, shown below or to such other address or electronic mail address or facsimile number as either party may have notified the sender and shall, unless otherwise provided herein, be deemed to be duly given or made when delivered to the recipient at such address or electronic mail address or facsimile number which is duly acknowledged:

To

APEX INDUSTRAIL EQUIPMENTS,

Attn to

The Managing Director

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Address

G34, SIPCOT Industrial Park, Irungatukottai,

Sriperumpudur Taluk – 602 105.

Tamil Nadu, India.,

Tel no.

044-23700083

E-mail

senguvar@gmail.com

To

VISTAS

Attn to

The Registrar

Address

Velan Nagar, P.V. Vaithiyalingam Road,

Pallavaram, Chennai - 600117

Tel no.

044-22662500/01/02

E-mail

vistas@velsuniv.org

ARTICLE 8: PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- 1. The protection of intellectual property rights shall enforced in conformity with the respective national laws, rules and regulations of the Parties and with international agreements signed by both Parties.
- The use of the name, logo and/or official emblem of any of the Parties on any publication, document and/or paper is prohibited without the prior written approval of either Party.
- 3. Notwithstanding anything in paragraph 1 above, the intellectual property rights in respect of any technological development, and any products and services development, carried out
 - i. jointly by the Parties or research results obtained through the joint activity effort of the Parties, shall be jointly owned by the Parties in accordance with the terms to be mutually agreed upon; and
 - ii. Solely and separately by the Party or the research results obtained through the sole and separate effort of the Party, shall be solely owned by the Party concerned.

ARTICLE 9: CONFIDENTIALITY

1. Each Party shall undertake to observe the confidentiality and secrecy of document,

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For and on behalf of VISTAS

Dr. P. Saravanan

Registrar

Witnessed by

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

P. G. CP. G.T.

(V. Kouishia Prya)

Memorandum of Understanding

Between

ARCOMM TECHNOLOGY DEVELOPMENT

Allied Unik Business Centre, Al Zaroomi Building, Al Murar, DUBAI, UAE, License Number 664695 and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road
Pallavaram
Chennai - 600 117, Tamil Nadu, India

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this ------by ARCOMM TECHNOLOGY DEVELOPMENT having its registered office at Allied Unik Business Centre.

Al Zaroomi Building, Al Murar, Dubai, UAE and hereinafter unless the context otherwise requires be referred to as "ARCOMM".

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117,

Tamil Nadu, India. (hereinafter referred to as "VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.P.Saravanan – Registrar on the Other Part.

WHEREAS

- ARCOMM specializes in Automations, Technical Innovations and Student Skills Development. ARCOMM skills Development Training in Dubai, UAE promotes Skill Development activity in education sector.
- VISTAS was established by VEL's Educational Trust with the aim of transforming an individual into a complete man with character and ability committed to national service and development.
- The Deemed to be University status was conferred to Vels Group of Institutions, by UGC and the Ministry of Human Resource Development, Govt. of India. As a logical consequence of this, the founder Chairman Dr. Ishari K.Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an University which will be globally more competitive and internationally recognized institution.
- The Institution is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University which frames policies and programs for the growth and improvement of VISTAS. The members of this Board are drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University.
- 5 ARCOMM desires to engage with VISTAS in developing an Elder Friendly Health Care Device. VISTAS would serve as the Consulting partner in providing solutions.
- 6 ARCOMM and VISTAS hereby establish this Memorandum of Understanding (MOU) to express their desire to continue working together in areas of mutual interest devoted to training and technical expertise for product development.

7 Term and Termination

The MOU shall be effective from the date of signing the MOU, and shall be valid for an initial term of two years, unless terminated earlier by either party. The notice of early termination or termination at the end of the initial or any extension period should be issued at least 90 days before the intended date of termination and such termination will be without liability.

The parties understand that nothing herein shall be construed as a binding contract between the parties until such time as duly authorized representatives of the parties hereto execute a formal written agreement with respect to the subject matter of this MOU. The parties further understand that (i) the activities intended by this MOU may not be successfully completed; (ii) the results achieved may not be as anticipated. Neither party shall be liable for any direct, indirect, punitive, special, incidental or consequential damages arising out of or in connection with this MOU,

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whether for breach of this MOU or in torts, including loss of business, data, revenue, profits, or for any third party claims against the other whatsoever.

This MOU shall not be construed to be an agency or a partnership or joint venture or an employment relationship. Neither party shall be entitled to bind the other party with any third party by its actions, unless it has specifically obtained the prior written consent of such other party to do so.

Each party is an independent contractor, and nothing under this MOU shall be construed to create an employment relationship, whether for tax or for any other purpose, nor any partnership or joint venture between the parties. No provision of this MOU grants either party any express or implied right of authority to assume or create any obligations or responsibility on behalf of or in the name of the other party, or bind the other party in any manner or thing whatsoever. Neither party nor its personnel shall be considered employees of the other.

Neither party shall assign or transfer this MOU without the prior written consent of the other party.

This MOU supersedes all prior oral or written communication, discussions and representations communicated between the parties hereto in respect of the subject matter of this MOU. Any modification to this MOU shall only be made by way of a written document duly executed by representatives of both parties hereto.

IN WITNESS WHEREOF, the parties hereto have executed this MoU on the date, month and year, here-in-above written.

REGISTRAR

VISTAS Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117.

WITNESSES

DIRECTOR / CHAIRMAN ARCOMM



MEMORANDUM OF UNDERSTANDING

SCHOOL OF PHARMACEUTICAL SCIENCES VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai – 600 117.

INSTITUTION
TIE-UP WITH

AREETE LIFE SCIENCES PVT. LTD. KAYARAMBEDU, GUDUVANCHERRY – 603202.

NOVEMBER 2022





प्रेष्ट्राफि तिमलनाडु TAMIL NADU

26 OCT 2022 VISTAS

S. KESAVARAJ
Stamp Vendor
19, G.S.T. Road, Pallavaram, Ch - 43.

M.1 MEMORANDUM OF UNDERSTANDING

M.1.1 This MEMORANDUM OF UNDERSTANDING is made and entered into force this 7th day of November 2022 Between SCHOOL OF PHARMACEUTICAL SCIENCES, VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), Velan Nagar, P.V.Vaithyalingam Road, Pallavaram, Chennai-600 117 and (herein after called VISTAS with expression shall where the context so admits include its successors and permitted assigns) And

AREETE LIFE SCIENCES PVT LTD. located at Kunrathur represented by its Unit Head-Operations herein referred as AREETE. Which expression shall, where the context so admits, mean and include its successors, representative and permitted assigns of the other part.

The VISTAS and AREETE enter in to this agreement to promote academic and educational exchange and cooperation between the institutions towards the benefit of the students of both the institutions.

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M.2 PREAMBLE

ABOUT THE INSTITUTION

M.2.1 VISTAS was established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The Deemed to be University status was conferred to this educational institution by University Grants Commission and the Ministry of Human Resource Development (MHRD), Govt. of India in June 2008. No. F.9-56/2004-u.3 dated 4th June 2008. As a logical consequence of this, the founder Chairman Dr. Ishari K.Ganesh has become the Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an institution which will be globally more competitive and internationally recognized institution.

The School of Pharmaceutical Sciences provides excellent infrastructural facilities to carry out research on par with International standards. The Programmes offered by the school (B.Pharm, M.Pharm, Pharm.D) are duly approved by AICTE/UGC/PCI. The School undertakes collaborative research projects with various organizations and hospitals. The School is equipped with the State-of-the-Art laboratories and the School also runs a generic medicine store which provides the drugs at subsidized cost under PMBJ scheme.

M.2.2 AREETE is a fast growing GMP, ISO certified pharmaceutical company established in the year 2007, at Chennai, committed to produce high-quality healthcare products of Pharmaceuticals, Nutraceuticals, Ayurvedic and Herbal for Domestic as well as for International Markets. They also offer Pharma franchise, PCD Pharma opportunities in India. Provides a health service to the world community in a market that is demanding safe and effective natural products with scientifically validated safety and health benefits.

M.3 SCOPE OF WORK AND RESPONSIBILITIES

M.3.1 The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of interest. The following areas of interest form the major part of MOU.

 Research work to be carried out at VISTAS and AREETE joint Research and Development in areas, where regulatory guidelines permits.

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- Organizing and participating in Joint Symposium/Conference/ Workshops/Short Term Refresher courses conducted by both VISTAS and AREETE.
- Mutual extension of Laboratory facilities of VISTAS / AREETE, and permitting the research scholars to use the facilities in institution and agree to the terms for the benefit of both student and faculty members of both the organization.
- Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment.
- All visits of the staff of VISTAS to AREETE and vice-versa will be on the basis of prior approval of the competent authority of VISTAS and AREETE.
- To arrange for direct discussion for development of novel strategies for initiation of research works and mutual exchange of ideas.
- Sharing the expertise of VISTAS and AREETE, for the benefits of the students and the scientists of AREETE in the areas of education, training, research, value added courses and other pharmacy services. This MOU is restricted to the Students and Faculty of VISTAS and the staffs of AREETE.
- Through this MOU the faculty and scholars will be continuously taking part of your research team which evolves continuous Human Resource support in the research area of the company.

M.4 FINANCE

M.4.1 **AREETE** has no financial commitment to **VISTAS** on sharing of facilities/faculty mutually and vice-versa.

M.5 PUBLICATIONS

M.5.1 Publications, if any, in respect of the ACTIVITY shall be in the names of VISTAS and AREETE, personnel connected with the ACTIVITY. In all publications (papers, reports, etc.), it will be duly acknowledged that the work has been carried out by VISTAS / AREETE, under an MOU between the parties.

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M.6 TERM OF THE MOU AND TERMINATION

- M.6.1 In carrying out their obligations under this MoU, the Parties will act in accordance with good faith and fair dealing practices.
- M.6.2 The provisions of this MoU, as well as any statements made by the Parties in connection with this defined relationship will be interpreted with utmost good faith.
- M.6.3 This MoU enters into force for a period of THREE years from the date of the signing. After this period, it shall be reviewed and renewed for additional period, unless either Party notifies to the other in writing its intent to terminate this MoU.
- M.6.4 Either party may terminate this MoU by giving 30 (Thirty) days notice in writing to the other party.
- M.6.5 If either party gives notice to terminate this MoU, such notice will take effect only in respect of new activity, and it is agreed that existing activity(ies) will continue to be honoured by both parties.

All notices and other communications required to be served on the PARTY under the terms and this MOU, shall be considered to be duly served, if the same shall have been delivered to, left with or posted by registered mail to the RBCL, at its last known address of business. Similarly, any notice to be given to the VISTAS shall be considered as duly served, if the same shall have been delivered to, left with or posted by registered mail to the VISTAS at its registered office in Chennai.

M.7 ARBITRATION

M.7.1 In the event of any dispute or difference between the parties hereto, such disputes or differences shall be resolved amicably by mutual consultation. Except as herein before provided, any dispute arising out of this MOU shall be referred to the arbitration of two arbitrators, one to be appointed by each party to the dispute and in case of difference of opinion between them to an umpire appointed by the said two arbitrators before entering on the reference and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on both parties. The venue of arbitration shall be at such place as may be fixed by such arbitrators or umpire and the arbitration proceeding shall take place under the Indian Arbitration and Conciliation Act, 1996.

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M.7.2 This MoU shall be governed and interpreted in accordance with the laws of India. The parties further agree to subject themselves to the jurisdiction of the Chennai courts in India.

M.8 **AMENDMENTS**

M.8.1 No amendment or modification of the MOU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MOU. The modification/changes shall be effective from the date on which they are made/executed, unless or otherwise agreed to.

IN WITNESS WHEREOF THE parties, here to have signed this Memorandum of Understanding

For and on behalf of

Vels Institute of Science, Technology and Advanced Studies (VISTAS)

Signature

Name: Dr. P. Saravanan Designation: Registrar

Seal

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117,

For and on behalf of

Areete Life Sciences Pvt. Ltd.
FOR AREETE LIFE SCIENCE PVT. LTD

Signature

DIRECTOR

Name: Mrs. R. Anadhalakshmi Designation: Managing Directors

Seal

Witness (Name & Address)

1. Signature with date

Name:

DEPARTMENT OF PHARMACOGNOSY CHOOL OF PHARMACEUTICAL SCIENCES VISTAS

2. Signature with date

CDT. A. VIJIA TALAKSHME

Witness (Name & Address)

1. Signature with date

K. SENTHL KUMA

2. Signature with date Lyliname:

(S.A. YAZHINI)

Chamistry

MEMORANDUM OF UNDERSTANDING

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BETWEEN

ASTERIX

No. 5, 54th lane,

Ashok Nagar, Chennai - 600 083

Tamil Nadu, India

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road

Pallavaram, Chennai - 600 117, Tamil Nadu, India



NAAC ACCREDITED WITH A'GRADE
Marching Beyond 25 Years Successfully



RENEWAL OF MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 1st day of November 2020 between **ASTERIX**, No. 5, 54th lane, Ashok Nagar, Chennai - 600 083, Tamil Nadu, India represented by H.Praveen – **Founder**

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.P. Saravanan – Registrar.

Both ASTERIX and VISTAS entered into the memorandum of understanding dated 1st day of November 2017 and the said MoU is valid for a period of 36 months w.e.f 1st day of November 2017 and is said to expire on 31st day of October 2020.

AND WHEREAS the Parties have decided to continue the said MoU and the scheme beyond the expiry date for the period of 36 months w.e.f 1st day of November 2020 to 31st day of October 2023.

The copy of the said MoU has been annexed to the present agreement being an integral part of it.

H. Praveren



IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, has signed this Memorandum of Understanding on the 1st day of November 2020.

H. Praveen

FOUNDER ASTERIX REGISTRAR VISTAS

Registrar

Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallayaram, Chennai - 600 117.

WITNESS

1.

2.

ASTERIX

1. G.V. Rejert G.V. Rajert NO: 75, pernont agarnon, Throverkador Chennei - 600077.

2. Novem Kuman: D No. Sy, Kamarajan selai, Sangam Colony, Kativakkan Chenrai - 600041. VISTAS

RAMEDERIVAN (Dr. R.A. Kalaivari) Director, Basic Sciences, VISTAS

(Dr. G. NITHYA) HOD, Chemistry VISTAS

MEMORANDUM OF UNDERSTANDING BETWEEN



INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS)
(Deemed to be University Estd. u/s 3 of the UGC Act, 1956)
PALLAVARAM - CHENNAI
ACCREDITED BY NAAC WITH 'A' GRADE
Marching Beyond 30 Years Successfully

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS),

Velan Nagar, PV Vaithiyalingam Rd, Krishnapuram, Pallavaram, Chennai, Tamil Nadu 600117

Tamil Nadu

INSTITUTION TIEUP WITH TRAINING FIRM

AND

ATULYA TRAINING SOLUTIONS
Casagrand Pallagio, Villa 54, 1 st street, Jothi Nagar, Kamarajar
Street, Thoraipakkam, Chennai 600 097
Tamil Nadu



தமிழ்நாடு तमिलनाडु TAMIL NADU 16 NOV 2022

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5AC 031117 S. KESAVARAJ Stamp Vendor No. 19, G.S.T. Road, Pallavaram, Ch - 43.

L.No.14325 / @ 94 Ph: 9176558785

M.1. MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) was made and entered in the force at Chennai on 18th day of November 2022

between

Atulya training solutions represented by Trainer and managing partner Mr. R. Satish Kumar is the Founder, Trainer and Managing partner, individually or collectively an Independent Trainer, hereinafter referred to as "ATS" of the ONE PART

AND

School of Pharmaceutical Sciences, VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), hereinafter referred to as "SPS' with expression shall where th context so admits include its successors and permitted assigns.

ATS and Department of Pharmaceutics, School of Pharmaceutical Sciences (SPS), VISTAS enter in to this agreement to promote academic and educational exchange and cooperation between the institutions towards the benefits of students.

> Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

TULYA TRAINING SOLUT

M.2 ABOUT THE INSTITUTION:

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), established in 1992, (promoted and run by Vaels Educational Trust), registered under the Indian Trust Act, 1882, having its Office PV Vaithiyalingam Rd, Velan Nagar, Krishnapuram, Pallavaram, Chennai, Tamil Nadu 600117,

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), Tamil Nadu, founded by Dr. Ishari K Ganesh, M.Com, MBA, B.L, (M.L), Ph.D, a visionary and an eminent educationist, in fond memory of his father Shri.Isari Velan, a former minister in the popular Govt. of Dr. MGR. Vaels Educational Trust has always served to take education to the thresholds of first generation learners and weaker sections of the society. The University is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board is drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University.

ATULYA TRAINING SOLUTIONS is located at Villa 54, Casagrand Pallagio, 1 st street, Jothi Nagar, Kamarajar Street, Thoraipakkam, Chennai, Tamil Nadu 600 097, was formed in the year 2018, with the prime focus on providing education and training to the corporate and Educational Institutions and related business. ATULYA is a training solution provided with a vision to Enlighten People. It offers various soft skill training programs for Educational Institution for the student's career growth.

ATS and Department of Pharmaceutics, School of Pharmaceutical Sciences (SPS), VISTAS shall be referred to as the "Parties" collectively and "Party" individually as the context may require

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117,

FOI ATULYA TRAINING SOLUTIONS

Partner

SCOPE OF THIS MEMORANDUM OF UNDERSTANDING

M.3 SCOPE OF WORK AND RESPONSIBILITIES

- M.3 .1 The budding graduates from the institutions could play a key role in upgradation, innovation and competitiveness of the industry. Both the parties believe that the close cooperation between the two would be the major benefit to the students' community to enhance their skill and knowledge.
- M.3.2 Second party will give valuable inputs to first party in training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- M.3.3 Second party to train students on the interview Skill Development Program to bridge the gap and make them ready for placement.
- M.3.4 Second party to extend necessary support to deliver guest lecture on Interview Skill Development programs to the students of First Party upon their requirements.

Second party will actively engage to help the delivery of training and placement of students to the First Party into jobs.

Both parties to obtain all the internal approvals, consents, permission, licences of whatever nature required for offering the programmes on terms specified there in.

M.4 FINANCE

ATULYA has no financial commitments to the VISTAS on sharing the facilities/faculty mutually and vice versa. If there is any financial consideration, it will be dealt separately.

M.5 PUBLICATIONS

Publications, if any ,in respect of the ACTIVITY shall be in the names of VISTAS and ATS, personnel connected with the ACTIVITY. In all publications (papers,reports,etc.), it will be duly acknowledged that the work has been carried out by VISTAS/ATS, under an MOU between the parties.

Registrar
Vels Institute of Science, T
& Advanced Studies (VI.

Pallavaram, Chennai - 600 117,

FOR ATULYA TRAINING SOLUTIONS



M.6 TERM OF THE MOU AND TERMINATION

M.6.1 In carrying out their obligations under the MOU, the parties will act in accordance with good faith and fair dealing practices.

M.6.2 The provisions of this MOU, as well as any statements made by the parties in connection with this defined relationship will be interpreted with utmost good faith.

M.6.3 This MoU enters into force for a period of THREE years from the date of the signing. After this period, it shall be reviewed and renewed for additional period, unless either party notifies to the other in writing its intent to terminate this MoU.

M.6.4 Either party may terminate this MoU by giving 30 (Thirty) days notice in writing to the other party.

M.6.5 If either party may terminate these MoU, such notice will take effect only in respect of new activity, and it is agreed that existing activity (ies) will continued to be honoured by both parties.

All notices and other communications required to be served on the PARTY under the terms and this MoU shall be considered to be duly served, if the same shall have been delivered to, left with or posted by registered mail to the ATS, at its last known address of business. Similarly, any notice to be given to the VISTAS shall be considered as duly served, if the same shall have been delivered to, left with or posted by registered mail to the VISTAS at its registered office in Chennai.

Regis ar

Vels Institute of Science, Technology
& Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

FOR ATULYA TRAINING SOLUTIONS

M.7 ARBITRATION

M.7.1 In the event of any dispute or differencee between the parties here to, such disputes or differences shall be resolved amicably by mutal consultation. Except as herein before provided, any dispute arising out of this MoU shall be referred to the arbitration of two arbitrators, one to be appointed by each party to be dispute and in case of difference of opinion between them to an umpire appointed by the said two arbitrators before entering on the reference and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on both parties. The venue of arbitration shall be at such place as may be fixed by such arbitrators or umpire and the arbitration proceeding shall take place as may be fixed by such arbitrators or umpire and the arbitration proceeding shall take place under the Indian Arbitration and Conciliation Act, 1996.

M.7.2 This MoU shall be governed and interpreted in accordance with the laws of India. The parties further agree to subject themselves to the jurisdiction of the Chennai courts in India.

M.8 AMENDMENTS

M.8.1 No amendments or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specially stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made/executed, unless or otherwise agreed.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

FOR ATULYA TRAINING SOLUTIONS

IN WITNESS WHEREOF THE parties, hereto have signed this Memorandum of Understanding on 18th day of November 2022.

Atulya training solutions.,

By:

Person: Mr. R. Satish Kumar

Founder, Trainer and Managing partner

Date: For ATULYA TRAINING SOLUTIONS

In the presence of

By:

Name: Mrs. Srivaishnavi Satish Kumar

Customer Support Executive & Finance Manager

VISTAS

By:

Person: Dr. P. Saravanan

Registrar

VISTAS

Date:

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. In the presence of

By:

Name: Dr.P.Shanmugasundaram

Director

Dr. P. SHANMUGASUNDARAM, M.Pharm., Ph.D., C.Lua.

SPS, VISTAS

Director

School of Pharmaceutical Sciences, Vels Institute of Science, Technology and Advanced Studies (VISTAS),

Pallavaram, Chennai - 600 117.



தமிழ்நாடு तमिलनाडु TAMIL NADU n11892

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Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is entered on 2nd day of December 2021 at Chennai.

Between

Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

Blue Bharath Exim Private Limited., situated at No. 26, Ethiraj Salai, Fagun Chambers, Office No. 56, III floor, Egmore, Chennai 600034, Tamil Nadu and includes its legal heirs and successors represented by its Mahaging Director, Dr.K.S. Kamaludeen.

In accordance with the mutual desire to promote co-operation between Blue Bharath Exim Private Limited., situated at No. 26, Ethiraj Salai, Fagun Chambers, Office No. 56, III floor, Egmore, Chennai 600034, Tamil Nadu, and Vels Institute of Science, Technology and Advanced Studies (VISTAS), located at Pallavaram, Chennai-600117.

Blue Bharath Exim Private Limited is an ERP software in-house to facilitate various process of exports such as inventory, international documentation, shipping, freight forwarding, logistics, TDS and GST reports and the other processes related to international business.

Vels Institute of Science Technology & Advanced Studies (VISTAS) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.

The deemed to be University status was conferred to Vel's Group of Institutions, under Sec 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India in 2008. As a logical consequence of this, the founder Chairman Dr. Ishari K. Ganesh has become the President/Chancellor.

The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of memorandum of understanding for the purpose of academic interaction and research activities beneficial to institute and industry.

I. Purpose of the Agreement

VISTAS and **Blue Bharath Exim Private Limited** jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

The parties collaborate, cooperate and interact to achieve the following scopes of this MoU.

- Orientation Programme / Guest Lecture / Technical Seminar.
- In plant training Programme / Student Internships
- Student Project work guidance for final year students.
- Student Industrial visit
- Student Placement
- To conduct of Value added course

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II. Legal Framework

The Registrar of VISTAS and the General Manager Blue Bharath Exim Private Limited Ltd may, in accordance with their respective policies and procedures, initiate agreements to enhance joint development of students by offering students of VISTAS a chance to work on real world projects under the guidance of Blue Bharath Exim Private Limited.

III. Execution of the Agreement

Any arrangements entered into further to this memorandum will be governed by specific, individual agreements after due approval processes have been followed. All agreements will be signed between the relevant authorities of **Blue Bharath Exim Private Limited** and VISTAS.

IV. Term & Termination

This agreement will be effective on the date it has been designed by both parties, and it will be in effect for a period of 3 years from the date of signing MoU. The agreement can be renewed for additional 3 year periods by mutual consent of the parties to the agreement. Both parties reserve the right to terminate this agreement giving written notice 30 days prior to the proposed termination date.

V. Intellectual Property Rights

Any Intellectual Property Rights that come about due to the development of any projects initiated by VISTAS or **Blue Bharath Exim Private Limited** in partnership with VISTAS would be the property of VISTAS only and the company has no claim over the same. Any information relating to the projects that need to be disclosed by VISTAS and its staff, students and research scholars pertaining to the projects initiated with **Blue Bharath Exim Private Limited** and VISTAS, shall be shared only after obtaining the approval in writing from the management of **Blue Bharath Exim Private Limited**. A separate Non-Disclosure agreement shall be signed by all parties concerned before every such project is initiated.

..... 4

For VISTAS

Signature

Name

: DR.P.SARAVANAN

Designation: REGISTRARgistrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)
Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennai - 600 117.

Witness

For Blue Bharath Exim Private Limited

Signature: .

Name : DR.K.S. KAMALUDEEN

Designation: MANAGING DIRECTOR

CHENNA

Witness

 Signature with date Name & Address

Dr. M. CHANDRAN, Prefessor & HOD, Department of Commerce VISTAS, Pallavaram, Chennai-600 117.

> 2. Signature with date Name & Address

Om., M.Phil., Ph.D., NET., B.Ed. ORAND RESEARCH SUPER JU ARTMENT OF COMME VISTAS

ARAM, CHENNAI 0 117.

1. Signature with date Name & Address

S. Mohol C

MOHAMED GANI. S NO 1123/47, Nethaji Nogas, 4136, Tondiaspet, chemai 600 081.

2. Signature with date Name & Address

JEEVITHA S

H-3, TAJ NAGAR,

SPB COLONY,

NAHAKKAL - 638 008.

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MEMORANDUM OF UNDERSTANDING

Between

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

DEPARTMENT OF BIOCHEMISTRY SCHOOL OF LIFE SCIENCES

PALLAVARAM CHENNAI - 600 117

And

CLASSIC PARAMEDICAL COLLEGE AND RESEARCH CENTRE

GUDUVANCHERY CHENNAI – 603202

MARCH 2022

For

Diploma in Medical Lab Technology



* 8 3986 14 FFB 2022 99AB 222318

S. KESAVARAJ

Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (MoU) is made on $21^{\rm st}$ day of March 2022 in Chennai

Between

Vels Institute of Science, Technology and Advanced Studies (VISTAS), with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai- 600117, Tamil Nadu, India.

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Classic Paramedical College and Research Centre, No 2, Venugopal Street, Guduvanchery, Chennai-603202, Tamil Nadu, India.

Registrar
Vers Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

Director / Principal
CLASSIC PARAMEDICAL COLLEGE AND RESEARCH CENTER
No. 2, Venugopal Street,
Guguvanchery, Chennai - 603 202.

ABOUT THE INSTITUTIONS:

- 1. **VISTAS** are one among the premier educational institutions in India. The University status was conferred to this educational institution by the Ministry of MHRD, Govt. of India in June 2008. No. F.9-56/2004-u.3 dated 4th June 2008.
- 2. The Department of Biochemistry was started in the year 1993 under the affiliation of University of Madras. Currently, VISTAS is offering B.Sc., M.Sc., MPhil., Ph.D., and certified diploma courses in Biochemistry. The Department has excellent state-of art laboratory, other infra-structural facilities with experienced and well qualified faculty.
- 3. **CLASSIC PARAMEDICAL COLLEGE AND RESEARCH CENTRE** was started in the year 2019, under the affiliation of SSP, AIMLTA and BSS with well Equipped Laboratory and Well Qualified Teaching Faculties.
- 4. MoU is for the purpose of conducting a **two year DMLT** (Diploma in Medical laboratory Technology) course duly certified by **Sahara Shiksha Peeth (SSP)** towards the benefit of the undergraduate students of Biochemistry and other Life Science departments, VISTAS to enable them get updated about paramedical technology courses. This training and exposure shall make the passing out students become placement ready.
- 5. Classic paramedical college and research centre shall bring the necessary course materials, laboratory requirements inclusive of chemicals, reagent kits and the necessary teaching and technical assistance for the conduct of the course at the premises of VISTAS. But at any necessary Course of time, vistas agreed to share the laboratory material to conduct the practical successfully.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. Director / Principal
CLASSIC PARAMEDICAL COLLEGE AND RESEARCH CENTER
No. 2, Venugopal Street,
Guduvanchery, Chennai - 603 202.

- 6. In case the course requires the use of special automated instruments which are not available at VISTAS, the students may be allowed to go to classic paramedical Institute for obtaining expertise and training for a period of two weeks.
- 7. The normal fee for this course is Rs.20,000/ per student for 2 years. The students will pay the course fee as four installment (5000/- per semester along with their BSc /MSc degree's semester fee) The duration of the course is 2 years.
- 8. The VISTAS in turn need to pay the fee to classic paramedical Institute which includes service tax, at the commencement of the even semester as per schedule. This may be done by drawing a DD/local cheque in favour of classic paramedical Institute

Course Duration: 2 yrs

Class Schedule: 3 Hrs (weekly once)

Course Fee: Rs.20,000/ student (Inclusive of taxes)

An amount of Rs.5000/- will be deducted from the each students course fees towards Maintenance/Overhead Charges to VISTAS. After the deduction of Rs.5000/-per student from their DMLT course fees, the VISTAS shall pay the remaining amount to classic paramedical college and research centre in the form of two installments, the first Installment of Rupees seven Thousand five hundred only (Rs.7,500/-) and second installment for Rupees seven thousand Five hundred only (Rs.7,500/-).

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. Director / Principal
CLASSIC MARAMEDICAL COLLEGE AND RESEARCH CENTER
No. 2, Venugopal Street,
Guduvanchery, Chennal - 603 202.

MEMORANDUM OF UNDERSTANDING

BETWEEN

COMPUTER SOFTWARE INSTITUTE OF TECHNOLOGIES (CSIT)

NO.3, CLEMENS ROAD,

PURASAIWAKKAM, CHENNAI-600 007

TAMIL NADU, INDIA

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(DEEMED TO BE UNIVERSITY)

VELAN NAGAR, P.V. VAITHIYALINGAM ROAD, PALLAVARAM CHENNAI - 600 117, TAMIL NADU, INDIA



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S. KESAVARAJ

Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph: 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is made on 14th October 2022 at Chennai.

Between

Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

&

CSIT - COMPUTER SOFTWARE INSTITUTE OF TECHNOLOGIES situated at No.3, Clemens Road, Purasaiwakkam, Chennai - 600 007. Authorised Training Centre and Issuance of Certificate by National Centre for Vocational and Technical Education, New Delhi - 110 092.



CSIT Specializes in:

- ✓ All types of Management & Accounting and Software Courses Supply Chain Management, Human Resource Management, GST Returns Filings, Income Tax Returns filings, 2D Animation, 3D Animation, Web designing, Hardware.
- Microsoft Excel: Pivot Tables Workshop
 Learn how to use pivot tables in excel and learn how to use pivot tables to get a raise
- ✓ Email Writing: New power at Work + in Business Resume Writing for Beginners
- Microsoft Excel Data Analysis with Excel Pivot Tables Master Excel pivots & learn data analysis
- ✓ TALLY ERP 9 with GST TALLY with Accounting [2021]

 Practical hands-on training on the core concepts like accounting, inventory, Payroll with practical hands-on

Vels Institute of Science Technology & Advanced Studies (VISTAS) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national services and development.

The deemed to be University status was conferred to Vel's Group of Institutions, under Sec 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India in 2008. As a logical consequence of this, the founder Chairman Dr. Ishari K. Ganesh has become the President/Chancellor.

The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of memorandum of understanding for the purpose of academic interaction and research activities beneficial to institute and industry.

I. Purpose of the Agreement

VISTAS and CSIT jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

The parties collaborate, co-operate and interact to achieve the following scopes of this MoU.

- Conducting Value added course
- Orientation Programme / Guest Lecture / Technical Seminar.
- Student Internships
- Student Project work guidance for final year students.
- Student Placement

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II. Legal Framework

The Registrar of VISTAS and the Founder/Co-Founder of 'CSIT' may, in accordance with their respective policies and procedures, initiate agreements to enhance joint development of students by offering students of VISTAS a chance to work on real world projects under the guidance of CSIT.

III. Execution of the Agreement

Any arrangements entered into further to this memorandum will be governed by specific, individual agreements after due approval processes have been followed. All agreements will be signed between the relevant authorities of CSIT and VISTAS.

IV. Term & Termination

This agreement will be effective on the date it has been designed by both parties, and it will be in effect for a period of 3 years from the date of signing MoU. The agreement can be renewed for additional 3 years period by mutual consent of the parties to the agreement. Both parties reserve the right to terminate this agreement giving written notice 30 days prior to the proposed termination date.

V. Intellectual Property Rights

Any Intellectual Property Rights that come about due to the development of any projects initiated by VISTAS or **CSIT** in partnership with VISTAS would be the property of VISTAS only and the company has no claim over the same. Any information relating to the projects that need to be disclosed by VISTAS and its staff, students and research scholars pertaining to the projects initiated with **CSIT** and VISTAS, shall be shared only after obtaining the approval in writing from the management of **CSIT**. A separate Non-Disclosure agreement shall be signed by all parties concerned before every such project is initiated.

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For VISTAS

Signature

Name

: DR.P.SARAVANAN

Designation: REGISTRAR

For CSIT

Signature

Name : S.T.RAM KUMAR

DESIGNATION: PROPRIETOR



Witness

DAN CHANDRAN

1. Signature with Department of Commerce Name & Address / ISTAS, Pallavaram, Chennai-600 117.

2. Signature with date

Name & Address

Dr. V. ANDAL

M.Com., M.Phil., TNSET, Ph.D.,
Associate Professor & Research Supervisor
Department of Commerce
Vels Institute of Science, Technology
& Advanced Studies,
Pallavaram, Chennai - 600 117.

Witness

1. Signature with date M - Raytung Turan Name & Address No. 13 215 100 100

brist ment of

2. Signature with date Name & Address

19/10/2022 K. KARÎMK.

No: 1024, 29th St. B. V. COWNY

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Memorandum of Understanding

Between

CYBERNEXA INFOTECH PRIVATE LIMITED

2nd Floor, No.521/2, Anna Salai, Nandanam, Chennai – 600035 TamilNadu

and

Vels Technology Business Incubation Centre Vels Institute of Science, Technology and Advanced Studies (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India



तमिलनाडु TAMIL NADU VISTAS

·. 000504

22 JAN 2021

S. KESAVARAJ

Stamp Vendor 19, G.S.T. Road, Pallavaram, Ch. L.No.14325 | @ 94 Ph : 91765 587

Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on 3rd day of March 2021

Vels Technology Business Incubation Centre, Vels Institute of Science, Technology and Advanced Studies (hereinafter referred its Registrar placed P.V.Vaithiyalingam Road, Pallavaram, Chennai- 600117. as VISTAS)

CYBERNEXA INFOTECH PRIVATE LIMITED, an Augmented Reality startup company based at, 2nd Floor, No.521/2, ANNA SALAI, Nandanam , Chennai, TN - 600035, Tamil Nadu.(hereinafter referred to as "Cybernexa").

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Mahisas

WHEREAS

- 1. Cybernexa, an Augmented Reality startup company based at Chennai, Established with the aim of eliminating one of the largest security breaches in cyber security for companies worldwide. There is a shortage of user acceptance for additional authentication solutions. The question arises from the point that existing approaches are not user-friendly or easy to use. That's why, we at Cybernexa aspire to establish a global norm of mobile authentication-a protection which secures users data and does not affect customer experience. Cybernexa identified different research projects in the cyber security domain and it offers research projects to help the students to directly interact with their expert team and work on real time projects. The outperforming students in this program will be recognized with cash rewards. Outperforming students will be considered for recruitment in their company.
- 2. VISTAS (Vels Institute of Science Technology and Advanced Studies) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The deemed to be University status was conferred to Vels Group of Institutions in 2008 under Section 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India. As a logical consequence of this, the Founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor.

The University is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University to frame policies and programmes for the growth and improvement of VISTAS. The members of this Board are drawn from various agencies. The Board members representing University Commission, Govt. of India, and Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

3. **Cybernexa** has decided to work together with leading Educational Institutions so as to empower students of these institutes to expand career options.

Cybernexa and **VISTAS** (Hereinafter referred to as "Parties"), desire to cooperate with each other and the mutually agreed proposal, which underlines the broad understanding between the parties. Mutual Co-operation and collaboration will be in the field of

- > Software development
- Verification and Validation of Projects, Software, Prototype or Product
- > Student Internship and
- > Placement

Terms of the MOU:

- 1. This MOU will be in force for a period of thirty six (36) months from the date of signing. This MOU may be terminated by either party by giving a prior written notice of 30 days to the other party.
- 2. This MOU can be further extended, subject to mutual agreement of terms and conditions at the end of thirty six (36) months, on expiry of the MOU. The intimation of desire to continue should be intimated in writing by the Parties, two months prior to the date of expiry of this MOU.
- 3. This MOU or any action of the parties with respect thereto does not constitute legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. Mahish

- 4. This MOU does not create any partnership, agency, joint venture or employer –employee relationship between the parties.
- 5. The parties shall be responsible for their respective costs, loss and expenses and no party shall be responsible to the other party for any loss, cost, expense or damages whether direct, indirect, consequential or incidental.
- 6. A Joint Program Committee, a nominated staff member from both the parties may be constituted to monitor the progress of the Program implementation.

Termination of Contract:

7. In the event, both the parties are unable to ensure the operation of the work **within the stipulated time period**, both parties shall be entitled to terminate this Memorandum of Understanding by giving 30 days notice to each party.

Address for service of notice:

- 8. Any notice or demand required, authorized or permitted to be given by the Parties under this Memorandum of Understanding is deemed to be served upon the Parties.
- 9. Such notice, if posted, shall take effect from the day following the date of posting and if affixed or left as aforesaid shall take effect from the time of such affixing or leaving as aforesaid. Any notice required to be given under this Memorandum of Understanding shall be in writing and sent by registered post.

Registrar

Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

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IN WITNESS whereof, the parties hereto have executed this Memorandum of Understanding on the day, month and year herein above written.

Registrar

Vels Institute of Science, Technology & Advanced Studies(VISTAS)

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallayaram, Chennai - 600 117,

Managing Director
CYBERNEXA INFOTECH

PRIVATE LIMITED

WITNESS:

(1)

MEMORANDUM OF UNDERSTANDING

Between



Dhaka International University (DIU),

House # 04, Road #01, Block F, Banani, Dhaka 1213, Bangladesh.

And



VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram Chennai - 600 117, Tamil Nadu, India

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as MoU) is signed on the day of 12th November, 2022

Between

Dhaka International University (hereinafter referred to as DIU) situated at House # 04, Road #01, Block F, Banani, Dhaka 1213, Bangladesh.

And

VELS INSTITUTE OF SCIENCE, TEC2HNOLOGY AND ADVANCED STUDIES (hereinafter referred to as VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India

OBJECTIVES OF THE MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding relates to academic and cultural links between the University and under which the parties will foster understanding between the two institutions and co-operate as detailed. The areas mentioned hereunder shall be deemed indicative and not exhaustive. It is the desire of the parties to apply their best endeavor to explore, identify appropriate field of cooperation and broaden the linkage, fulfilling this link to optimum mutual benefit. The possible initial areas of common interest would be:

- a) Development and implementation of Globa! Immersion Program
- b) Academic faculty cooperation on collaborative research, lectures and conferences in areas of common interest in hybrid mode;
- General academic collaboration including the exchange of educational resource materials and publications that are of mutual interest;
- Assessment of units for advanced standing for academic programmes offered at each institution
- e) Students and faculty exchange;

REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY

& ADVANCED STUDIES (VISTAS) Velan Nagar, P.V. Valshiyalingam Road, Pallavaram, Chonnai-600 117.

Prof. Dr. Saiful Islam BSc Engg, MSc Engg, PHD (Cambridge), CEng (UK), FIET, Sr MIEEE (USA), FFIEB, FBCS Vice Chancellor, Dhaka International University

- f) Identification of special short-term academic programmes and projects of mutual benefit to both institutions; and
- g) Constitution of scholarship fund
- h) Any other collaborative efforts that both parties may deem fit from time to time.

1. EXCHANGE OF RESEARCH WORK

- The parties may exchange literature (working papers, research articles, journals, research projects) developed at the institutions to promote research.
- b. Promotion of joint studies, joint academic workshops & joint research work.
- c. The terms and conditions of each joint research work shall be mutually agreed upon in writing before the beginning of the joint research and shall include agreements as to the joints publication and other intellectual property rights.
- d. All publications, research grants or other joint projects which result from collaborative efforts shall recognize the efforts of both institutions. Both parties agree to exchange publications, such as books, academic journals, studies and other research information which is generated by either party as a result of joint efforts under this MOU.

2. CONDUCT OF JOINT SEMINARS, CONFERENCES & ACADEMIC MEETINGS:

- a. The institutions may organize joint seminars, conferences and academic meetings in VISTAS and DIU any other part of the world for promoting academic development and research.
- b. The terms and conditions of each joint activity shall be mutually agreed upon in writing before the beginning of the joint activity and shall include agreements as to the joint publication and other intellectual property rights.

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Prof. Dr. Saiful Islam BSc Fngg, MSc Engg, PHD (Cambridge), CEng (UK), FIET, Sr MIEEE (USA), FFIEB, FBCS Vice Chancellor, Dhaka International University

REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY

& ADVANCED STUDIES (VISTAS)

Volan Nagar, P.V. Valibiyalingam Road,
Pallavaram, Chennai-600 1.7.

3. EXCHANGE OF FACULTY

- a. There may be exchange of faculty for short duration of time (no longer than one academic year) on the terms and conditions agreeable by both parties.
- b. The faculty under exchange would perform in accordance with pre-agreed schedules and will include, inter alia, teaching on programmes, participating in seminars, executive and joint programmes, carrying out research work.
- c. A request to exchange faculty shall be initiated by the home institution by sending a written proposal to the host institution. The proposal shall comprise the credentials of the visiting faculty members and a description of the scope of the teaching or research which the faculty members hopes to accomplish as well as the type of assistance of facilities being expected from the host institution. All agreements are contingent upon the approval of all appropriate authority within the University's supervisory chain of command.
- d. Whenever possible, the faculty exchange shall be conducted on a reciprocal basis.

4. EXCHANGE OF STUDENTS

- a. Each party would receive students from the partner institutions for their Global Immersion programs apart from that admission to study undergraduate and graduate programs can be facilitated .
- b. A student of one accredited institution who desires to study at the other (either at the undergraduates or graduate level) must obtain approval from the home institution and meet all admission standards of the host institutions. Students accepted by the host institution will be expected to perform at the level of competency required for students in attendance at the host institution and shall be expected to abide by the rules and regulations in effect at the host institution.
- c. The application forms of both the institutions would be made available at the respective institutions for necessary information on the programmes and facilities offered by the institutions. All admission, process and enquiry will have to be supervised and approved formally at DIU along with signed consent.

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Prof. Dr. Saiful Islam 8Sc fngg, MSc Engg, PHD (Cambridge), CEng (UK), FIET, Sr MIEEE (USA), FFIEB, FBCS Vice Chancellor, Dhaka International University

REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) Velan Nagar, P.V. Vaithlyalingar Road, Pallavaram, Channal-600 117.

5. USE OF NAME AND LOGO

Party shall use the name and logo of the other party upon written consent only.

6. FINANCIAL ASPECTS

There would be no financial obligation on either party in fulfilling this memorandum except when agreed to separately. All collaborative activities or projects will be subject to prior detailed evaluation and the financial responsibilities and obligation of the respective parties determined and accepted in advance. All financial aspects have to be decided before any formal duties are assigned and accepted. All financial responsibilities must be approved and signed by the concerned officials at DIU, after consultation with approval body of DIU.

7. ADHERENCE OF LOCAL REGULATIONS AND LAWS

The collaborative activities pursuant to this agreement shall be conducted in accordance with the laws and regulations and adherence to rules and norms appropriate to each institution. In the case of any difficulty the parties will endeavor to reach a mutually acceptable solution.

8. DURATION OF THE AGREEMENT

- a) The agreement shall be valid initially for a period of Five Year (2022-27) and the agreement will be automatically renewed, unless terminated.
- b) In case the parties decide against further renewal of the agreement after expiry, it shall be the responsibility of both the parties to ensure that the students already enrolled shall continue and complete the course as per provisions of this MoU and for this purpose the MoU shall be operative. This current version of MoU is the first step that represents a mere indication that both institutions (VISTAS and DIU) are willing to participate in joint activities regarding scholarship and research, and is in no way a signal of commitment by either party to the other, for any specific course of action at this point of time. As indicated, further specifics will be collaboratively developed and implemented after obtaining the necessary and required approval from appropriate authority from either institution.

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Prof. Dr. Saiful Islam BSc Fngg. MSc Engg. PHD (Cambridge), CEng LUK), FIET, Sr MIEEE (USA), FFIEB, FBCS Vice Chancellor, Ohaka International University

REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Velan Nagar, P.V. Vaithlyalingam Road,
Pallavaram, Chennal-606 117.

9. AMENDMENT TO THE MOU

During the operation of the MoU, circumstances may arise which may call for amendment / alteration in the MoU, which shall be mutually discussed and agreed upon in writing and shall form the part of the original MoU.

Authorized to sign for and on behalf of Dhaka International University

Prof. Dr. Saiful Islam BSc Engg, MSc Engg, PHD (Cambridge), CEng (UK), FIET, Sr MIEEE (USA), FFIEB, FBCS Vice Chancellor, Dhaka International University

Name: DI. Saiful Islam Position: Vice Chancellor.

Dhaka International University (DIU),

Dhaka, Bangladesh

Date: /2.11.2022

Witness

Dr. Md. Gerajul Islam prodhon 1) Dum 13.11.2022

> Dr. Md. Serajul Islam Prodhan Professor Department of Civil Engineering

> Director nstitutional Quality Assurance Cell (IQAC) Dhaka International University

Authorized to sign for and on behalf of:

VISTAS

REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY

& ADVANCED STUDIES (VISTAS)

Velan Nagar, P.V. Valihiyalingam Road,
Pallavaram, Chennal-600 317.

Name: Dr. P. SARAVANAN

Position: Registrar

VELS INSTITUTE OF SCIENCE,

TECHNOLOGY AND ADVANCED STUDIES

Velan Nagar, P.V. Vaithiyalingam Road

Pallavaram, Chennai - 600 117,

Tamil Nadu, India

Date: /2.11.2022

Witness

1)

Dr. RAJINI. G
Professor & Head / MBA (General)
School of Management Studies
Director-Institutional Collaborations & MoUs
VELS Institute of Science,
Technology and Advanced Studies
Chennal - 117. Tamil Nadu, India

5-20

MEMORANDUM OF UNDERSTANDING

BETWEEN

Dragon Express Freight Pvt Ltd

Golden Enclave Towers, 5th Floor, No. 184, Poonamallee High Road, Kilpauk, Chennai - 600 010, India Tel: +91 44 4860 7071 / 72 / 73

Email: anand.nivas@dragonexpress.co.in Website: www.dragonexpress.co.in

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road

Pallavaram

Chennai - 600 117, Tamil Nadu, India

RENEWAL OF MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 20th day of December 2021 between **Dragon Express Freight Pvt Ltd** Golden Enclave Towers, 5th Floor, No. 184, Poonamallee High Road, Kilpauk, Chennai – 600010

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.P.Saravanan – Registrar.

Both Dragon Express Freight Pvt Ltd and VISTAS entered into the memorandum of understanding dated 20th day of December 2018 and the said MoU is valid for a period of 36 months w.e.f 20th day of December 2018 and is said to expire on 19th day of December 2021.

AND WHEREAS the Parties have decided to continue the said MoU and the scheme beyond the expiry date for the period of 36 months w.e.f. 20th December 2021 to 19th December 2024.

The copy of the said MoU has been annexed to the present agreement being an integral part of it.

IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, has signed this Memorandum of Understanding on the 20th day of December 2021.

Registrar

Vels Institute of Science,

Technology & Advanced Studies (VISTAS)

Managing Director

Dragon Express Freight Pvt Ltd

WITNESS:

N. Shalini

(1) N. Shalini

4/23, 5th cross St, R.V. Wager,

ANNA NAGAK SAST, CHENNAY - 600102

(2) Dr. P. Shalini Shl P

MBA Department

VISTAS

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MEMORANDUM OF UNDERSTANDING

BETWEEN

2000

EVERGREEN TECHNOLOGIES

No. 5/1, Pillaiyar Kovil Street,

Essa Pallavaram, Chennai - 600 043.

Phone: 044 - 22642788

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road

Pallavaram, Chennai - 600 117, Tamil Nadu, India



INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS)
(Deemed to be University Estat. wh 3 of the UGC Act, 1956)
PALLAVARAM - CHENNAI
NAAC ACCREDITED WITH A'GRADE

Marching Beyond 25 Years Successfully



RENEWAL OF MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this Ist day of March 2021 between **EVERGREEN TECHNOLOGIES**, No. 5/1, Pillaiyar Kovil Street, Essa Pallavaram, Chennai - 600 043, Tamil Nadu, India represented by Thamaraiselvan – Chief Executive Officer

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P. Saravanan – Registrar.

Both EVERGREEN TECHNOLOGIES and VISTAS entered into the memorandum of understanding dated 1st day of March 2018 and the said MoU is valid for a period of 36 months w.e.f 1st day of March 2018 and is said to expire on 28th day of February 2021.

AND WHEREAS the Parties have decided to continue the said MoU and the scheme beyond the expiry date for the period of 36 months w.e.f 1st day of March 2021 to 28th February 2024.

The copy of the said MoU has been annexed to the present agreement being an integral part of it.

For EVERGREEN TECHNOLOGIES

Registra

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, has signed this Memorandum of Understanding on the 1st day of March 2021.

For EVERGREEN TECHNOLOGIES

CHIEF EXECUTIVE OFFICER **EVERGREEN TECHNOLOGIES** REGISTRAR VISTAS

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

WITNESS

EVERGREEN TECHNOLOGIES

1. M. Prakash

VISTAS

(Dr.R.A. KALAIVANI) Director, Basic Sciences

VISTAS

In Surent

2.

1.

(DV.G. NITHYA)
HOD Chemiday
VISTAS



MEMORANDUM OF AGREEMENT

BETWEEN

Frutunes Food Products Pvt. Ltd

Plot No 14, Flat Tb3, Samruthi Complex, Kolapakkam, Chennai – 600 122, Tamil Nadu Tel : 94444 41671 / +91 4865 1767 Email :

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram

Chennai - 600 117, Tamil Nadu, India



तिमलनाडु TAMIL NADU APR 2022

S. KESAVARAJ

Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph: 9176558785

Memorandum of Agreement

This Memorandum of Agreement (hereinafter referred to as MoA) is signed on the Between

Frutunes Food Products Pvt. Ltd, Plot No 14, Flat B3, Samruthi Complex, kolapakkam, Chennai - 600 122, Tamil Nadu, Tel: 94444 41671 / +91 4865 1767 and shall include its lawful representatives and permitted assigns;

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai 600117, Tamil Nadu, India, hereinafter referred to as" VISTAS" and shall include its lawful representatives and permitted assigns;

Hereinafter referred to singularly as "the Party" and collectively as "the Parties".

WHEREAS

- A. FRUTUNES FOOD PROUCTS PVT LTD is a Company established in 2019 & Registered under the Companies Act 1956, and as well as the recently amended Companies Act 2013, Frutunes Our idea was to solve the inefficiencies in our food supply chain through technology and world-class supply chain innovation to add value to stakeholders (farmers, International Buyer s and supply chain partners) and change the way fresh food reaches our plate in terms of quality, affordability and accessibility. At one end, we help farmers get better prices and deal with consistent demand and on the other, we help International Buyer s source fresh vegetables at competitive prices directly from farmers.
- B. VISTAS is a multi-disciplinary university offering varied and innovative courses in emerging areas. The university offers 42 under graduate, 50 post graduate programmes and 24 Diploma and Certificate Programmes of contemporary relevance. VISTAS is a leading top notch academic institution having strong research and development base.
- C. The Parties are desirous of entering into this Memorandum of Agreement to declare their respective intentions and to establish a basis of co-operation and collaboration between the Parties upon the terms as contained herein.

HAVE REACHED AN UNDERSTANDING as follows:

ARTICLE I: OBJECTIVE

The Parties, subject to the terms of this MoA and the laws, rules, regulations and national policies from time to time in force in each Party's country, will endeavor to strengthen, promote and develop co-operation between the Parties on the basis of equality and mutual benefit.

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ARTICLE 2: AREAS OF CO-OPERATION

- 1. Subject to the law, rules, regulations and national policies from time to time in force, governing the subject matter in their respective countries, each Party will act as a stimulus for a wide range of collaborative activities including but not restricted to:
 - Offering Guest Lecture & Value added courses
 - Offering Consultancy projects
 - Develop and to encourage joint research, seminars, conferences, workshops, and to also assist each other in obtaining external funding from outside sources for research
 - Assists the Logistics and Shipping Students in Industry Institute, Industry Mentoring programs.
 - Providing Internships, Projects & Placements for the Eligible Students
 - Encourage any other activities that both scientific institutions agree to be of mutual benefit,
 - Identify any other areas of co-operation for strategic alliance to be mutually agreed upon by the Parties.
- 2. For the purpose of implementing the co-operation in respect of any area stated in paragraph 1, the parties will enter into a legally binding agreement subject to terms and conditions as mutually agreed upon by the Parties and this agreement will be subject to and not separable from this MoA.

ARTICLE 3: FINANCIAL ARRANGEMENTS

This MoA will not give rise to any financial obligation by one Party to the other. Each party will bear its own cost and expenses in relation to this MoA. All the financial issues emerging from the implementation of any joint projects must be negotiated and determined between the two parties case by case.

ARTICLE 4: EFFECT OF MEMORANDUM OF UNDERSTANDING

This MoA serves only as a record of the Parties' intentions and does not constitute or create, and is not intended to constitute or create obligations under domestic or international law and will not give rise to any legal processes and will not be deemed to constitute or create any legally binding or enforceable obligations, express or implied.

Registrar

ARTICLE 5: NO AGENCY

Nothing contained herein is to be construed so as to constitute a joint venture partnership or formal business organization of any kind between the Parties or so to constitute either Party as the agent of the other.

ARTICLE 6: ENTRY INTO EFFECT AND DURATION

- 1. This MoA will come into effect on the date of signing and will remain in force for a period of THREE (3) years.
- 2. This MoA may be extended for a further period as may be agreed in writing by the Parties, as per their individual discretion among the parties.
- 3. This MoA may be terminated at any time by either party giving the other party written notice of no less than ONE (1) calendar month upon breach of the terms governing the MoA. However the existing joint programme, if any, should be completed by both the parties irrespective of the termination of MoA.

ARTICLE 7: NOTICES

Any communication under this MoA will be in writing in the English language and delivered by registered mail to the address or sent to the electronic mail address of pratap.selvan@gmail.com or VISTAS as the case may be, shown below or to such other address or VISTAS as the case may be, shown below or to such other address or electronic mail address or facsimile number as either party may have notified the sender and shall, unless otherwise provided herein, be deemed to be duly given or made when delivered to the recipient at such address or electronic mail address or facsimile number which is duly acknowledged:

To Frutunes Food Proucts Pvt Ltd Freight Pvt Ltd.

Attn to Mr. Prathap Selvan

Address Plot No 14, Flat B3, Samruthi Complex,

Kolapakkam, Chennai - 600 122, Tamil Nadu

Tel no. +91 44 48632996

E-mail pratap.selvan@gmail.com

To VISTAS

Attn to The Registrar

Address Velan Nagar, P.V. Vaithiyalingam Road,

Pallavaram, Chennai - 600117

Tel no. 044-22662500/01/02

E-mail vistas@velsuniv.org

ARTICLE 8: PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- The protection of intellectual property rights shall enforced in conformity with the respective national laws, rules and regulations of the Parties and with international agreements signed by both Parties.
- The use of the name, logo and/or official emblem of any of the Parties on any publication, document and/or paper is prohibited without the prior written approval of either Party.
- 3. Notwithstanding anything in paragraph 1 above, the intellectual property rights in respect of any technological development, and any products and services development, carried out
 - (i) jointly by the Parties or research results obtained through the joint activity effort of the Parties, shall be jointly owned by the Parties in accordance with the terms to be mutually agreed upon; and
 - (ii) Solely and separately by the Party or the research results obtained through the sole and separate effort of the Party, shall be solely owned by the Party concerned.

ARTICLE 9: CONFIDENTIALITY

- 1. Each Party shall undertake to observe the confidentiality and secrecy of document, information and other data received from or supplied to, the other Party during the period of the implementation of this MoA or any other agreements made pursuant to this MoA.
- 2. For purpose of paragraph 1 above, such documents, information and data include any document, information and data which is disclosed by a Party (the Disclosing party) to the other Party (the Receiving party) prior to, or after, the execution of this MoA, involving technical, business, marketing, policy, know-how, planning, project management and other documents, information, data and/or solutions in any form, including but not limited to any document, information or data which is designated in writing to be confidential or by its nature intended to be for the knowledge of the Receiving Party or if orally given, is given in the circumstances of confidence.

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Registrar

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3. Both Parties agree that the provisions of this Article shall continue to be

binding between the Parties notwithstanding the termination of this MoA.

ARTICLE 10: SUSPENSION

Each Party reserves the right for reasons of national security, national interest,

public order health to suspend temporarily, either in whole or in part, the

implementation of this MoA which suspension shall take effect immediately after

notification has been given to the other Party through diplomatic channels.

ARTICLE 11: <u>SETTLEMENT OF DISPUTES</u>

Any difference or dispute between the Parties concerning the interpretation and/or

implementation and/or application of any of the provisions of this MoA shall be

settled amicably through mutual consultation and/or negotiations between the

Parties through diplomatic channels, without reference to any third party or

international tribunal.

ARTICLE 12 - VARIATION

The terms stipulated in this MoA shall not be amended, altered, changed or

otherwise modified without the mutual consent of the Parties and such

amendments, alterations, changes and modifications shall be made in writing and

signed by the Parties hereto.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

The foregoing record represents the understandings reached between FRUTUNES FOOD PROUCTS PVT LTD FRIEGHT PVT.LTD. and VISTAS upon the matters referred to therein.

Signed in duplicate at VISTAS on 24th day of May 2022.

Signed by For and on behalf of FRUTUNES FOOD PROUCTS PVT LTD Mr. Pradhap Selvan Founder & CEO

For FRUTUNES FOOD PRODUCTS (P) LIU. PRATHAP SELVAN. P Managing Director

Witnessed by

Signed by

For and on behalf of VISTAS

Dr.P.Saravanan

Registrar

Registrar
Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Witnessed by

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S. KESAVARAJ

Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 18^{th} day of May 2022 at Chennai.

Between

Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

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Geomarine Biotechnologies PVT LTD., situated at 5/3, Fourth Street, Chowdry Nagar, Valasaravakkam, Chennai - 600087, and includes its assigns, legal heirs and successors represented by its Managing Director, Dr. T. CHARLES JOHN BHASKAR

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117

1.Uh

In accordance with the mutual desire to promote co-operation between Geomarine Biotechnologies PVT LTD., situated at 5/3, Fourth Street, Chowdry Nagar, Valasaravakkam, Chennai TN 600087 and Vels Institute of Science, Technology and Advanced Studies (VISTAS), located at Pallavaram, Chennai-600117.

Geomarine Biotechnologies Pvt Ltd., is the First Marine Biotechnology Company in India, Specializing in Contract Research, Technology development, Technology transfer on Turn-key basis, contract manufacture, consultancy, troubleshooting for biotech industries, organizing workshops, job fairs for educational institutions, etc., It is the First Marine Biotechnology Company in the country which developed indigenous probiotics in Aquaculture and having been nominated for National Indigenous Commercialization Award by DST being nominated by an Eminent Scientist Late Dr. E.G. Silas, the Former Director, CMFRI, Cochin, former Vice Chancellor, Kerala Agriculture University, Founder Director of Central Institute of Brakishwater Aquaculture, Chennai and founder chairman of the Salim Ali Centre for Ornithology and Natural History (SACON). They are doing Contract Research for smaller R&D companies, do troubleshooting in production, product maximization. Other services such as setting up laboratories, service of lab equipment's, Instrument auditing, technology transfer, technology evaluation, etc., are also carried

Vels Institute of Science Technology & Advanced Studies (VISTAS) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.

The deemed to be University status was conferred to Vel's Group of Institutions, under Sec 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India in 2008. As a logical consequence of this, the founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor.

The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of memorandum of understanding for the purpose of academic interaction and research activities beneficial to institute and industry.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Palkavaram, Chennai - 600 117.

1. Why

I. Purpose of the Agreement

VISTAS and Geomarine Biotechnologies Pvt Ltd jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

The parties collaborate, cooperate and interact to achieve the following scopes of this MoU.

- 1. The Parties intend to pursue collaboration on fundamental, academic research, related to Biotechnological applications.
 - 1.1. To facilitate a structured plan for the benefit of staff and students of the department through guest lectures, workshops, training programmes, projects and internships. The sharing of information and knowledge will function under the principles of mutual understanding, common interest and complementary activities.
 - 1.2. Experiences and expertise in the fields of biology that includes in the field of Aquaculture and Animal health, Marine Biotechnology Research and Education of International Standards, will be mutually exchanged and would be used for academic purposes and for societal benefits.
 - 1.3. Both parties will encourage visits and utilization of each other's research and technical facilities as and when required upon mutual consent.
- 2. Both parties exchange the technical expertise such as experimental procedures, instrumental knowledge and development of new protocols in Fields.
- 3. Both parties agree to exchange the expertise of their working staff under mutual convenience when requested by either Party. For example, Geomarine Biotechnologies Pvt Ltd., can request to utilize the expertise of VISTAS faculty for their technical events. However, exchange of faculties or scientist to be done under mutual convenience of the Parties when such exchanges doesn't affect the normal functioning of the Parties. During Conferences, Seminars, Symposia and Workshops organized by either Party, above mentioned exchange of faculty may avail with mutual concerns.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117: J. Mhr.

- 4. Both the parties agree to utilize their Laboratory Instrument facilities without any payments when such utilizations don't affect the normal functioning of the other.
- 5. To take consultancy services.

II. Legal Framework

The Registrar of VISTAS and the General Manager of Geomarine Biotechnologies Pvt Ltd., may, in accordance with their respective policies and procedures, initiate agreements to enhance joint development of students by offering students of VISTAS a chance to work on real world projects under the guidance of Geomarine Biotechnologies Pvt Ltd.

III. Execution of the Agreement

Any arrangements entered into further to this memorandum will be governed by specific, individual agreements after due approval processes have been followed. All agreements will be signed between the relevant authorities of Geomarine Biotechnologies Pvt Ltd., and VISTAS.

IV. Term & Termination

This agreement will be effective on the date it has been designed by both parties, and it will be in effect for a period of 3 years from the date of signing MoU. The agreement can be renewed for additional 3-year periods by mutual consent of the parties to the agreement. Both parties reserve the right to terminate this agreement giving written notice 30 days prior to the proposed termination date.

V. Intellectual Property Rights

Any Intellectual Property Rights that come about due to the development of any projects initiated by VISTAS or Geomarine Biotechnologies Pvt Ltd in partnership with VISTAS would be the property of VISTAS only and the company has no claim over the same. Any information relating to the projects that need to be disclosed by VISTAS and its staff, students and research scholars pertaining to the projects initiated with Geomarine Biotechnologies Lab Pvt Ltd and VISTAS, shall be shared only after obtaining the approval in writing from the management of Geomarine Biotechnologies Lab Pvt Ltd and VISTAS. A separate non-Disclosure agreement shall be signed by all parties concerned before every such project is initiated.

Registrar

For VISTAS

For GEOMARINE BIOTECHNOLOGISTS PVT LTD

Signature:...

Name

: Dr.P. SARAVANAN

Designation: REGISTRAR

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Name: Dr.T.Charles John Bhaskar

Designation: CEO

Witness

1. Signature with date Name & Address Dr. P. Brindha Deni, Associate Professor, Dept of Bioenspirery, VISTAS, Pallavaram.

18/5/22

2. Signature with date Name & Address

R.Thinuchelicis Assistant Profession,

Dept of Bioengineering,

VISTAS,

Witness

1. Signature with date Name & Address

Aishwarya Mathew

Greomarine Biolechnologies

2. Signature with date Name & Address

HARI PRABATH . A

GEOMARINE BIOTECHNOLOGIES

MEMORANDUM OF UNDERSTANDING

BETWEEN

Global Theoretical Research West Mambalam, Chennai-600033

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road Pallavaram, Chennai - 600 117, Tamil



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S. KESAVARAJ
Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MoU") is executed on 28th day of March 2022 in Chennai

Between

VELS INSTITUTE OF SCIENCE TECHNOLOGY & ADVANCED STUDIES(VISTAS), with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India.

And

GLOBAL THEORETICAL RESEARCH a MSME registered unit located at West Mambalam, Chennai 600 033 and represented by Ms. Mythili Prakash, Lead Trainer.



2. About Vel's University

2.1 VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) established under section 3 of UGC act 1956, by the Ministry of Human Resource Development, Govt. of India, in 2008. VISTAS (popularly known as Vels University) has originated from a self-financing Group of Institutions known as Vels Group of Institutions established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the Management and quality maintained in the field of Higher education.

The university is a multi-disciplinary university offering varied and innovative courses in emerging areas. The university is offering 41 under graduate, 50 post graduate programmes and 8 Diploma and Certificate Programmes of contemporary relevance.

2.2 Whereas, as a result of the interactions between VISTAS and Global Theoretical Research at various levels and occasions, both the parties have agreed to come together to jointly work in certain areas of mutual interests.

3. Scope of the MoU

3.1 This MoU broadly defines the mode and methodology of operations and spells out the rights and responsibilities of the parties hereto.

GLOBAL THEORETICAL RESEARCH is running a research and training academy for conducting various value-added program for the students of Computer Science, Mathematics, Statistics and any other interested eligible students. With this realization, VISTAS University and Global Theoretical Research agree to explore the areas to work jointly for the benefit of the students & staff of VISTAS and for the benefit of Global Theoretical Research, Chennai.

3.2 GLOBAL THEORETICAL RESEARCH will provide value added course training sessions for the UG students of VISTAS in "Advanced Excel" with certificate and reference materials 15 Hours within the academic year i.e 2022-2023. The duration of each session shall be mutually agreed upon during the course of the training program with the consent of both the parties.



- 3.3 The minimum batch size of students for GLOBAL THEORETICAL RESEARCH, is 50.
- 3.4 A Joint Program Committee (a nominated staff member from VISTAS & Global Theoretical Research) may be constituted to monitor the progress of the program implementation.
- 3.5 Global Theoretical Research Private Limited will also conduct orientation programmes, workshops, Faculty Development Programmes etc., for the Computer Science departments of Vel's University.

4. Joint Responsibilities

- 4.1 All attempts will be made to ensure that training and projects jointly carried out are accomplished to a very high degree of quality, with parsimony of time and resources.
- 4.2 Attention of the top management will be drawn in case of any interface or operational problems.
- 4.3 Global Theoretical Research will provide the necessary resource person/faculty, pamphlets, syllabus and course materials etc., for conducting the classes. To have proper stand-in faculty to carry on with the Training courses in the absence of regular faculty could not present or conduct the training classes for whatever reason
- 4.4 The VISTAS shall provide adequate space in the college premises and equip the Lab with all infrastructural facilities like computers, furniture and fittings, electrical fittings, workers, maintenance, up keeping of the rooms, etc., which are necessary for teaching "Advanced Excel".

5. Financial Aspects

5.1 Global Theoretical Research will indicate a nominal charge for conducting various programmes as enumerated in part 3 of this MoU.

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

6. Communication

6.1 All communication or notice or intimation shall be addressed to the Nodal contacts of the respective parties and sent to the registered address of the parties concerned and such a communication sent by e-mail, whatsApp, sms shall be deemed to be sufficient.

7. Confidentiality and Non-disclosure

- 7.1 Any software / hardware material, product specifications, designs, financials, information, documents and any software development under this MoU shall be deemed to be in private domain and it shall not be made public or shared with any other party without the prior written consent of the party which owns it.
- 7.2 The 'Parties' agree that the obligations of confidentiality contained herein shall not attach to information that:
 - a) is or was already known to the receiving Party at the time of disclosure to it as evidenced by written records; or
 - b) is at the time of disclosure to the receiving Party or thereafter becomes public knowledge through no fault or omission of the receiving Party; or
 - c) is lawfully obtained by the receiving Party from a third party who is not under any confidentiality obligation to the disclosing Party; or
 - d) is independently developed by the receiving Party; or
 - e) is required to be disclosed by court rule or governmental law or regulation, provided that the receiving Party gives the disclosing Party prompt notice of any such requirement and cooperates with the disclosing Party in attempting to limit such disclosure.

8. Force Majeure

8.1 Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to the exigency of one or more of the events such as but not limited to acts of God, war, floods, earthquakes, strike, lockouts, epidemics, riots, civil commotion, etc., provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force-majeure conditions continue beyond six months, the parties shall then mutually decide about the future course of action.

9. Intellectual Property Rights

9.1 The Intellectual Property Rights in respect of the intellectual efforts-based on projects will be decided on case-to-case basis in writing and signed by the parties.

10. Effective Date and Duration

- 10.1 This MoU shall be effective from the date of signing and will be valid for a period of three years. The MoU shall automatically stand terminated if no specific MoU / agreement is entered, between the parties during the validity period of three years.
- 10.2 Either party can terminate the MoU by giving a 30-day prior notice in writing.
- 10.3 Any amendments / modifications / additions / deletions to this MoU shall be in writing and duly signed by both parties.

11. Arbitration

11.1 In case any dispute arises between the 'Parties' with respect to the MoU, both parties hereto shall endeavor to settle such dispute amicably. If the parties fail to bring about an amicable settlement within a period of 30 (thirty) days, dispute shall be referred to the two arbitrators appointed, one each by Vels Institute of Science Technology & Advanced Studies & Global Theoretical Research or one approved by both. Arbitration proceedings one each or one approved by both shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and rules made there under, or any legislative amendment or modification made thereto. The venue of the arbitration shall be Chennai. The award given by the arbitrator shall be final and binding on the parties. The language of arbitration shall be English. The common cost of the arbitration proceedings shall initially be borne equally by the parties and finally by the party against whom the award is passed. Any other costs or expenses incurred by a party in relation to the arbitration proceedings shall ultimately be borne by both the parties as the arbitrator may decide. Courts in Chennai only shall have the exclusive jurisdiction to try, entertain and decide the matters which are not covered under the Arbitration and Conciliation Act.

12. Assignment and Transfer

12.1 Any, and all rights, duties and obligations of the parties under this MoU shall not be transferred or assigned by either party to any third party without prior written consent of the other party.

13. Non-Waiver

13.1 The failure or neglect by either of the parties to enforce any of the terms of this MoU shall not be construed as a waiver of its rights preventing subsequent enforcement of such provision or recovery of damages for breach thereof.

14. Severability

14.1 The invalidity or unenforceability of any provision of this MoU shall not affect the validity or enforceability of any other provision of this MoU that shall continue in full force and effect except for any such invalid and unenforceable provision.

15. Limitation of Liability

15.1 In no event shall Global Theoretical Research be liable to the other party for any incidental, consequential, special, and exemplary or direct or indirect damages, or for lost profits, lost revenues, or loss of business arising out of the subject matter of this MoU, regardless of the cause of action, even if the party has been advised of the likelihood of damages.

16. Indemnification

16.1 VISTAS agrees to indemnify and keep indemnified Global Theoretical Research its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of VISTAS or any of its representatives, agents or employees including but not limited to any breach of this MoU or otherwise in writing, or any violation thereof by VISTAS of any applicable law, or regulation or order



Global Theoretical Research agrees to indemnify and keep indemnified Vel's University, its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of Global Theoretical Research or any of its representatives, agents or employees including but not limited to any breach of this MoU or otherwise in writing, or any violation thereof by Global Theoretical Research of any applicable law, or regulation or order

17. No Partnership

17.1 Nothing in this MoU shall be deemed to neither constitute or create an association, trust, partnership or joint venture between the 'Parties' nor constitute either party the agent of the other party for any purpose.

18. Entire MoU

18.1 This MoU constitutes the entire understanding between the 'Parties'. Any, and all written or oral agreements, representations or understandings of any kind that may have been made prior to the date hereof shall be deemed to have been superseded by the terms of this MoU.

19. Headings

19.1 The headings shall not limit, alter or affect the meaning of the Clauses headed by them and are solely for the purpose of easy reference.

This Memorandum of Understanding has been executed in two originals with one retained by VISTAS and the other by Global Theoretical Research.

20. Terms and Conditions for MoU/VAC Partner

- 1. Honorarium will be Rs.1500 per hour for MoU/VAC Partner (Minimum 30 Hours)
- 2. Each batch consists of a minimum of 25 maximum of 50 students (3 batches)

3. Classes will be handled for 10 weeks on Friday (3 hrs)

4. Course completion certificate will be provided by the MoU partner

- 5. A Career Guidance seminar will be organized for interested Final year B.Sc., Computer Science, AI & ML, and Cyber Security students, which will be prolific for the students to face the interview. (with minimum registration fees)
 - ➤ Honorarium Rs.3,000/- per batch

A batch with a maximum of 50 students

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In witness, whereof, the parties signed this MoU at Global Theoretical Research, Chennai and have caused this MoU to be executed in two original copies by their respective duly authorized representatives.

Head of Operations

Global Theoretical Research

Registrar

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallayaram, Chennai 600 117.

Vels Institute of Science Technology & Advanced Studies

Witnesses:

1. S. Salah (Dr. S. SARADHA)

2. Donoen 28/02/2022

(DOICEDAUGUAGADAN)

1. 1. Maj hahar Dr. p. Maj hahar

2. A.Pret - (Dr. A. PREMA)

MEMORANDUM OF UNDERSTANDING

BETWEEN

Grade Results Technologies Solutions Pvt.Ltd. Velachery, Chennai-600042

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road Pallavaram, Chennai - 600 117, TamilNadu



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Stamp Vendor

MEMORANDUM OF UNDERSTANDING 14325 / @ 94 Ph : 9176558785

This Memorandum of Understanding (hereinafter referred to as "MoU") is executed on 13th day of April 2022 in Chennai

Between

VELS INSTITUTE OF SCIENCE TECHNOLOGY & ADVANCED STUDIES (VISTAS), with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India.

And

GRADE RESULTS TECHNOLOGIES SOLUTIONS Pvt. Ltd. Velachery, Chennai- 600 042 and represented by Mr. K.P. Prakash, Lead Trainer.

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- 2. About Vel's University
- 2.1 VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) established under section 3 of UGC act 1956, by the Ministry of Human Resource Development, Govt. of India, in 2008. VISTAS (popularly known as Vels University) has originated from a self-financing Group of Institutions known as Vels Group of Institutions established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the Management and quality maintained in the field of Higher education.

The university is a multi-disciplinary university offering varied and innovative courses in emerging areas. The university is offering 41 under graduate, 50 post graduate programmes and 8 Diploma and Certificate Programmes of contemporary relevance.

- 2.2 Whereas, as a result of the interactions between VISTAS and Global Theoretical Research at various levels and occasions, both the parties have agreed to come together to jointly work in certain areas of mutual interests.
- 3. Scope of the MoU
- 3.1 This MoU broadly defines the mode and methodology of operations and spells out the rights and responsibilities of the parties hereto.

GRADE RESULTS TECHNOLOGIES SOLUTIONS Pvt.Ltd. is running a research and training academy for conducting various value-added program for the students of Computer Science, Mathematics, Statistics and any other interested eligible students. With this realization, VISTAS University and Grade Results Technologies agree to explore the areas to work jointly for the benefit of the students & staff of VISTAS and for the benefit of Grade Results Technologies, Chennai.

For GRADE RESULTS TECHNOLOGICS SOLUTIONS PVT. LTD.

- 3.2 GRADE RESULTS TECHNOLOGIES SOLUTIONS Pvt.Ltd. will provide value added course training sessions for the PG students of VISTAS in "Career Development Program" with certificate and reference materials 30 Hours within the academic year i.e 2022-2023. The duration of each session shall be mutually agreed upon during the course of the training program with the consent of both the parties.
- 3.3 The minimum batch size of students for GRADE RESULTS TECHNOLOGIES SOLUTIONS, is 50.
- 3.4 A Joint Program Committee (a nominated staff member from VISTAS & Grade Results Technologies) may be constituted to monitor the progress of the program implementation.
- 3.5 Grade Results Technologies Private Limited will also conduct orientation programmes, workshops, etc., for the Mathematics departments of Vels Institute of Science, Technology & Advanced Studies.

4. Joint Responsibilities

- 4.1 All attempts will be made to ensure that training and projects jointly carried out are accomplished to a very high degree of quality, with parsimony of time and resources.
- 4.2 Attention of the top management will be drawn in case of any interface or operational problems.
- 4.3 Grade Results Technologies will provide the necessary resource person/faculty, pamphlets, syllabus and course materials etc., for conducting the classes. To have proper stand-in faculty to carry on with the Training courses in the absence of regular faculty could not present or conduct the training classes for whatever reason

For GRADE RESULTS TECHNOLOGIES SOLUTIONS PVT. LTD.

Director

Registrar

4.4 The VISTAS shall provide adequate space in the college premises and equip the Lab with all infrastructural facilities like computers, furniture and fittings, electrical fittings, workers, maintenance, up keeping of the rooms, etc., which are necessary for teaching "Career Development Program".

5. Financial Aspects

5.1 Grade Results Technologies Private Limited will indicate a nominal charge for conducting various programmes as enumerated in part 3 of this MoU.

6. Communication

6.1 All communication or notice or intimation shall be addressed to the Nodal contacts of the respective parties and sent to the registered address of the parties concerned and such a communication sent by email, whatsApp, sms shall be deemed to be sufficient.

7. Confidentiality and Non-disclosure

- 7.1 Any software / hardware material, product specifications, designs, financials, information, documents and any software development under this MoU shall be deemed to be in private domain and it shall not be made public or shared with any other party without the prior written consent of the party which owns it.
- 7.2 The 'Parties' agree that the obligations of confidentiality contained herein shall not attach to information that:
 - a) is or was already known to the receiving Party at the time of disclosure to it as evidenced by written records; or
 - b) is at the time of disclosure to the receiving Party or thereafter becomes public knowledge through no fault or omission of the receiving Party; or

For GRADE RESULTS TECHNOLOGIES SOLUTIONS PVT. LTD.

- c) is lawfully obtained by the receiving Party from a third party who is not under any confidentiality obligation to the disclosing Party; or
- d) is independently developed by the receiving Party; or
- e) is required to be disclosed by court rule or governmental law or regulation, provided that the receiving Party gives the disclosing Party prompt notice of any such requirement and cooperates with the disclosing Party in attempting to limit such disclosure.

8. Force Majeure

8.1 Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to the exigency of one or more of the events such as but not limited to acts of God, war, floods, earthquakes, strike, lockouts, epidemics, riots, civil commotion, etc., provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force-majeure conditions continue beyond six months, the parties shall then mutually decide about the future course of action.

9. Intellectual Property Rights

9.1 The Intellectual Property Rights in respect of the intellectual efforts-based on projects will be decided on case-to-case basis in writing and signed by the parties.

10. Effective Date and Duration

- 10.1 This MoU shall be effective from the date of signing and will be valid for a period of three years. The MoU shall automatically stand terminated if no specific MoU / agreement is entered, between the parties during the validity period of three years.
- 10.2 Either party can terminate the MoU by giving a 30-day prior notice in writing.
- 10.3 Any amendments / modifications / additions / deletions to this MoU shall be in writing and duly signed by both parties.

FOR GRADE RESULTS TECHNOLOGICS SOLUTIONS PVT. LTD.

11. Arbitration

In case any dispute arises between the 'Parties' with respect to the MoU, both parties hereto shall endeavor to settle such dispute amicably. If the parties fail to bring about an amicable settlement within a period of 30 (thirty) days, dispute shall be referred to the two arbitrators appointed, one each by Vels Institute of Science Technology & Advanced Studies & Grade Results Technologies Private Limited or one approved by both. Arbitration proceedings one each or one approved by both shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and rules made there under, or any legislative amendment or modification made thereto. The venue of the arbitration shall be Chennai. The award given by the arbitrator shall be final and binding on the parties. language of arbitration shall be English. The common cost of the arbitration proceedings shall initially be borne equally by the parties and finally by the party against whom the award is passed. Any other costs or expenses incurred by a party in relation to the arbitration proceedings shall ultimately be borne by both the parties as the arbitrator may decide. Courts in Chennai only shall have the exclusive jurisdiction to try, entertain and decide the matters which are not covered under the Arbitration and Conciliation Act.

12. Assignment and Transfer

12.1 Any, and all rights, duties and obligations of the parties under this MoU shall not be transferred or assigned by either party to any third party without prior written consent of the other party.

13. Non-Waiver

13.1 The failure or neglect by either of the parties to enforce any of the terms of this MoU shall not be construed as a waiver of its rights preventing subsequent enforcement of such provision or recovery of damages for breach thereof.

14. Severability

14.1 The invalidity or unenforceability of any provision of this MoU shall not affect the validity or enforceability of any other provision of this MoU that shall continue in full force and effect except for any such invalid and unenforceable provision.

For GRADE RESULTS TECHNOLOGIES SOLUTIONS PVT. LTD.

Registrar
Vels Institute of Science, Technolog
& Advanced Studies (VISTAS)

& Advanced Studies (Pallavaram, Chennai - 600 117,

15. Limitation of Liability

15.1 In no event shall Grade Results Technologies Private Limited be liable to the other party for any incidental, consequential, special, and exemplary or direct or indirect damages, or for lost profits, lost revenues, or loss of business arising out of the subject matter of this MoU, regardless of the cause of action, even if the party has been advised of the likelihood of damages.

16. Indemnification

16.1 VISTAS agrees to indemnify and keep indemnified Grade Results Technologies Private Limited its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of VISTAS or any of its representatives, agents or employees including but not limited to any breach of this MoU or otherwise in writing, or any violation thereof by VISTAS of any applicable law, or regulation or order

Grade Results Technologies Private Limited agrees to indemnify and keep indemnified Vel's University, its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of Grade Results Technologies Private Limited or any of its representatives, agents or employees including but not limited to any breach of this MoU or otherwise in writing, or any violation thereof by Grade Results Technologies Private Limited of any applicable law, or regulation or order

17. No Partnership

17.1 Nothing in this MoU shall be deemed to neither constitute or create an association, trust, partnership or joint venture between the 'Parties' nor constitute either party the agent of the other party for any purpose.

FOR GRADE RESULTS TECHNOLOGIES SOLUTIONS PVT. LTD.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Director

18. Entire MoU

18.1 This MoU constitutes the entire understanding between the 'Parties'. Any, and all written or oral agreements, representations or understandings of any kind that may have been made prior to the date hereof shall be deemed to have been superseded by the terms of this MoU.

19. Headings

19.1 The headings shall not limit, alter or affect the meaning of the Clauses headed by them and are solely for the purpose of easy reference.

This Memorandum of Understanding has been executed in two originals with one retained by VISTAS and the other by Grade Results Technologies Private Limited.

20. Terms and Conditions for MoU/VAC Partner

- 1. Honorarium will be Rs.1000 per hour for MoU/VAC Partner (Minimum 30 Hours)
- 2. Each batch consists of a minimum of 25 maximum of 50 students (3 batches)
- 3. Classes will be handled for 30 Hrs.
- Course completion certificate will be provided by the MoU partner
- 5. A Career Guidance seminar will be organized for interested Final year B.Sc., Mathematics and M.Sc Mathematics students, which will be prolific for the students to face the interview. (with minimum registration fees)
- ➤ Honorarium Rs.1,000/- per Hour
- A batch with a maximum of 50 students

For GRADE RESULTS TECHNOLOGIES SOUTIONS PVT. LTD.

Director

In witness, whereof, the parties signed this MoU at Grade Results Technologies Private Limited, Chennai and have caused this MoU to be executed in two original copies by their respective duly authorized representatives.

For GRADE RESULTS TECHNOLOGIES SOLUTIONS PVT, LTD.

Director

Head of Operations

Registrar

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

Grade Results Technologies Sals
Pvt.Ltd

Vels Institute of Science Technology and Advanced Studies.

Witnesses:

1. Killer Vivebanandar.L 9941353560

2. S. Vinoth Pranannavaj 9994295295. 1.

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MEMORANDUM OF AGREEMENT

BETWEEN

Greentech Fertilizer Corporation

Manufacturers of SUN Granulated Fertilizers
Office:

239/H, Bharathi Nagar, (1st Floor), Vellore Main Road, Vengikkal, Tiruvannamalai – 606 604

Factory:

SF No. 10/1 & 10/2A, Kattuvelananthal, Tiruvannamalai – 606 755, Ph. 04175 233393

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University) Velan Nagar, P.V. Vaithiyalingam Road Pallavaram, Chennai - 600 117, Tamil Nadu, India



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S. KESAVARAJ Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF AGREEMENT

This Memorandum of Agreement (hereinafter referred to as MoA) is signed on

BETWEEN

Greentech Fertilizer Corporation, Office: 239/H, Bharathi Nagar, (1st Floor), Vellore Main Road, Vengikkal, Tiruvannamalai - 606 604. Factory: SF No. 10/1 & 10/2A, Kattuvelananthal, Tiruvannamalai - 606 755 Ph. 04175 233393, and shall include its lawful representatives and permitted assigns; AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P.Saravanan - Registrar.

FOR GREENTECH FERTILIZER CORPORATION,

MANAGING PARTNER

GREENTECH FERTILIZER CORPORATION. br No.10/1&10/2A, Kattuvelananthal, TIRUVANNAMALAI - 606 755

Registrar

Hereinafter referred to singularly as "the Party" and collectively as "the Parties".

WHEREAS

- A. Greentech Fertilizer Corporation is a Company Registered under the Companies Act 1956, and as well as the recently amended Companies Act 2013, Engaged in Production and marketing of NPK granulated mixtures, Micronutrient mixtures, Soil conditioners, Organic manure and Bio fertilizer.
- B. VISTAS is a multi-disciplinary university offering varied and innovative courses in emerging areas. The university offers 42 under graduate, 50 post graduate programmes and 24 Diploma and Certificate Programmes of contemporary relevance. VISTAS is a leading top notch academic institution having strong research and development base.
- C. The Parties are desirous of entering into this Memorandum of Agreement to declare their respective intentions and to establish a basis of co-operation and collaboration between the Parties upon the terms as contained herein.

HAVE REACHED AN UNDERSTANDING as follows:

ARTICLE I: OBJECTIVE

The Parties, subject to the terms of this MoA and the laws, rules, regulations and national policies from time to time in force in each Party's country, will endeavor to strengthen, promote and develop co-operation between the Parties on the basis of equality and mutual benefit.

For GREENTECH FERTILIZER CORPORATION,

MANAGING PARTNER

GREENTECH ZERTILIZER CORPORATION. 5F No.10/1810/2A, Kattuvelenenthal, TIRUVANNAMALAI - 606 755

ARTICLE 2: AREAS OF CO-OPERATION

- Subject to the law, rules, regulations and national policies from time to time in force, governing the subject matter in their respective countries, each Party will act as a stimulus for a wide range of collaborative activities including but not restricted to:
 - Promote contacts among scholars, students and personnel of both scientific institutions,
 - Promote links in teaching, research and cultural activities,
 - Develop and to encourage joint research, seminars, conferences, workshops, and to also assist each other in obtaining external funding from outside sources for research,
 - Develop, when opportunities avail, joint study/research programmes,
 - Encourage any other activities that both scientific institutions agree to be of mutual benefit
 - Exchange of students to do Internship Programmes,
 - Identify any other areas of co-operation for strategic alliance to be mutually agreed upon by the Parties.
- For the purpose of implementing the co-operation in respect of any area stated in paragraph 1, the parties will enter into a legally binding agreement subject to terms and conditions as mutually agreed upon by the Parties and this agreement will be subject to and not separable from this MoA.

ARTICLE 3: FINANCIAL ARRANGEMENTS

This MoA will not give rise to any financial obligation by one Party to the other. Each party will bear its own cost and expenses in relation to this MoA. All the financial issues emerging from the implementation of any joint projects must be negotiated and determined between the two parties case by case.

FOR GREENTECH FERTILIZER CORPORATION.

MANAGING PARTNER

GREENTECH FERTILIZER CORPORATION. SF No.10/1&10/2A, Kattuvelananthal, TIRUVANNAMALAI - 606 755 Registrar

ARTICLE 4: EFFECT OF MEMORANDUM OF UNDERSTANDING

This MoA serves only as a record of the Parties' intentions and does not constitute or create, and is not intended to constitute or create obligations under domestic or international law and will not give rise to any legal processes and will not be deemed to constitute or create any legally binding or enforceable obligations, express or implied.

ARTICLE 5: NO AGENCY

Nothing contained herein is to be construed so as to constitute a joint venture partnership or formal business organization of any kind between the Parties or so to constitute either Party as the agent of the other.

ARTICLE 6: ENTRY INTO EFFECT AND DURATION

- This MoA will come into effect on the date of signing and will remain in force for a period of THREE (3) years.
- This MoA may be extended for a further period as may be agreed in writing by the Parties, as per their individual discretion among the parties.
- 3. This MoA may be terminated at any time by either party giving the other party written notice of no less than ONE (1) calendar month upon breach of the terms governing the MoA. However the existing joint programme, if any, should be completed by both the parties irrespective of the termination of MoA.

FOR GREENTECH FERTILIZER CORPORATION,

MANAGING PARTNER

GREENTECH FERTILIZER CORPORATION. SF No.10/1&10/2A, Kattuvelananthal, TIRUVANNAMALAI - 606 755 Registrar

ARTICLE 7: NOTICES

Any communication under this MoA will be in writing in the English language and delivered by registered mail to the address or sent to the electronic mail address of greentechfert@gmail.com or VISTAS as the case may be, shown below or to such other address or electronic mail address or facsimile number as either party may have notified the sender and shall, unless otherwise provided herein, be deemed to be duly given or made when delivered to the recipient at such address or electronic mail address or facsimile number which is duly acknowledged:

To Greentech Fertilizer Corporation

Manufacturers of SUN Granulated Fertilizers

Attn to M. Vinoth

Office Address 239/H, Bharathi Nagar, (1st Floor), Vellore Main

Road, Vengikkal Tiruvannamalai - 606 604

Factory Address SF No. 10/1 & 10/2A, Kattuvelananthal,

Tiruvannamalai - 606 755

Tel no. 04175 - 233393

E-mail greentechfert@gmail.com

To : VISTAS

Attn to : The Registrar

Address Velan Nagar, P.V. Vaithiyalingam Road,

Pallavaram, Chennai - 600117

Tel no. 044-22662500/01/02 E-mail

vistas@velsuniv.org

MANAGING PARTNER

For GREENTECH FERTILIZER CORPORATION,

GREENTECH FERTILIZER CORPORATION. 3F No.10/1&10/2A, Kattuvelananthal, TIRUVANNAMALAI - 606 755

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

ARTICLE 8: PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- The protection of intellectual property rights shall enforced in conformity with the respective national laws, rules and regulations of the Parties and with international agreements signed by both Parties.
- The use of the name, logo and/or official emblem of any of the Parties on any publication, document and/or paper is prohibited without the prior written approval of either Party.
- Notwithstanding anything in paragraph 1 above, the intellectual property rights in respect of any technological development, and any products and services development, carried out –
 - (i) jointly by the Parties or research results obtained through the joint activity effort of the Parties, shall be jointly owned by the Parties in accordance with the terms to be mutually agreed upon; and
 - (ii) Solely and separately by the Party or the research results obtained through the sole and separate effort of the Party, shall be solely owned by the Party concerned.

ARTICLE 9: CONFIDENTIALITY

- Each Party shall undertake to observe the confidentiality and secrecy of document, information and other data received from or supplied to, the other Party during the period of the implementation of this MoA or any other agreements made pursuant to this MoA.
- 2. For purpose of paragraph 1 above, such documents, information and data include any document, information and data which is disclosed by a Party (the Disclosing party) to the other Party (the Receiving party) prior to, or after, the execution of this MoA, involving technical, business, marketing, policy, know-how, planning, project management and other documents, information, data and/or solutions in any form, including but not limited to any document, information or data which is designated in writing to be confidential or by its nature intended to be for the knowledge of the Receiving Party or if orally given, is given in the circumstances of confidence.

for GREENTECH FERTUIZER CORPORATION,

MANAGING PARTNER

GREENTECH FERTILIZER CORPORATION. SF No.10/1810/2A, Kattuvelananthal, TIRUVANNAMALAI - 606 755 Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Both Parties agree that the provisions of this Article shall continue to be 3. binding between the Parties notwithstanding the termination of this MoA.

ARTICLE 10: SUSPENSION

Each Party reserves the right for reasons of national security, national interest, public order health to suspend temporarily, either in whole or in part, the implementation of this MoA which suspension shall take effect immediately after notification has been given to the other Party through diplomatic channels.

ARTICLE 11: SETTLEMENT OF DISPUTES

Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or application of any of the provisions of this MoA shall be settled amicably through mutual consultation and/or negotiations between the Parties through diplomatic channels, without reference to any third party or international tribunal.

ARTICLE 12 - VARIATION

The terms stipulated in this MoA shall not be amended, altered, changed or otherwise modified without the mutual consent of the Parties and such amendments, alterations, changes and modifications shall be made in writing and signed by the Parties hereto.

For GREENTECH FERTILIZER CORPORATION,

MANAGING PARTNER

GREENTECH FERTILIZER CORPORATION. SF No.10/1&10/2A, Kattuvelananthal, TIRUVANNAMALAI - 606 755

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS)

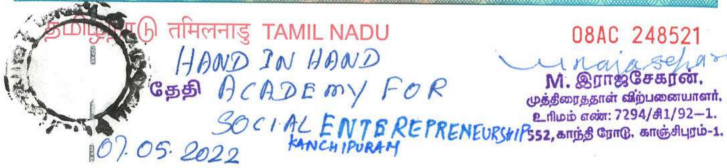
Pallavaram, Chennai - 600 117.

The foregoing record represents the understandings reached between GREENTECH FERTILIZER CORPORATION and VISTAS upon the matters referred to therein.

Signed in duplicate at VISTAS on 20th day of May 2022

Signed by	
For and on behalf of Greentech Fertilizer Corporation Mr. M. Vinoth Director Witnessed by Kirushika V. IA, Sakthi apts, 13th main read, Anna nagas west. Chenris - 40. Signed by	MANAGING PARTNER GREENTECH FERTILIZER CORPORATION. SF No.10/1&10/2A, Kattuvelananthal, TIRUVANNAMALAI - 606 755
For and on behalf of VISTAS Dr. P. Saravanan Registrar Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.] 1 1
Witnessed by Dr. P. Shalini Department of Mgt. Shichia VISTAS	Jelp Jelp





MEMORANDUM OF UNDERSTANDING TO DEVEL OP WELL TRAINED FACULTY BANK FOR PROMOTION OF SUSTAINABLE ENTREPRENEURSHIP ECOSYSTEM AT VELS UNIVERSITY

This Memorandum of Understanding (MoU) is signed on this 13th day of May 2022, between Hand in Hand Academy for Social Entrepreneurship, Kaliyanur, Kanchipuram-631561, Tamil Nadu, India represented by its Director having office at the address as above. (here in referred to as 1st Party)

and

Vels University, PV Vaithyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India represented by Registrar, VISTAS, Vels University. (here in referred to as 2nd Party)

- 1 Background
- (a) Hand in Hand Academy for Social Entrepreneurship is a dedicated academic institution for Entrepreneurship, Skill Development and Innovation, with special focus on experiential learning, technology development, new product development and social entrepreneurship.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.





- (b) Vels University The University status was conferred to Vels Group of Institutions, by the Ministry of Human Resource Development, Govt. of India. As a logical consequence of this, the founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes a University which will be globally more competitive and internationally recognized institution. The University is governed by Governing Board or otherwise known as Board of Management, and this is the highest statutory body of this University. The members of this Board are drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons out side Academia, Senior Academic persons and senior officials of the University. The President/Chancellor is the Chairman of the Board, and the Board meets periodically to frame policies and programmes for the growth and improvement of Vels Institute of Science, Technology and Advanced Studies (VISTAS).
- (c) Hand in Hand Academy for Social Entrepreneurship which is well experienced in Entrepreneurship Development, has come forward to support Vels University to develop a well trained Faculty Bank in entrepreneurship and startup development activities through a short term Faculty Development Program in Entrepreneurship for Five Days and continous Handholding and Mentoring support to the Faculty Bank for a period of One Year to result in a sustainable student centric start up / enterprising ecosystem.

2. Terms and conditions

- (a) In accordance with the desire of **Vels University** to establish a sustainable entrepreneurship / start-up ecosystem, this MoU is being institutionalised with Hand in Hand Academy for Social Entrepreneurship.
- (b) The duration of this MoU will be for 12 Months from the date of signing this MoU. Within the duration of this MoU, Hand in Hand Academy for Social Entrepreneurship shall support and guide Vels University to successfully establish a sustainable entrepreneurship / start-up by conducting a Five Day Faculty Development Program in Entrepreneurship, offer Mentorship and Handholding support to the trained Faculties to develop student based start-ups, new product development, new technology development, apply for grant based programs to develop a sustainable entrepreneurship eco system.
- (c) Vels University agrees to pay a sum of Rs.60,000/- plus GST to Hand in Hand Academy for offering training and mentoring support to train FORTY Faculty Members designated from Vels University, such that they would become the Torch Bearers for Start up promotion activities at Vels University. After the completion of FIVE days Faculty Development Program, Hand in Hand Academy will offer Mentoring support for a period of 12 months to carry out well defined activities to develop a sustainable entrepreneurship ecosystem at Vels University campus. The mentorship support will be offered through online media. In case of requirement of physical presence of Faculty members / Resource Persons from Hand in Hand Academy, Vels University shall pay Rs.3,500 plus GST per day during visit of Resource Persons / Faculty from Hand in Hand Academy. Hand in Hand Academy for Social Entrepreneurship shall provide the training materials in soft copies to the participant faculty members.

Schardrasches

Registrar
Vels Institute of Science, Technologs
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.





5. Dispute resolution:

Not withstanding anything contained in any other statute for the time being in force, if any genuine dispute arises between the parties in the discharge of their respective responsibilities and obligations under this MoU and in case such dispute is not settled amicably between the parties, it shall be referred to **Director** of the First party & **Registrar** of the Second Party for arbitration. They shall jointly appoint or nominate an arbitrator as per the procedures in vogue for resolving of the said dispute and the decision of said Arbitrator shall be final as far as the dispute is concerned and the parties are bound by that decision.

In WITNESS WHERE OF the parties hereby have executed this MoU on the 13th day May of 2022.

SIGNED AND DELIVERED

For Hand in Hand Academy for Social Entrepreneurship

SIGNED AND DELIVERED

For Vels University

Registrar

Wels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117,

Witnesses

1.

2.

Dr. P.R. RAMAKRISHNAN
Schoe' Dean & Professor
Management Studies & Commission
Lechis Institute of Science.

2. K. Chell



The faculty members of Vels University shall become the foundation pillars to achieve the ultimate goal, because to develop the desired ecosystem, they would play a very important role.

In this background, this FDP is planned to develop the Faculty Bank and bring them on board to align them with the vision and objectives of developing sustainable ecosystem for Entrepreneurship, Innovation and Startups at Vels University.

Objective of the FDP:

To develop a team of well trained faculty members who would act as Change Agents to promote the culture of Innovation, Startups and Entrepreneurship at the campus of Vels University.

Participants for the FDP:

Faculty members at the Vels University from different streams

Batch Size: 40 Numbers

Program Schedule:

Day	Session 1	Session 2	Session 3
1	Inauguration. Introduction to the FDP. What is Innovation? Importance of developing Innovation Mindset among the Students	Discussion about concepts of Technology Business Incubator, Its role in a HEI and how it can be made into Profit Centers.	Concept of Technology Business Incubator. Nature of Activities that can be taken up to manage a Technology Business Incubator (TBI) in a Sustainable manner.

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Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117,



- Promoting an Environment wherein the Faculty members start thinking out of the box and inturn motivate the students in that channel paving the way for the right ecosystem to build an enterprising culture at the campus
- ❖ With the involvement of the faculty members, making Vels University eligible for all the relevant schemes ad grants support for innovation and entrepreneurship
- ❖ Sustainable Entrepreneurship Ecosystem will be promoted, at Vels University in Start-Up creation, New Product Development, Facilitating Funding sources to the Student Start-ups, Accessing Grants / Angel Funding support for Minimum Viable Products for the Student Start-ups, revenue generation through technology consultancy, entrepreneurship training activities, start-up incubation services, CSR Funding, Grant based Funding support for training programs in entrepreneurship and start-up promotion, skill training programs, consultancy services for entrepreneurs.

Post Program Support and Mentoring:

After the completion of the FDP, Hand in Hand Academy for Social Entrepreneurship will offer mentorship support in online mode to the Faculty members for a period of 12 months, to develop a sustainable student based start up eco system.

Tasks and Milestones will be given to the Faculty members to be completed in a time bound manner, which will be overseen by the Executive Committee at Vels University, mentioned in the MoU.

The tasks and milestones are as noted hereunder:

Time Period	Tasks	Milestones	Remarks
1 Week after the completion of FDP	Formation of Faculty Teams comprising of Interdisciplinary Departments	5 Faculty members in each team Faculty Teams will be encouraged to write proposals to Funding Agencies to develop a Corpus Fund for Seed Funding to student start up ideas	Totally 8 Faculty Teams shall be formed soon after the completion of FDP
1 st Month	Conduct of Entrepreneurship Week	Comprising of 50 students under each Faculty Team	Distinct Activities / Talks / Games planned for 6 days in a designated E-Week to create a vibrant atmosphere at the campus for entrepreneurship activities.

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Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.



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Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 24th day of March 2022 at Chennai.

Between

Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

And

Hrudyaa AdConSer Private Limited, represented by Managing Director, Mr. V Krishna Moorthy, B.com. CISA., CA(Inter).

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

For Hrudyaa AdConSer Pvt. Ltd.

V. Krich Morey

Director

In accordance with the mutual desire to promote co-operation between Hrudyaa AdConSer Pvt Ltd, Tamil Nadu (Hrudyaa) and Vels Institute of Science, Technology and Advanced Studies (VISTAS), located at Pallavaram, Chennai-600117.

Hrudyaa AdConSer Private Limited (Hrudyaa) is a private limited company revolutionizing Consulting, Advisory and Educational services. Comprising of an effervescent and young management team, Hrudyaa prides itself on the quality and the number of services on offer, few years up the ladder; It aims to reach a position where its' Advisory and Consulting Services will have a solution for almost every Business Complexity.

Hrudyaa also strive to produce professionals capable of thinking and acting Dynamically and provide efficient business solutions.

Vision

To lead the financial and educational services industry through innovation, expertise and by providing a seamless customer experience that delivers measurable business results and exceed the expectations of our customers.

Mission

To team up with energetic, enthusiastic and experienced global professionals and organizations to create a world-class state of the art infrastructure that provides quality advisory, consultancy and training.

Vels Institute of Science Technology & Advanced Studies (VISTAS) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The deemed to be University status was conferred to Vel's Group of Institutions, under Sec 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India in 2008. As a logical consequence of this, the founder Chairman Dr. Ishari K. Ganesh has become the President/Chancellor. The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of memorandum of understanding for the purpose of academic interaction and research activities beneficial to institute and industry.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. For Hrudyaa AdConSer Pvt. Ltd.

Director

I. Purpose of the Agreement

VISTAS and Hrudyaa, jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

The parties collaborate, cooperate and interact to achieve the following scopes of this MoU.

- 1. The Parties intend to pursue collaboration on fundamental knowledge of commerce and academic research, related to.
- 1.1. To facilitate a structured plan for the benefit of staff and students of the department through Value Added Courses (30 hours), Guest lectures(1 day), workshops/ Seminars(1 or 2 days), Training programmes(1 week), Mini projects(1 week) and Internships(I week to 1 month). The sharing of information and knowledge will function under the principles of mutual understanding, common interest and complementary activities.
- 1.2. Experiences and expertised skills in the fields of Commerce Corporate Secretaryship, Accounting Standards, Standard Auditing Practices, Corporate secretarial practices, Financial Management, Cost and Management Accounts, Organizational Behaviour, Corporate social responsibility and Corporate Governance, will be mutually exchanged and would be used for academic purposes and for societal benefits.
- 1.3. Both parties will encourage visits and utilization of each other's research and technical facilities as and when required upon mutual consent.
- 2. Both parties exchange technical expertise such as experimental procedures, Practical knowledge and development of new protocols in Fields.
- 3. Both parties agree to exchange the expertise of their working staff under mutual convenience when requested by either Party. For example, Hrudyaa, can request to utilize the expertise of VISTAS faculty for their technical events. However, exchange of faculties or Social scientists to be done under mutual convenience of the Parties when such exchanges doesn't affect the normal functioning of the Parties. During Conferences, Seminars, Symposia and Workshops organized by either Party, above mentioned exchange of faculty may avail with mutual concerns.
- 4. To take consultancy services in Social sciences and Research.

egistrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. For Hrudyaa AdConSer Pvt. Ltd.

V. Kirk Marty.

Director

For VISTAS

Signature

Name

: Dr. P.Saravanan

Designation: REGISTRAR

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

For Hrudyaa AdConSer Private limited

Signature: V. Knish Moory 34/3/22

Name: V Krishna Moorthy

Designation: **DIRECTOR**

Chennai Lyt.

Witness

1. Signature with date

M.Com., M.Phil., B.Ed., Ph.D.

Professor and Head

B.Com (Corporate Secretaryship)

Department of Commerce

Als Institute of Science Technology

Vels Institute of Science, Technology & Advanced Studies
Pallavaram, Chennai - 600 117.

2. Signature with date Name & Address

Dr. A. MEENAKSHI
M.Com., M.Phil., MBA., PGDCA., Ph.D.
Associate Professor & Research Supervisor
Department of Commerce
Vels Institute of Science, Technology &
Advanced Studies

"avaram, Chennai - 600 117.

Witness

1. Signature with date Name & Address

R. SRIVATHSON, Slo. Y. G.RAMESH
boll, FIRST PLOOR PARVATHITULAM,
L. B. ROAD, ADYAR, CHEMNAI - 600020

2. Signature with date Name & Address

Babalajendran Prodesh Street west mansalam In yoq.



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D8AC U9358/

S- Stamp Vendor No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No. 14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is (MOU) is made and executed on this day 17/08/2022 in Chennai

BETWEEN

VISTAS (hereinafter referred as VELS INSTITUTE OF SCIENCE TECHNOLOGY AND ADVANCED STUDIES) with registered office placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram located in Chennai – 600117

AND

HYBRID 360 ART TECH PRIVATE LIMITED, No. 2, Ground Floor, No. 5, Swathi Enclave, Vadapalani, Chennai - 600 026

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennai - 600 117

Ethal charle

PROFILE OF VISTAS:

Preamble: Vels Group of Institutions was established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The Deemed to be University status was conferred to Vel's Group of Institutions, by the Ministry of Human Resource Development, Govt. of India and University Grant Commission. As a logical consequence of this, the founder Chairman Dr. Ishari K. Ganesh has become the President/Chancellor and now he leads the implementation of a strategic plan that aims to shape the institute's future growth. He visualizes a University which will be a globally more competitive and internationally recognized institution. The Institution is governed by the Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board are drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University. The Vice-Chancellor is the Chairman of the Board and the board meets periodically to frame policies and programmes for the growth and improvement of VISTAS.

PROFILE OF HYBRID 360:

J-Kalachanl

Hybrid360. A tech boon for the NextGen; steered by a team of skilled experts with 25+ years of rich experience are here to provide a niche for creativity. We strongly affirm that ideas fuel knowledge, as Einstein famously said "Imagination is more important than knowledge".

The expertise of Hybrid 360 encompasses the entre service spectrum ranging from pre-production, production to post-production. Our team has executed many notable projects from various parts of the world. With good enough experience, strong industry ties and a versatile portfolio Hybrid 360 serves as an obvious choice for the brands that are venturing to claim a market share

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

HYBRID 360 (VISION- MISSION):

- Our Vision: Our Vision is to develop the Learners to Become Next-Gen Talent.
- Our Mission: A creative eco-system that gives an opportunity for the students to develop their skills, based on the industrial standard.
- Our Values: Unique style in work and Freedom of thought process to build professionalism.

THE TERMS OF MOU ARE AS FOLLOWS:

- It is agreed on mutual terms that VISTAS and HYBRID 360, Chennai, would be Academic partners for the course modules accredited by University, in the stream of Multimedia, Animation and Visual Effects domains.
- It is mutually understood and agreed that the accreditations to these streams is given to HYBRID 360 by VISTAS concurrent with existing statutes, Laws and regulations.
- It is mutually understood and agreed that, HYBRID 360 shall not use the name of the VISTAS in any of its promotional modules without prior permission.
- It is mutually understood and agreed that the curriculum and modules created by VISTAS will be approved by the Board of Studies of VISTAS. HYBRID 360. Chennai will be solely responsible printing/obtaining/manufacturing/acquiring and distribution of the modules, study materials or any goodness pertaining to this stream of study/studies. The office of the HYBRID 360, Chennai shall recruit faculty and hold quality management checks for its center, thereby to protect the norms of quality in delivery and substance of the VISTAS and HYBRID 360, Chennai. Any certificates/Diploma/Degrees of VISTAS however shall be given as per the existing norms and regulation of the Institution.

Establachand

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

- The student should fill the application forms of VISTAS for admission and should pay the examination fees. The exams will be conducted by VISTAS and the Degree will be given to all the passed candidates as per university norms.
- It is mutually understood and agreed that, both the entities shall work in cooperation with each other for the betterment and up-liftment of the education to be imparted, without any compromise on the delivery and the substances followed by the same.
- Any information/clarification required by students/banks pertaining to approval and certification will be provided by the department/enquiry and information section of the Institution.
- Programs to be accredited by VISTAS
 - 1. B.Sc. Multimedia 6 Semesters (3 years)
 - 2. B.Sc. Digital Design and Game Arts- 6 Semesters (3 years)
 - 3. M.Sc. Animation 4 Semesters (2 Years)

Major Terms and Conditions:

Et Fahchon On

- a) HYBRID 360, Chennai shall be authorized to offer the above-stated programs. HYBRID 360, Chennai shall not be authorized to appoint any further sub-licensee etc. who may claim accreditation with VISTAS except with the prior approval of University.
- b) The term of the contract shall be a period of 3 Year for UG, PG and Diploma from the academic year 2022-2023 and the same will be renewed for another equivalent term, on such terms and conditions as mutually agreed.
- c) Students be asked to pay the fees at VISTAS and share of HYBRID 360 will be released by VISTAS after the student is active in ERP.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

- d) The B.Sc. and Diploma courses accredited by VISTAS alone can be offered at HYBRID 360.
- e) Number of candidates to be admitted at the centers of HYBRID 360 minimum of 25 No's for B.Sc., 25 No's for Diploma with prior approval of the VISTAS, subject to the facilities available at the HYBRID 360 and adequate number of teaching staff etc. The candidates shall be trained at HYBRID 360.
- f) The VISTAS syllabus alone shall be followed by HYBRID 360 for B.Sc., and Diploma Programs.
- g) The percentage of share could be 60% to HYBRID 360 and 40% to VISTAS. The share 60% to Hybrid is included all the taxes. The VISTAS will collect all the fees and the HYBRID share will be released by VISTAS
- h) The HYBRID 360 should pay the admission fee, registration fee and Student's insurance fee to the VISTAS at the time of admitting students.
- i) HYBRID 360 has to follow the syllabus of VISTAS as per UGC norms
- j) For conducting Examination, HYBRID 360 follow the norms of VISTAS

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k) HYBRID 360 should submit the internal assessment marks of each student as required by the Controller of Examinations and the marks shall be computed as per the norms of the University. HYBRID 360 shall also pay the entire examination fee to VISTAS as per examination fee structure of VISTAS. The examination fee amount may be modified by VISTAS from time to time.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

 All the core theory, practical, discipline special elective, English and language subjects will be handled by HYBRID 360.

For all practical purposes the administrate & financial transaction of this course will be operated at M/s. HYBRID 360, which will be at NO 2, Ground Floor, No.5, Swathi Enclave, Vadapalani, Chennai - 600 026, Tamilnadu, India.

JURISDICTION:

In the event of any disputes between the parties only the courts in Chennai city shall have exclusive jurisdiction. But no court case shall be preferred by either party until arbitration has been resorted to and proved unfruitful.

BREACH OF AGREEMENT:

VISTAS and HYBRID 360 shall have the right to terminate the agreement in the event of violation of any of the conditions by giving three-month notice. In such an event, the student already admitted shall be enabled to complete their course of study and appear for the relevant examinations. The obligations of both the parties will continue to be in force during such period irrespective of termination of the agreement.

AMENDMENT TO THE MOU:

During the operation of MOU, circumstances may arise which may call for alteration in the MOU, which shall be mutually discussed and agreed upon in writing and shall form the part and parcel of the original MOU.

DURATION OF THE MOU:

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The term of the MOU shall be for a period of three years and the same will be renewed for another equivalent term on such terms and conditions as mutually agreed upon.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

In WITNESS WHEREOF THE UNDERSIGNED, duly authorised thereto, has signed the Memorandum of Understanding on the 17th day of August 2022.

Parties:

HYBRID 360

BALACHANDAR, G

(Co-Founder, Director)

VISTAS

Registrar

(Dr. P SARAVANAN) Ivanced Studies (VISTAS)

REGISTRAR

Pallavaram, Chennai - 600 117.

WITNESS:

Signature: Date:

Name and address

S-JAYACHANDRAN, #05, G12, SWATHI ENCLAVE, AMMAN FOULL ST, VADAPALAN, CH-26

2.

Signature: Date:

Name and address

24/08/2022

K.V. HARIHARAN D-189, Hindu Colony, 25th cross st, Nanganallur, ch-b1.

Signature: Date: Dr. P. SRI JOTHI

Name and address Asso. Prof & Head Dept of visual commiscation School of Alass Commishing

2.

Signature: Date:

Name and address

DR. V. RAMAN .

Asso. Prof.
Dept. of N'sual commication
School of News Commication VISTAS

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MEMORANDUM OF UNDERSTANDING

BETWEEN

I R TECHNOLOGY SERVICES PVT. LTD.

208 Swiss Complex, 33 Race Course Road, Bangalore - 560 001

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road
Pallavaram
Chennai - 600 117, Tamil Nadu, India





(Deemed to be University Estd. u/s 3 of the UGC Act, 1956)
PALLAVARAM - CHENNAI ACCREDITED BY NAAC WITH 'A' GRADE Marching Beyond 25 Years Successfully

RENEWAL OF MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 25th day of October 2020 between I R Technology Services Pvt. Ltd., 208 SWISS COMPLEX, 33 RACECOURSE ROAD, BANGALORE - 560 001

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P.Saravanan -Registrar.

Both IR TECHNOLOGY SERVICES PVT. LTD and VISTAS entered into the memorandum of understanding dated 25th day of October 2017 and the said MoU is valid for a period of 36 months w.e.f 25th day of October 2017 and is said to expire on 24th day of October 2020.

AND WHEREAS the Parties have decided to continue the said MoU and the scheme beyond the expiry date for the period of 36 months w.e.f 25th day of October 2020 to 24th October 2023.

The copy of the said MoU has been annexed to the present agreement being an integral part of it.

IR TECHNOLOGY SERVICES PVT. LTD. 208, SWISS COMPLEX 33, RACECOURSE ROAD BANGALORE - 560 001

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, has signed this Memorandum of Understanding on the 25th day of October 2020.

MANAGER IR TECHNOLOGY SERVICES PVT. LTD.

> IR TECHNOLOGY SERVICES PVT. LTD. 208, SWISS COMPLEX 33, RACECOURSE ROAD BANGALORE - 560 001

REGISTRAR VISTAS

VISTAS

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

WITNESS

IR TECHNOLOGY SERVICES PVT. LTD.

1.

(Dr. R.A. KALAIVANI)
Director, Basic Sciences
VISTAS

CDV. G. NITHYA)
HOD, Chemistry
VISTAS

x 1.

× 2. John

Memorandum of Understanding

Between

IISHAM TECH INTERNATIONAL FZCO 103, BUILDING A2, DUBAI SILICON OASIS, DUBAI, UAE

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) (Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road Pallavaram Chennai - 600 117, Tamil Nadu, India

Memorandum Of Understanding

23 11 2022

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India. (hereinafter referred to as "VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.P.Saravanan – Registrar on the Other Part.

WHEREAS

- IISHAM TECH is a multi-diversified conglomerate with a wide range of business activities that predominantly include complete turnkey solution to Industrial Refrigeration and Energy Optimization. Their professionally well trained team executes commendable service by introducing Innovative product and sustainable solutions applicable to a wide range of Industrial sectors. One of the missions of IISHAM TECH's founder and CEO, Dr.Karthika Chandramohan is Women Empowerment and to reduce the gender gap in Industry oriented careers.
- VISTAS was established by VEL's Educational Trust with the aim of transforming an individual into a complete man with character and ability committed to national service and development.
- The Deemed to be University status was conferred to Vels Group of Institutions, by UGC and the Ministry of Human Resource Development, Govt. of India. As a logical consequence of this, the founder Chairman Dr. Ishari K.Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an University which will be globally more competitive and internationally recognized institution.
- The Institution is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University which frames policies and programs for the growth and improvement of VISTAS. The members of this Board are drawn fromvarious agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University.
- IISHAM TECH desires to engage with VISTAS as a technology partner in providing solutions for their UG/PG/PhD Research programs through training programs & technical guidance.
- IISHAM TECH and VISTAS hereby establish this Memorandum of Understanding (MOU) to express their desire to continue working together in areas of mutual interest devoted to faculty development, student internship, training and technical expertise for research projects and product development at VISTAS.

Term of the MOU:

Neither party shall assign or transfer this MOU without the prior written consent of the other party.

This MOU supersedes all prior oral or written communication, discussions and representations communicated between the parties hereto in respect of the subject matter of this MOU. Any modification to this MOU shall only be made by way of a written document duly executed by representatives of both parties hereto.

IN WITNESS WHEREOF, the parties hereto have executed this MoU on the date, month and year, here-in-above written.

REGISTRAR VISTAS FOUNDER & CEO IISHAM TECH INTERNATIONAL FZCO

WITNESSES

1)

2)





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S. KESAVARAJ

Stamp Vendor

No. 18, G.S.T. Road, Pallavaram, Ch - 43. L.No. 14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (<u>hereinafter referred to as "MOU"</u>) is made on Q6.06.2022 in Chennai

Between

INLEAD MANAGEMENT SERVICES, 93/26 Kalaignar Street, Indra Nagar, Pattur, Chennai-600 122.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India (hereinafter referred to as VELS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P.Saravanan – The Registrar on the other part.

INLEAD MANAGEMENT SERVICES

93/26, Kalaignar Street, Indra Nagar. Pattur, Chennai - 600 122. Tamil Nadu. REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY

& ADVANCED STUDIES (VISTAS)

Velan Negar, P.V. Vaithiyalingam Road,
Pajlavaram, Chennal-600 117.

WHEREAS

- 1. INLEAD Management Services operates nationwide to provide food industries like Catering Operations, Food Manufacturing, Food Packaging, Food Storage and Distribution Services to adopt best manufacturing methods by finding and eliminating troubles. Company registered in MSME UDYOG AADHAR & Tamilnadu small scale industries. It is a Food Safety Audit Agency & Experts in Food Industry Process & Hygiene. It offers independent expert inspections, verifications and making plan to improve the manufacturing companies in Quality Production.
- Vels Institute of Science, Technology and Advanced Studies (VISTAS) was established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.
- 3. The University status was conferred to Vel's Group of Institutions, by the Ministry of Human Resource Development, Govt. of India. As a logical consequence of this, the founder Chairman Dr. Ishari K. Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes a University which will be globally more competitive and internationally recognized institution.
- 4. The Institution is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board is drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India and Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University. The President/Chancellor is the Chairman of the Board and the board meets periodically to frame policies and programs for the growth and improvement of VISTAS.
- 5. Both INLEAD MANAGEMENT SERVICES and VISTAS (Hereinafter referred to as "Parties"), desire to cooperate with each other and the mutually agreed proposal, which underlines the broad understanding between the parties.

INLEAD MANAGEMENT SERVICES 93/26, Kalaignar Street,

3/26, Kalaignar Stree Indra Nagar, Pattur, Chennai - 600 122. Tamil Nadu. REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY

& ADVANCED STUDIES (VISTAS)

Velan Nagar, P.V. Valihiyalingam Road,
Pallavaram, Chennai-600 117.

- a) Both parties will utilize the expertise available at VISTAS and INLEAD MANAGEMENT SERVICES in solving the problems in the following areas:
 - 1. To promote the research activities
 - 2. To facilitate internship programs
 - 3. To conduct workshops, trainings and conferences
 - 4. To offer expert consultancy
 - 5. To promote joint research projects in the field of Food Microbiology and Industrial Microbiology

Term of the MOU:

- This MOU will be in force for a period of twenty four months from the date of signing.
 This MOU may be terminated by either party by giving a prior written notice of 30 days
 to the other party.
- This MOU can be further extended, subject to mutual agreement of terms and conditions at the end of twenty four months, on expiry of the MOU. The intimation of desire to continue should be intimated in writing two months prior to the date of expiry of this MOU.
- 3. This MOU or any action of the parties with respect thereto does not constitute legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.
- 4. This MOU does not create any partnership, agency, joint venture or employer employee relationship between the parties.
- 5. The parties shall be responsible for their respective costs, loss and expenses and no party shall be responsible to the other for any loss, cost, expense or damages whether direct, indirect, consequential or incidental.

INLEAD MANAGEMENT SERVICES

93/26, Kalaignar Street, Indra Nagar, Pattur, Chennai - 600 122. Tamil Nadu. REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY

& ADVANCED STUDIES (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennal-600 117.

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the date, month and year, here-in-above written.

Parties

For INLEAD MANAGEMENT SERVICES

Signature ...

Name: Mr. Karee

Managing Director

InLead Management Services

For VISTAS

Signature.

REGISTRAR VELS INSTITUTE OF SCIENCE, TECHNOLOGY

& ADVANCED STUDIES (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennal-600 117.

Name: Dr.P.Saravanan

REGISTRAR

VISTAS

Witness:

1.

Signature

Date

Name and Address

AN, M.Sc., M.Phil., PhD.

Directo technol of Life Sciences,

Vels Inditute of Science Aed apply & Advanced Studies, (VISTAS), Pallavaram, Chennal-600 117.

2.

Signature

Date

Name and Address

2.

Signature

Date

Name and Address



TAMIL NADU APR 2022

DOAC 845805

Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / 994 Ph: 9176558785

MEMORANDUM OF UNDERSTANDING

VISTAS

This Memorandum of Understanding (hereinafter referred to as "MoU") is executed on 4th day of April 2022 in Chennai

Between

VELS INSTITUTE OF SCIENCE TECHNOLOGY & ADVANCED STUDIES(VISTAS), with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India.

INSPIRE SOFTECH SOLUTIONS, a company functioning at No.170/31, Rojathottam First Cross Street, East Tambaram, Chennai - 600 059, India, hereinafter called INSPIRE SOFTECH SOLUTIONS which expression shall where the context so admits include its successors and permitted assigns as one part, represented by Dr.KARTHIYABANU, Founder & CEO, SOFTECH SOLUTIONS.

ICTE CORPORATE ID: 61b87f72e161b1639481202

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

2. About Vels University

2.1 VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) established under section 3 of UGC act 1956, by the Ministry of Human Resource Development, Govt. of India, in 2008. VISTA (popularly known as Vels University) has originated from a self-financing Group of Institutions known as Vels Group of Institutions established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the Management and quality maintained in the field of Higher education.

The university is a multi-disciplinary university offering varied and innovative courses in emerging areas. The university is offering 41 under graduate, 50 post graduate programmes and 8 Diploma and Certificate Programmes of contemporary relevance.

2.2 Whereas, as a result of the interactions between VISTAS and INSPIRE SOFTECH SOLUTIONS at various levels and occasions, both the parties have agreed to come together to jointly work in certain areas of mutual interests.

3. Scope of the MoU

3.1 This MoU broadly defines the mode and methodology of operations and spells out the rights and responsibilities of the parties hereto.

With INSPIRE SOFTECH SOLUTIONS strong competency in Big Data Analytics and Web Designing both the parties found that it would provide an opportunity for both the organizations to collaborate and work, complementing each others' strengths. With this realization, VISTAS and INSPIRE SOFTECH SOLUTIONS agree to explore the areas to work jointly for the benefit of the students & staff of Vels University and for the benefit of employees of INSPIRE SOFTECH SOLUTIONS, Chennai.

3.2 **INSPIRE SOFTECH SOLUTIONS** will conduct value added courses, Webinar, Training sessions, Projects and Internship for our students of VISTAS. The duration of each session shall be mutually agreed upon during the course of the training program with the consent of both the parties.

Registrar
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- 3.3 The maximum batch size of students, is 40.
- 3.4 A Joint Program Committee (a nominated staff member from VISTAS & INSPIRE SOFTECH SOLUTIONS) may be constituted to monitor the progress of the program implementation.
- 3.5 INSPIRE SOFTECH SOLUTIONS will also conduct orientation programs, Career Guidance programs & Hands on Training in order to shape the students to meet the industry needs.
- 3.6 INSPIRE SOFTECH SOLUTIONS will provide Faculty Development Programs and seminars on current trends & technologies for the Department of Information Technology of VISTAS to come across the current trends.

4. Joint Responsibilities

- 4.1 All attempts will be made to ensure that training and projects jointly carried out are accomplished to a very high degree of quality, with parsimony of time and resources.
- 4.2 Attention of the top management will be drawn in case of any interface or operational problems.

5. Financial Aspects

5.1 INSPIRE SOFTECH SOLUTIONS, will indicate a nominal charge for conducting various programmes as enumerated in part 3 of this MoU.

6. Communication

6.1 All communication or notice or intimation shall be addressed to the Nodal contacts of the respective parties and sent to the registered address of the parties concerned and such a communication sent by e-mail, tele-fax, registered air-mail shall be deemed to be sufficient.

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7. Confidentiality and Non-disclosure

- 7.1 Any software / hardware material, product specifications, designs, financials, information, documents and any software development under this MoU shall be deemed to be in private domain and it shall not be made public or shared with any other party without the prior written consent of the party which owns it.
- 7.2 The 'Parties' agree that the obligations of confidentiality contained herein shall not attach to information that:
 - a) is or was already known to the receiving Party at the time of disclosure to it as evidenced by written records; or
 - b) is at the time of disclosure to the receiving Party or thereafter becomes public knowledge through no fault or omission of the receiving Party; or
 - c) is lawfully obtained by the receiving Party from a third party who is not under any confidentiality obligation to the disclosing Party; or
 - d) is independently developed by the receiving Party; or
 - e) is required to be disclosed by court rule or governmental law or regulation, provided that the receiving Party gives the disclosing Party prompt notice of any such requirement and cooperates with the disclosing Party in attempting to limit such disclosure.

8. Force Majeure

8.1 Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to the exigency of one or more of the events such as but not limited to acts of God, war, floods, earthquakes, strike, lockouts, epidemics, riots, civil commotion, etc., provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force-majeure conditions continue beyond six months, the parties shall then mutually decide about the future course of action.

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9. Intellectual Property Rights

9.1 The Intellectual Property Rights in respect of the intellectual efforts-based on projects will be decided on case-to-case basis in writing and signed by the parties.

10. Effective Date and Duration

- 10.1 This MoU shall be effective from the date of signing and will be valid for a period of five years. The MoU shall automatically stand terminated if no specific MoU / agreement is entered into, between the parties during the validity period of five years.
- 10.2 Either party can terminate the MoU by giving a 30-day prior notice in writing.
- 10.3 Any amendments / modifications / additions / deletions to this MoU shall be in writing and duly signed by both parties.

11. Arbitration

11.1 In case any dispute arises between the 'Parties' with respect to the MoU, both parties hereto shall endeavor to settle such dispute amicably. If the parties fail to bring about an amicable settlement within a period of 30 (thirty) days, dispute shall be referred to the two arbitrators appointed, one each by VISTAS & INSPIRE SOFTECH SOLUTIONS or one approved by both. Arbitration proceedings one each or one approved by the both shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and rules made there under, or any legislative amendment or modification made thereto. The venue of the arbitration shall be Chennai. The award given by the arbitrator shall be final and binding on the parties. The language of arbitration shall be English. The common cost of the arbitration proceedings shall initially be borne equally by the parties and finally by the party against whom the award is passed. Any other costs or expenses incurred by a party in relation to the arbitration proceedings shall ultimately be borne by both the parties as the arbitrator may decide. Courts in Chennai only shall have the exclusive jurisdiction to try, entertain and decide the matters which are not covered under the Arbitration and Conciliation Act.

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12. Assignment and Transfer

12.1 Any, and all rights, duties and obligations of the parties under this MoU shall not be transferred or assigned by either party to any third party without prior written consent of the other party.

13. Non-Waiver

13.1 The failure or neglect by either of the parties to enforce any of the terms of this MoU shall not be construed as a waiver of its rights preventing subsequent enforcement of such provision or recovery of damages for breach thereof.

14. Severability

14.1 The invalidity or unenforceability of any provision of this MoU shall not affect the validity or enforceability of any other provision of this MoU that shall continue in full force and effect except for any such invalid and unenforceable provision.

15. Limitation of Liability

15.1 In no event shall INSPIRE SOFTECH SOLUTIONS be liable to the other party for any incidental, consequential, special, and exemplary or direct or indirect damages, or for lost profits, lost revenues, or loss of business arising out of the subject matter of this MoU, regardless of the cause of action, even if the party has been advised of the likelihood of damages.

16. Indemnification

16.1 VISTAS agrees to indemnify and keep indemnified INSPIRE SOFTECH SOLUTIONS its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of Vel's University or any of its representatives, agents or employees including but not limited to any breach of this MoU or otherwise in writing, or any violation thereof by VISTAS of any applicable law, or regulation or order

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Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallayaram, Chennai - 600 117,

INSPIRE SOFTECH SOLUTIONS agrees to indemnify and keep indemnified VISTAS, its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of INSPIRE SOFTECH SOLUTIONS or any of its representatives, agents or employees including but not limited to any breach of this MoU or otherwise in writing, or any violation thereof by INSPIRE SOFTECH SOLUTIONS of any applicable law, or regulation or order

17. No Partnership

17.1 Nothing in this MoU shall be deemed to neither constitute or create an association, trust, partnership or joint venture between the 'Parties' nor constitute either party the agent of the other party for any purpose.

18. Entire MoU

18.1 This MoU constitutes the entire understanding between the 'Parties'. Any, and all written or oral agreements, representations or understandings of any kind that may have been made prior to the date hereof shall be deemed to have been superseded by the terms of this MoU.

19. Headings

19.1 The headings shall not limit, alter or affect the meaning of the Clauses headed by them and are solely for the purpose of easy reference.

This Memorandum of Understanding has been executed in two originals with one retained by VISTAS and the other by INSPIRE SOFTECH SOLUTIONS.

20. Terms and Condition for MoU/VAC Partner

- 1. Honorarium will be Rs.1500 per hour for MoU/VAC Partner (Minimum 30 Hrs).
- 2. A batch consist of minimum of 25 maximum of 40 students.
- 3. Classes will be handled for 10 weeks on Friday (3 hrs).
- 4. Course Completion certificate will be provided by the MoU Partner
- 5. A Career Guidance Seminar will be organized for interested Final Year BCA & B.SC IT Students which will be fruitful for the students to face the interview. (With a minimum registration fees)
 - ✓ Honorarium 3000 per batch
 - ✓ A batch with a maximum of 50 Students.
- 6. Every Semester a Faculty Development Program is conducted on current trends & technologies with an Honorarium of Rs3000 per Session.
- 7. Infrastructure Facilities will be provided by VISTAS.

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Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117,

In witness, whereof, the parties signed this MoU at INSPIRE SOFTECH SOLUTIONS, Chennai and have caused this MoU to be executed in two original copies by their respective duly authorized representatives.

Head of Operations

INSPIRE SOFTECH SOLUTIONS

Registrar Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

Vels Institute of Science Technology & Advanced Studies (VISTAS)

Witnesses:

1. Dr. G. leamour learning

1. Tollefour

2. Dr. R. Den

2. R. De.



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Intelliespert Management Solutions put. Hal.

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B.NAINA MOHAMED STAMP VENDOR L.No: 29 / CH (S) / 2010 Chromepet, Chennai - 600 044

FIRST AMENDMENT TO MEMORANDE OF UNDERSTANDING

This First amendment to Memorandum of Understanding (this "amendment") dated as of May 07,2018, is entered between "Vels University - VISTAS, Velan Nagar, P.V. Vaithyalingam Road, Pallavaram, Chennai - 600 117

AND

"Intelliexpert Management Solutions Pvt Ltd.," 10/27, Ramasamy Street, Radha Nagar, Chromepet, Chennai – 600 044.

WHERAS, The parties wish to amend that certain Memorandum of Understanding dated March 10, 2017, by and among the parties hereto (the "MOU") to amend the Responsibilities in Annexure I.

For 1977 MERYLLY MANAGEMENT SOLUTIONS PVT. LTD.

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Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Velan segar, F.V. Vanh yalingam Road,
Pallavaran, Cheunai - 600 117.





"Tally.ERP 9"	FROGRAMME
3000/-	TOTAL FEE PER STUDENT (RS)
2/3	TUITION FEES TO TRAINER (RS)
1/3	MANAGEMENT SHARE (RS)

As amended by this Amendment, the MOU shall continue in full force and effect in accordance with its terms.

IN WITNESS WHEREOF, this First Amendment to Memorandum of Understanding has been executed and delivered on this May 07, 2018...

For INTELLIEX PERT MANAGEMENT SOLUTIONS PVT. LTD.
PARTIES

Signature

Manuging Director

Name: Mr. P.Sivaraman Managing Director

WITNESS

Name: S.ANURADHA

Signature S. Anusella

8106-50-10

Address NO, 12 SEETHALAI SATHAMAR STREET DAMMAL CHENNAI - boots

Name:

Signature

30/40 2018.

Address brook 3 1 hiruvenchezy

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Name: Dr.A.RirYEERAMANI
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
& Advanced Studies (VISTAS)
Velan Nagar, P.V. Vaithiyalingam Road, . Pallayaram, Chonnai -600 ₹17.

Name

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Dr. M. CHANDRAN,
HODENESSIMMENT of Commerce
VELS UNIVERSITY Pallataram, Chennai-600 117.

Address

Name

Signature

Date

Address
Dr.S.SUBRAMANIAN,
M.Com.,MBA, Ph.D.,
H.O.D. & Research Supervisor
Department of Commerce (CA)
VELS VISTAS Pallavaram, Chennal-600117

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Stamp Vendor
No. 19, G.S.T. Road, Pallavaram, Ch - 43.
L.No. 14325 / @ 94 Ph : 9176558785



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10 MAY 2022

Memorandum of Understanding Between

Vels Institute of Science, Technology and Advanced Studies (VISTAS)
Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu

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iNurture Education Solutions Pvt. Ltd
Niton Compound, No. 11/4, Block B 1, Palace Road, Bangalore 560052,
Karnataka.

This Memorandum of Understanding is made on this Monday 20th June 2022, between VISTAS having their campus at, Pallavaram, Chennai Tamil Nadu, represented by the Registrar Dr.P.Saravanan, as the First Party (hereinafter referred to as the "First Party")

And

iNurture Education Solutions Pvt. Ltd., having its registered office at Niton Compound, No. El/4, Block B 1, Palace Road, Bangalore 560052, Karnataka, represented by its President - Mr. Anand Dhand (hereinafter referred to as iNurture or the "Second Party").

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Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Velan Nager, F.V. Validiyalingum Road,
Chennel - 600 117.

WHEREAS, VISTAS is a deemed-to-be university, established u/s 3 of the UGC Act, 1956 in the state of **Tamil Nadu**, and governed by the VISTAS Trust.

The campus possesses a fully equipped facility with sufficient classrooms & infrastructure to handle the additional responsibilities required under this MOU.

WHEREAS iNurture Education Solutions Pvt. Ltd, Bangalore, Karnataka is a registered company and has developed expertise in design & delivery of innovative, industry relevant job-oriented undergraduate & postgraduate programs through Universities and Autonomous Institutions in the fields of Animation and VFX, Information Technology, Mobile Applications, Marketing Leadership and Innovation & Financial Services and Analytics which are being successfully conducted in various Universities across India since 2005.

iNurture has the expertise, curriculum, courseware and study material and has approached the University for setting up the education programs within the latter's campus. The University has agreed to iNurture that it intends to provide suitable and sufficient class rooms and Computer Lab & infrastructure to impart the educational programs at their campus developed and designed by iNurture and approved by the University, to prospective students.

1. PROPOSED PROGRAMS

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1.1. Proposed Programs listed in Annexure 1.

Both parties hereby agree to associate together, on the following terms for cooperation.

THE FOLLOWING OUTLINES THE RESPONSIBILITIES OF BOTH THE PARTIES

2. RESPONSIBILITIES OF THE FIRST PARTY (VISTAS)

2.1. First Party shall be responsible for providing all infrastructure facilities necessary for the conduct of the programs, (program wise infrastructure requirement given in Annexure 5). Such facilities will be mutually agreed and include classrooms with projectors, library, computer labs equipped with computer systems, IT devices (Hardware and software required for specific courses mentioned in Annexure 5) and access to other support facilities including printers, scanners and multimedia equipment, facsimile and internet facilities, faculty staff room, cabins for course coordinators, admission process administrators and counsellor's room, rest rooms, storage facility and such other facilities that may be necessary for promotion & delivery of the programs.

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Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
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Pallavaram, Chennal - 600 117.

- 2.2. It shall be the responsibility of the First Party to accept applications for admission of enrolled students and process their applications. The eligibility criteria for students to be admitted to the program are set out in Annexure 2. First Party shall be responsible for collecting the Program fees and providing fee receipts to the enrolled students acknowledging the payment for such fees.
- 2.3. Shall after receipt of the processed applications and fees, finalize the admissions as per rules and inform the registration/enrolment numbers of the students to the Second Party.
- 2.4. Shall issue identity cards to all admitted students
- 2.5. Shall share prescribed percentage of fees as mentioned in clause number 6, from the Total program fees received from the enrolled students with the Second Party.
- 2.6. Shall provide the Second Party with detailed operational guidelines (written / printed) arising out of this agreement to be followed by the Second Party for the implementation of the programs.
- 2.7. Shall bear the basic operational charges such as upkeep of class rooms, electricity, water charges and any tax liabilities etc.
- 2.8. Shall keep the First Party's website updated on information on the program offered jointly with the Second Party. Such information shall be updated from time to time to reflect any changes in the programs offered.
- 2.9. Shall appoint / depute a responsible person as coordinator to ensure proper functioning of the unit set up to conduct the program covered under this MOU. The coordinator will also serve as one-point contact for the Second Party as far as working of the said unit is concerned.
- 2.10. The staff of the First Party shall not tamper with the course materials either by way of modification, servicing or otherwise manipulating the mechanism in any way or for any reason whatsoever. The appointment under this agreement does not entitle the First Party, to any right or interest over the intellectual property of the Second Party. It shall be the responsibility of the First Party, to ensure that none of its employee's agents or representatives causes any infringement of the rights of the Second Party.
- 2.11. The registered copyright owners of the course materials have suitable agreement with the Second Party and the operation of this Agreement shall not operate to confer on the First Party, any right, title or interest over the said material, and any supplements and additional materials that may be supplied to the First Party, the said course materials shall be given over to only the students who are duly registered in the course/subject.

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Pallavaram, Chennai - 600 117.



3. RESPONSIBILITIES OF THE SECOND PARTY (iNurture Education Solutions Pvt Ltd)

- 3.1. The Second Party will be responsible for student acquisition, marketing, program design, development, course content, course execution and course up gradation in consultation with the First Party and approved by the Board of Studies and other bodies as per the rules and regulations of VISTAS in force from time to time.
- 3.2. The Second Party will be responsible for faculty recruitment in consultation with the First Party and fulfilling the norms of University Grants Commission (UGC) & AICTE. The appointment of such faculty shall be governed by terms set out in Annexure 4 (for financial terms)
- 3.3. The academic delivery will be controlled and monitored by the Second Party as per the guidelines of the First Party and the faculty and guest lecturers shall be bound by the administrative directions, control and policy of the First Party.
- 3.4. The Second Party Shall provide faculty with suitable training, education, skills, experience and other qualifications to deliver the programs and shall be responsible for the costs of training of the faculty.
- 3.5. Shall be responsible for providing appropriate learning materials to students through iNurture's Learning Management System (LMS).
- 3.6. Shall follow the course curriculum approved by the Board of Studies (BOS) and other statutory authorities of the First Party.
- 3.7. Shall be responsible for completion of both theory and practical training sessions of the course within the prescribed period for which admissions have been made.
- 3.8. Shall provide all possible assistance to the First Party for the conduct of examination.
- 3.9. Shall assist in internal assessment of students, evaluate assignments and project reports and assess students through the faculty under the given guidelines of the First Party and maintain appropriate record of the same. All expenses towards the same will be borne by the Second Party.
- 3.10. Shall be responsible for providing placement opportunities for students who successfully complete the program.
- 3.11. Shall be responsible to provide industry campus interaction, talk by industry guest speakers. All expenses towards organizing the session will be borne by the Second Party.

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& Advanced Studies (VISTAS)
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Pallavaram, Chennai - 600 117.

- 3.12. Shall prepare publicity materials of the programs to be launched and display them in different media after ensuring that they are in conformity with the program. Such publicity materials should prominently display the name of the First Party and the Second Party as a knowledge partner and their logo, such advertisement materials must be approved by the first party, prior to its publication.
- 3.13. Specific Admission notification and advertisement related only to the courses under this collaboration if published, after ensuring that they are in conformity with the standards of the First Party. The cost of such Advertisement will be borne by the Second Party.
- 3.14. Shall ensure adherence to quality standards prescribed by the First Party and follow all the norms & procedures as set by the First Party.
- 3.15. Shall keep its website continually updated regarding the programs offered under this MOU.
- 3.16. Shall be responsible for admissions, marketing, course material development & distribution to students by the Second Party.
- 3.17. The Second Party realizes that the students being admitted under this Agreement will be regular and bonafide students of the First Party and the Second Party is therefore obliged to ensure that no action/inaction on its behalf should cause a loss of reputation or embarrassment to the First Party.

4. JOINT RESPONSIBILITIES:

4.1. MARKETING RESPONSIBILITIES AND EXPENDITURE:

- 4.1.1. The cost of specific admission notifications and advertisements related only to the programs under this collaboration if released will be borne by the Second Party. The notifications and advertisement shall be in conformity with the Standards as maintained by the First Party.
- 4.1.2. The First Party, in consultation with the Second Party, shall include the programs launched under this MOU in its regular Advertisements. If any such advertisements are released, the cost of such Advertisement will be borne by the First Party.
- 4.1.3. The second party will at its own cost take care of Awareness & Direct Marketing campaigns for marketing of the programs listed in Annexure 1.

5. FEE STRUCTURE:

5.1. The Program fee per student per year / semester will be as mutually agreed and will be mentioned in Annexure 3.

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Registrar
Vels Institute of Science, Technology
& Advanced 5 adies (VISTAS)
Velen Nagar, P.V. Vaithyalingam Road,
Pallavaram, Chennai - 600 117.

6. REVENUE SHARE & PAYMENTS:

Revenue will be shared in the following ratio:

- 6.1. For the infrastructure & other services rendered, VISTAS will be entitled to 40% of the Total tuition fees for fresh batch of intake starting from AY:22-23.
- 6.2. For the end to end services rendered, iNurture will take its share of 60% of the Total tuition fees for fresh batch of intake starting from AY:22-23.
- 6.3. For all the existing students of AY:19-22, AY:20-23 & AY: 21-24 batches, the revenue share will continue at 65% iNurture and 35% Vels as per the previous MoU.
- 6.3. All expenses towards the Program Marketing, Students acquisition, program delivery & placement services will be managed by iNurture.

7. PAYMENTS:

- 7.1. iNurture representative will collect the fee from the students (in form of DD or Cheque only) and deposit the same with the Accounts department of the VISTAS at the time of admissions. For remaining semester fees, the standard process of fees submissions will be followed by the student as defined by the VISTAS.
- 7.2. Students who withdraw from the below courses before the commencement of classes would be refunded as per the rules of VISTAS in force from time to time. The refund of tuition fees for a student who withdraws after joining the classes or after commencement of classes will be decided on a case to case basis and the tuition fees so retained shall be shared on a mutually agreeable basis. Apart from the tuition fees, all other fees collected will be retained by the first party.
- 7.3. The Share Collection to be paid to the second party as per the schedule given below
- 7.3.1. The Share of 60% of the tuition fees collected to be paid to the second party on 10th September for every odd semester and 10th March for every even semester of each academic year.

8. ADMISSION CYCLE:

Bangalore

- 8.1. Admission cycle will be as per the norms of VISTAS. iNurture marketing team will interact with VISTAS and finalize the admission time lines.
- 9. Annexure No 1, 2, 3, 4 and 5 on list of programs, eligibility, fee structure and faculty appointment and payment, as appended to this document will be considered as part of the MOU.

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10. EVALUATION:

10.1. Examinations shall be as per the ordinance of VISTAS. The examination fee will be as per the standard norms of the First Party and will share the information about such notifications with the Second Party.

11. DURATION OF THE AGREEMENT:

- 11.1. This Agreement shall remain valid and binding upon both the parties for a period of 3 Academic years starting from 2022-23. It may however be renewed if both parties are agreeable to the same. In the event of renewal, apart from signing of a fresh agreement fresh financial term shall be agreed to by mutual consent, if required.
- 11.2. If in any case, either Party decide against further renewal of this agreement, after expiry of this agreement it shall be the responsibility of both the First Party and the Second Party to see that the students already studying (at the time of expiry of the agreement) shall continue and complete the course as per provisions of this agreement and for this purpose, the agreement shall be considered operative.

12. TERMINATION OF AGREEMENT:

- 12.1. The parties shall be entitled to terminate this agreement by mutual agreement
- 12.2. Either party shall be entitled to terminate this agreement in case of material breach by either parties of any of its obligations or representations and warranties under this agreement which remains un-remedied for a period of 120 working days. Additionally, either party may terminate the agreement by giving 6 months' notice if the performance is not found to be satisfactory. In case of Termination of the agreement, both parties shall execute their responsibilities as agreed in clause 11.2.

13. LIABILITIES:

13.1. Both the parties, without any assurance from each other in respect of any minimum level of profits or return on investment has independently decided to enter into this agreement after evaluating the prospects and shall not raise any claim, charge etc. in case the targets and/or return on their investment is not achieved for any reason whatsoever.

14. ARBITRATION:

- 14.1. Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultation and by written consent by the parties to the Agreement. In case settlement is not arrived at, the dispute will come under the purview and provisions of Indian Arbitration and Conciliation Act 1996 of Government of India and the area of jurisdiction will be at Chennai.
- 14.2. The term First Party and Second Party aforementioned unless repugnant to the context shall mean and include their successors in office, authorized representatives and solutassignees etc.

Registrar
Vels institute of Science, Technology
8. Advanced Studies (VISTAS)
Various (agat, INV Varihiyalingam Road,
Parrayarum, Chennai - 600 117.

15. JURISDICTION:

15.1. In the event of any disputes between the parties no court case shall be preferred by either party until Arbitration has been resorted to and proved unfruitful, in the courts at Chennai.

16. FORCE MAJEURE:

- 16.1. Notwithstanding herein before mentioned, this Agreement shall be deemed to have been suspended for the period during which and to the extent to which either Party hereto is prevented, hindered or delayed from performing any part of this contract by reason and any cause or circumstances of Force Majeure and which cannot be overcome by diligence and such affected party shall be excused from such performance to the extent that it was necessarily of events, such a happing or event shall include, but not be limited to Acts of God, any restriction, regulation, order, acts of omission or operation by any central, State, Local, Municipal or any other authority concerned, wars, fire, explosion etc. The Parties hereto recognize that the policy in relation to prohibition of any Central, State, Local, Municipal or any other authority concerned has a vital bearing on the ability of either of the Parties hereto in fulfilment of its obligations mentioned in the Agreement.
- 16.2. Neither Party shall be liable to compensate any loss, damage or delay caused by war, riots, agitation, lock-outs, labour trouble, commotion, any other cause or contingencies beyond the reasonable control which prevents or delays it in performing any obligation incurred under or arising out of this Agreement.

17. AMENDMENT TO THE MOU:

17.1. During the operation of the MOU, circumstances may arise which may call for amendment/alteration in the MOU, which shall be mutually discussed and agreed upon in writing and shall be part and parcel of the original MOU.

18. NOTICES:

18.1. Any notice or other communication under or in connection with this agreement shall be in writing, in English and shall be transmitted by facsimile, e-mail or recognized courier service addressed to the intended recipients under this agreement.

19. ENTIRE AGREEMENT:

19.1. This Agreement constitutes the entire understanding and Agreement between the Parties with respect to the subject matter and supersedes any prior oral or written agreements, representation, arrangements, understandings or communication. Any amendment hereto will be in writing and signed by both the parties.

19.2. Having gone through each and every condition of this MOU and having understood it clearly both parties affix their signatures below as attesting to this deed on this 20th day of June 2022.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Velsa Nacar, P.V. Vaithiyalingam Road,
Lulla aram, Chonnai - 600 117.

For VISTAS

For iNurture Education Solutions Pvt Ltd

Designation: President Sales & Business Development

Bangalore

Vels Institute of Science, Technology

& Advanced Studies (VISTAS)

Name: Dr.PPShrawananChennai - 600 117.

Name: Mr. Anand Dhand

Designation: Registrar

Date: 20.06.2022

Date: 20.06.2022

Seal:

Seal:

Witness 1:

Signature:

Witness 1:

Signature:

Name:

Dr. M. Chandrasebaran Name:

Designation: Dean, Academi Courses

Designation: SR. MANAGER

ANNEXURE -1

Proposed List of Programs to be covered Under this MOU

S.No	Under Graduate Programs	
1.	BCA-Data Science	
2.	BCA-Cloud Technology and Information Security	

ANNEXURE - 2

Eligibility for Admission

ELIGIBILITY: As per the eligibility criteria of VISTAS.

ANNEXURE - 3

Proposed Program fee structure per year for programs under this collaboration

S.No	Under Graduate Programs	Proposed Program Fees/year
1.	BCA-Data Science	Rs 1,00,000
2.	BCA-Cloud Technology and Information Security	Rs 1,00,000

- Any Changes in fees structure will be decided Mutually
- Program Fees includes Tuition fees, Lab Fees, Library Charges, Admissions fees, Educational Activities fees, Training & Placement Fees.
- Program Fees does not include Examination Fees, Transportation fees, Caution Deposit, Hostel & Mess charges and has to be paid separately by the student, wherever applicable.
- Course Matrix, Syllabus & Infrastructure requirements for the above courses will be shared by iNurture Technical Heads with the Board of Studies of VISTAS on a mutually agreed date post the signing of this MOU.

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Registrar
Vels Institute of Science, Technology & Advanced Studies (VISTAS)
Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennel - 600 117.

ANNEXURE -4

Faculty Recruitment and Reimbursement.

- iNurture will be solely responsible for the appointment, training and termination of the Staff as per the HR policies of iNurture and the recruited faculties will be on the roles of iNurture
- Nurture shall be responsible for the remuneration of the non-teaching staff as per the HR policies of iNurture.
- iNurture will be in charge of teaching all the courses in the relevant programs and their remuneration. Identifying faculty, ensuring that they are qualified as per the standards of VISTAS, and delivery of the curriculum would be iNurture responsibility. However, iNurture would keep in mind compliance is ensured in the areas of Credits, UGC Requirements, CBCS or other system, examination system and other practices of VISTAS.
- Incase iNurture needs the help of VISTAS faculty for delivering some common courses, especially during Semester 1 & Semester 2 (English, Environmental studies, Maths, Language etc) VISTAS could help by requesting their faculty to teach these courses. In such case, VISTAS would be paid fee as per the qualifications and experience of the faculty, on a mutually agreeable (Per hour) basis. The Vertical Heads / Regional Manager from iNurture will discuss with the HOD / Dean of concerned faculty on the same before the commencement of the Semester. A communication to this effect will be executed by iNurture with the agreed rates & number of hours / Faculties required, and will be sent to the Registrar, VISTAS for approval.

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Registrar

Vels Institute of Science, Technology
& Advanced Studies (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennal - 600 117.

ANNEXURE - 5

Academic infrastructure and Hardware Requirement for Course - Responsibility of the First Party.

Class Room Requirements: These are the requirements per classroom, this requirement will be cumulative as the batch grows the requirement is added accordingly.

S.No	Descriptions	Nos Required
1.	LED Projector + Screen with HDMI	1
2.	White Board with Markers etc.	1
3.	Good Internet Connectivity (minimum 4 mbps) at the classroom for the faculty to use our LMS and teach the students.	1
4.	Soft Board	1

Staff Room Requirements:

S.No	Descriptions	
1.	Seating arrangement for Faculties & AO- Cubicle or workstation	
2.	Internet Connection for faculties & AO	
3.	Access to Library for all Faculties	

Lab Requirements:

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Bangalore

S.No	Descriptions	Number of Students	Number of Systems
	Computers (standard Intel Core	60	40
1	i7/i5 4th generation with 8	80	45
	GB RAM PC, with 20 mbps	100	55
	Internet Connectivity	120	70

a. Software Requirements: Support from the First Party

b. For IT Programs: Labs with System having Windows 7 or above, Linux OS and basic software such as MS-Office.

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Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Value Logic, P.V. Validityalingum Road,
a String grant, Circanai - 600 117.

Admission Team Requirements:

S.No	Descriptions
1.	A counselling room/space for iNurture admission team with in the premises of VISTAS
2.	Internet connectivity
3.	Seating arrangement for the iNurture Admission team at the common counselling room of VISTAS Admissions centre.



Registrar

Vels Institute of Science, Technology
& Advanced Studies (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennai - 600 117.





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No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding MOU is executed on 02.02.2022 in Chennai.

BETWEEN

VELS; INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India.

AND

InLustro Learning Pvt Ltd, Flat No102, Ceebros Arcadia, 811 PH Road, Kilpauk, Chemiai - 600010.

1.1 VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) deemed to be University was established under section 3 of UGC act 1956, in 2008. A VISTA (popularly known as Vels University) has originated from a self-financing Group of Institutions known as Vels Group of Institutions, established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the Management and quality maintained in the field of Higher education.

The University is a multi-disciplinary university offering varied and innovative courses in emerging areas. The University offers 49 Under Graduate, 45 Post Graduate programmes and 23 Diploma and Certificate Programmes of contemporary relevance.

1.2 **InLustro** is an edutech company that helps bridge the skill gap in today's graduates by training them in contemporary technologies such as Node.js, VCS, Native Mobile App, OpenCV, React, Angular, Python and so on. By supplementing the university curriculum with hands-on learning exercises and real life projects, students will be employment-ready by the time they graduate.

2. Scope of MoU

2.1 This MOU broadly defines the mode and methodology of operations and spells out the rights and responsibilities of the parties hereto.

Having built competency in the software development areas by InLustro Learning Pvt Ltd, Chennai, both the parties found that it would provide an opportunity for both the organizations to collaborate and work, complementing each others' strengths. With this realization, VISTAS and InLustro Learning Pvt Ltd, Chennai agree to explore the areas to work jointly for the benefit of the students & staff of VISTAS and for the benefit of employees of InLustro Learning Pvt Ltd, Chennai.

- 2.2 InLustro Learning Pvt Ltd, Chennai will provide training programs for the students of VISTAS in Web Design and Apps Development, Mobile Application Development, Blockchain, Data Science and AI/ML.
 - 2.2.1 The duration of these programs will be 1 semester long (45 Hrs) and if necessary can be changed through a mutual agreement between the two parties. Of this, 35 hours of the sessions will be online while the remaining 10 hours will be offline.

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- 2.2.2 During the session, The students can log in from their laptops or from the computer labs at college. Students just need to have the Zoom software installed. InLustro instructors will take care of helping with all the needed software installations and dependencies required for the classes and in case of any technical difficulties during an online session then the instructors can easily take control of the student's device remotely and help them out with their issues.
- 2.3 A Joint Program Committee (a Nominated Staff member from VISTAS & InLustro Learning Pvt Ltd, Chennai) may be constituted to monitor the progress of the program implementation.
- 2.4 Eligible Staff members of InLustro Learning Pvt Ltd, Chennai are permitted to do research work at VISTAS subject to university norms and UGC regulations.
- 2.5 InLustro Learning Pvt Ltd, Chennai and VISTAS will conduct courses.
- 2.6 Upon the successful completion of the course, students will be issued certificates in both hard copy and soft copy formats.

3. Joint Responsibilities

- 3.1 All attempts will be made to ensure that training and projects jointly carried out are accomplished to a very high degree of quality, with parsimony of time and resources.
- 3.2 Attention of the top management will be drawn in case of any interface or operational problems.

4. Financial Aspects

- 4.1 For all the courses mentioned in Annexure (A), the cost of the program will be INR 3000 (Inclusive of GST) per student per course per semester. Each course requires a minimum batch size of 20 students. If there is any raise in our fee structure, it will be applicable only for students who enrol in our platform from the following year, 2022.
- 4.2 In addition to the training program, Inlustro will provide technical internships with hands-on real-life projects. The students will get an opportunity to work on industry relevant problems for a duration of 4 weeks, 8 weeks or 12 weeks, depending on the student's preference. The cost of the program will be INR 2000 for 4 weeks, INR 3500 for 8 weeks and INR 6000 for 12 weeks. At the end of the internship upon successful completion the students will receive an Internship Certificate and a Letter of Recommendation. The Internship will be supervised and guided by academic mentors of InLustro.

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5. Communication

5.1 All communication or notice of intimation shall be addressed to the Nodal contacts of the respective parties and sent to the registered address of the parties concerned and such a communication sent by email, tele-fax, registered air-mail shall be deemed to be sufficient.

6. Confidentiality and Non-disclosure

- 6.1 Any software development under this MoU shall be deemed to be in private domain and it shall not be made public or shared with any other party without the prior written consent of the parties which owns it.
- 6.2 The 'Parties' agrees that the obligations of confidentiality contained herein shall not attach to information that:
- a) is or was already known to the receiving Party at the time of disclosure to it as evidenced by written records; or
- b) is at the time of disclosure to the receiving Party or thereafter becomes public knowledge through no fault or omission of the receiving Party; or
- c) is lawfully obtained by the receiving Party from a third party who is not under any confidentiality obligation to the disclosing Party; or
- d) is independently developed by the receiving Party; or
- e) is required to be disclosed by court rule or governmental law or regulation, provided that the receiving Party gives the disclosing Party prompt notice of any such requirement and cooperates with the disclosing Party in attempting to limit such disclosure.

7. Force Majeure

7.1 Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to the exigency of one or more of the events such as but not limited to acts of God, war, floods, earthquakes, strike, lockouts, epidemics, riots, civil commotion, etc. provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force-majeure conditions continue beyond six months, the parties shall then mutually decide about the future course of action.

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8. Intellectual Property Rights

8.1 The Intellectual Property Rights in respect of the intellectual efforts- based on projects will be decided on a case-to-case basis in writing and signed by the parties.

9. Effective Date and Duration

- 9.1 This MoU shall be effective from the date of signing and will be valid for a period of three years). The MoU shall automatically stand terminated if no specific MoU / Agreement is entered into between the parties during the validity period of three years.
- 9.2 Either party can terminate the MoU by giving 30 days prior notice in writing.
- 9.3 Any amendments / modifications / additions / deletions to this MoU shall be in writing and duly signed by both parties.

10. Arbitration

In case any dispute arises between the Parties with respect to the MoU, both parties hereto shall endeavor to settle such dispute amicably. If the Parties fail to bring about an amicable settlement within a period of 30 (thirty) days, dispute shall be referred to the sole arbitrator appointed by InLustro Learning Pvt Ltd, Chennai and VISTAS. Arbitration proceedings one each or one approved by the both shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and Rules made there under, or any legislative amendment or modification made thereto. The venue of the arbitration shall be Chennai. The award given by the arbitrator shall be final and binding on the parties. The language of arbitration shall be English. The common cost of the arbitration proceedings shall initially be borne equally by the parties and finally by the party against whom the award is passed. Any other costs or expenses incurred by a party in relation to the arbitration proceedings shall ultimately be borne by the party as the arbitrator may decide. Courts in Chennai only shall have the exclusive jurisdiction to try, entertain and decide the matters which are not covered under the Arbitration and conciliation Act.

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11. Assignment and transfer

11.1 Any, and all rights, duties and obligations of the parties under this MoU shall not be transferred or assigned by either party to any third party without prior written consent of the other party.

12. Non-waiver

12.1 The failure or neglect by either of the parties to enforce any of the terms of this MoU shall not be construed as a waiver of its rights preventing subsequent enforcement of such provision or recovery of damages for breach thereof.

13. Severability

13.1 The invalidity or unenforceability of any provision of this MoU shall not affect the validity or enforceability of any other provision of this MoU that shall continue in full force and effect except for any such invalid and unenforceable provision.

14.Indemnification

14.1 VISTAS agrees to indemnify and keep indemnified InLustro Learning Pvt Ltd, Chennai, its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of VISTAS or any of its representatives, agents or employees including but not limited to any breach of this MoU or otherwise in writing, or any violation thereof by VISTAS of any applicable law, or regulation or order.

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InLustro Learning Pvt Ltd, Chennai agrees to indemnify and keep indemnified VISTAS, its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of InLustro Learning Pvt Ltd, Chennai or any of its representatives, agents or employees including but not limited to any breach of this MOU or otherwise in writing, or any violation thereof by InLustro Learning Pvt Ltd, Chennai of any applicable law, or regulation or order.

15. No Partnership

15.1 Nothing in this MoU shall be deemed to neither constitute or create an association, trust, partnership or joint venture between the Parties nor constitute either party the agent of the other party for any purpose.

16. Entire MoU

16.1 This MoU constitutes the entire Understanding between the Parties. Any and all written or oral agreements, representations or understandings of any kind that may have been made prior to the date hereof shall be deemed to have been superseded by the terms of this MoU.

17. Headings

17.1 The headings shall not limit, alter or affect the meaning of the Clauses headed by them and are solely for the purpose of easy reference.

This Memorandum of Understanding has been executed in two originals with one retained by VISTAS and the other by InLustro Learning Pvt Ltd, Chennai.

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IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, have signed this Memorandum of Understanding on the [Date].

Parties Signature

Head of Operations

InLustro Learning Pvt Ltd, Chennai

ADITYA SAMBAMOORTHY

FOUNDER 4 CEO

FOR INLUSTRO LEARNING PVT LTD

Registrar VISTAS

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

Director

Witnesses

Signature: 9. A. W. Date:

Date: 103/02/fa22

Name and address:

5. SAMBAMOSRIHY

FLAT NO. 102, CKEJROS ARCADIA,

81. P. H. ROAD,

CHENNAI 600010.

Signature: Date: Name and address: Dr. P. May haham

Dr. P. MAYILVAHANAN
Director
School of Computing Sciences
Vels Institute of Science Technology
& Advanced Studies
Pallavaram, Chennai - 600 117.

2.
Signature: National Date: 03 | 02 | 2022
Name and address: NANDINI

2. Signature Anacos
Date:

Name and address: Dr.S. Pranaura

Annexure A

Full Stack Data Science Program SYLLABUS

Total Course Duration:45 Hrs

OBJECTIVES:

- To learn and gain practical hands-on experience with relevant programming languages, tools, and frameworks
- To understand the mathematical foundations of Data Science, Machine Learning (ML), and AI
- To develop an in-depth understanding of the key concepts and technologies in Data Science, ML, and AI
- Create AI/ML solutions to business problems, Build and Deploy production-grade AI/ML applications
- To practice problem analysis and decision making using real-life case studies
- Stay Industry-relevant and grow in full-stack Data Science career

Step 1 INTRODUCTION TO DATA SCIENCE

(8 hrs)

- 1.1. Data Science: Terms and Concepts
- 1.2. Types of Data & Visualizing Data
- 1.3 Exploring the mathematics behind Data Science: Linear algebra, Probability, and Statistics
- 1.4 Getting Data to Work: Scraping the Web, Using API's, Exploring data, Cleaning and Manipulating data
- 1.5 Data Visualization Libraries: Matplotlib, Seaborn, and a few others

Step 2 MACHINE LEARNING FUNDAMENTALS

(12 hrs)

- 2.1. Introduction to Machine learning: Basic Concepts and Types
- 2.2. Supervised Learning: Linear and Logistic regression, KNN, Classification, SVM, Decision Trees, and Random Forest
- 2.3. Unsupervised Learning: K- means Clustering, Feature extraction, and Dimensionality reduction techniques: Principal Component Analysis (PCA) and others
- 2.4 Generalization, Overfitting, Underfitting, Bias Variance Tradeoff, K folds cross-validation and Ensembling Techniques
- 2.5 Live project-1 on Machine Learning that also showcases data visualizations.

Step 3 DEEP LEARNING

(14 hrs)

- 3.1 Perceptron, Multiplayer perceptrons an Introduction to ANN using Keras,
- 3.2 Training Deep Neural Networks, Custom models and training with TensorFlow,
- 3.3 Deep Computer Vision using CNN.
- 3.4 Processing sequences using RNNs.

- 3.5 Autoencoders and GANs.
- 3.6 Reinforcement Learning.
- 3.7 Live project-2 on Deep learning

Step 4 NLP AND AI

(6 hrs)

- 4.1 NLP: Introduction to NLP tasks and applications, N-gram language models,
- 4.2 LSTM, Transformer Networks, and Overview of Language models like BERT and GPT-3
- 4.3 AI: Foundation and applications, Knowledge representation, AI Ethics.

Step 5 Case Studies, Project & Interview Preparation

(5 hrs)

- 5.1 Case Study 1
- 5.2 Case Study 2
- 5.3 Live Project 3
- 5.4 Interview Preparation

Total Number of Case Studies: 2 Total Number of Projects: 3

COURSE LEARNING OUTCOMES:

- Students will develop programming abilities relevant to Data Science, ML & AI
- Students will demonstrate proficiency with statistical analysis and visualization of data
- Students will develop the ability to build and deploy ML models
- Students will apply Data Science/ML concepts and methods to solve problems in real-world contexts and will communicate these solutions effectively
- Students can develop a data-driven concept from identification/ideation through to execution

MEMORANDUM OF UNDERSTANDING

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)
VELAN NAGAR, P.V. VAITHIYALINGAM ROAD PALLAVARAM, CHENNAI – 600117

INSTITUTION TIE-UP WITH HOSPITAL

ST ISABEL'S HOSPITAL

Which has its office at

NO: 49, OLIVER ROAD, MYLAPORE (NEXT TO LUZ CHURCH), CHENNAI-600 004, TAMIL NADU, INDIA.

JUNE 2022



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S. KESAVARAJ

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No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No. 14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING is made and entered into force this 24th day of June 2022

BETWEEN

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES, P.V.Vaithyalingam Road, Pallavaram, Chennai-600117and (herein after called VISTAS with expression shall where the context so admits include its successors and permitted assigns) represented by Dr.P.Sarayanan, Registrar

AND

ST ISABELS'S HOSPITAL, located at NO: 49, OLIVER ROAD, MYLAPORE (NEXT TO LUZ CHURCH), CHENNAI-600 004, TAMIL NADU, INDIA represented by its Dr. Abel George, Chief Executive Officer herein referred as SIH Which expression shall, where the context so admits, mean and include its successors, representative and permitted assigns of the other part.

The VISTAS and SIH enter in to this agreement to promote academic and educational exchange and co-operation between the institutions towards the benefit of the students of both the institutions.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

M.2 PREAMBLE

ABOUT THE INSTITUTION

- M.2.1 VISTAS were established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The Deemed to be University status was conferred to this educational institution by University Grants Commission and the Ministry of Human Resource Development (MHRD), Govt. of India in June 2008. No. F.9-56/2004-u.3 dated 4th June 2008. As a logical consequence of this, the founder Chairman Dr. Ishari K. Ganesh has become the Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an institution which will be globally more competitive and internationally recognized institution.
- M.2.2 SIH (St Isabel's Hospital) is an integrated Healthcare provider located at the heart of South Chennai. St Isabel's Hospital, Mylapore reflects a brand image of excellence in the healthcare delivery system by serving all classes of the society at affordable cost. The hospital caters to growing healthcare need of the population of South Chennai. Due to its strategic location on Oliver Road, Mylapore, this hospital brings laurels by treating emergency cases for which the first (Golden) hour is of immense importance for saving the lives.

M.3 SCOPE OF WORK AND RESPONSIBILITIES

M.3.1 The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of interest. The following areas of interest form the major part of MoU.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

- Research work to be carried out at VISTAS and SIH joint Research and development in areas, where regulatory guidelines permits.
- Organizing and participating in Joint Symposium/Conference/ Workshops/Short Term Refresher courses conducted by both VISTAS and SIH.
- Establishing Practical Training for B.Pharm, B.Pharm- Practice, M.Pharm (Pharmacy Practice), Pharm.D, Pharm.D (Post Baccalaureate) students (Case studies, Medication Chart Review and Patient Counseling, Adverse drug reaction Monitoring and documentation, Medication errors prevention and documentation, Drug-drug interaction monitoring and prevention, Clinical Trials, Clinical data management, GCP, Pharmacovigilance).
- Project work related to Clinical Trials, Clinical Data management, Pharmacovigilance.
- All such activities will be carried out within the permissible limits of the regulatory guidelines governing both institutions.
- This MoU shall be for a period of 5 years (60 Months) unless otherwise terminated between the Parties hereto.
- MoU is for the benefit of value based Research & Technical activities in both the centers.
- Through this MoU the faculty and scholars will be continuously taking part of your research team which evolves continuous Human Resource support in the research area of the Hospital.

M.4 FINANCE

M.4.1 VISTAS has financial commitment of Rs. 6500/- Per year Per Student intended to do Clinical training in SIH on yearly basis for Five years and the amount fixed will be paid by VISTAS during the tenure period of Five years from the date of MoU and the fees revision will be possible at the end of the tenure period. The fees payment will be done for sharing of Facilities/Faculty mutually and vice-versa.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

M.5 PUBLICATIONS

M.5.1 Publications, if any, in respect of the ACTIVITY shall be in the names of VISTAS and SIH, personnel connected with the ACTIVITY. In all publications (papers, reports, etc.), it will be duly acknowledged that the work has been carried out by VISTAS /SIH, under a MoU between the parties.

M.6 TERM OF THE MOU AND TERMINATION

- M.6.1 In carrying out their obligations under this MoU, the Parties will act in accordance with good faith and fair dealing practices.
- M.6.2 The provisions of this MoU, as well as any statements made by the Parties in connection with this defined relationship will be interpreted with utmost good faith.
- M.6.3 This MoU enters into force for a period of FIVE years from the date of the signing. After this period, it shall be reviewed and renewed for additional period, unless either Party notifies to the other in writing its intent to terminate this MoU.
- M.6.4 Either party may terminate this MoU by giving 90 (Ninety) days notice in writing to the other party.
- M.6.5 If either party gives notice to terminate this MoU, such notice will take effect only in respect of new activity, and it is agreed that existing activity (i.e.,) will continue to be honoured by both parties.

All notices and other communications required to be served on the PARTY under the terms and this MoU shall be considered to be duly served, if the same shall have been delivered to, left with or posted by registered mail to the SIH, at its last known address of business. Similarly, any notice to be given to the VISTAS shall be considered as duly served, if the same shall have been delivered to, left with or posted by registered mail to the VISTAS at its registered office in Chennai.

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

M.7 ARBITRATION

M.7.1 In the event of any dispute or difference between the parties hereto, such disputes or differences shall be resolved amicably by mutual consultation. Except as herein before provided, any dispute arising out of this MoU shall be referred to the arbitration of two arbitrators, one to be appointed by each party to the dispute and in case of difference of opinion between them to an umpire appointed by the said two arbitrators before entering on the reference and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on both parties. The venue of arbitration shall be at such place as may be fixed by such arbitrators or umpire and the arbitration proceeding shall take place under the Indian Arbitration and Conciliation Act, 1996.

M.7.2 This MoU shall be governed and interpreted in accordance with the laws of India. The parties further agree to subject themselves to the jurisdiction of the Chennai courts in India.

M.8 AMENDMENTS

M.8.1 No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made/executed, unless or otherwise agreed to.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennai - 600 117.

IN WITNESS WHEREOF THE parties, hereto have signed this Memorandum of Understanding on 24th day of June Month, Two Thousand and Twenty Two.

For and One behalf of

Vels Institute of Science & Technology & Advanced Studies (VISTAS)

Velan Nagar, P.V.Vaithiyalingam Road,

Pallavaram, Chennai-600117

Dr. P. SARAVANAN

Registrar VISTAS

Chennai 600117

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Witness (Name & Address)

1. Signature with date

Name:

2. Signature with date

Name:

(Dr.K. KARTHICKEYAN)

For and One behalf of

St Isabel's Hospital

No: 49, Oliver Road,

Mylapore (Next To Luz Church),

Chennai-600 004, Tamil Nadu, India

Dr. ABEL GEORGE

Chief Executive Officer St. Isabel's Hospital

Mylapore

Chennai 600004

Dr. ABEL GEORGE
CHIEF EXECUTIVE OFFICER
ST. ISABEL'S HOSPITAL
49, Oliver Road, Mylapore,
Chennai - 600 004.

Witness (Name & Address)

1. Signature with date

Name:

(DR. STEPHEN

MATHEW

2. Signature with date

Name:

MOHAMED BADRIL ZAMAN

Vels Institute of Science, Technology & Advanced Studies Engagement Letter

September 2021

This document contains 15 pages



KPMG Assurance and Consulting Services LLF

KRM Tower, Ground Floor No.1, Harrington Road, Chetpet Chennai - 600 031, India. Telephone Fax Web

Email

+91 44 3914 5000 +91 44 3914 5999

www.kpmg.com/in indiawebsite@kpmg.com

Strictly private and confidential

To,
The Registrar
Vels Institute of Science, Technology & Advanced Studies
PV Vaithiyalingam Road, Velan Nagar,
Krishnapuram, Pallavaram,
Chermai – 600117

Subject - Engagement Letter for KPMG Course for Accounting Professionals ('KCAP')

Thankyou for providing opportunity to KPMG Assurance and Consulting Services LLP ('Our', 'We', 'Us', 'KPMG') in connection with provision of training services under the KCAP program to Vels Institute of Science, Technology & Advanced Studies ('You', 'Client', 'University', 'VISTAS') enumerated in this Engagement Letter ('EL'). Both KPMG and the University are jointly referred to as the 'Parties' in this EL.

The EL sets out the scope of training services under the KCAP program ('Training Services'), deliverables, timelines, professional fees, duties and responsibilities of the Parties involved for the Training Services to be provided by KPMG. This EL confirms our understanding of the general terms and conditions based on which we will provide Training Services to the University.

The terms and conditions of our engagement shall be governed by this EL and the annexures as enclosed herewith. Any other amendment or variation to the terms of this EL shall be agreed in writing between KPMG and the University. These updated terms will be provided in an addendum to this EL and will be effective and valid once signed by the authorized signatories of both the Parties.

Scope of Training Services

KPMG and the University have jointly agreed on the following training program:

• KCAP for under-graduate students pursuing B.Com (or other equivalent under-graduation courses).

It is agreed between the Parties that scope of Training Services for KPMG, on a non-exclusive basis, is to prepare the course structure, develop / procure course content, make suitable technical faculties available for delivering training scheduled under the KCAP program to student participants, and providing access to KPMG's existing Learning Management System ('LMS'). Refer Annexure A for list of modules to be provided as part of the Training Services.

The eligibility of students to enroll for the KCAP course will be mutually decided between the Parties.

Also it is agreed between the Parties that the KCAP course will be a value-added course over and above the regular under-graduation courses provided by the University.

Other additional training programs to be provided by KPMG would be mutually agreed between the Parties by way of addendum to this EL.

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KPMG (Registered) (a partnership firm with Registration No. BA-62445) converted into KPMG Assurance and Consulting Services LLP (a Limited Liability Partnership with LLP Registration No. AAF-0367) with effect from July 23, 2020

Registered Office: 2nd Floor BlockT2 (B Wing), Lodha Excelus Apollo Mills Compound N M Joshi Marg, Mahalaxmi Mumbai - 400 011. India

Deliverables for Training Services

- 200 hours of live sessions (to be delivered either in-person or on videoconferencing which is to be agreed mutually based on COVID-19 circumstances).
- 200 hours of recorded sessions on LMS covering session videos and presentations, assessments, study materials, and other relevant course material as designed by KPMG.
- KCAP Certificate of Completion to participants who will clear final examination conducted by us. KCAP
 Certificate of Participation will be provided to the participants who will meet other minimum criteria stipulated
 by us.

KPMG's responsibilities and scope limitations

- KPMG's responsibilities will be restricted to fulfilling the responsibilities described under the above sections on 'Scope of Training Services' and 'Deliverables for Training Services'.
- KPMG to provide suitable faculties for delivery of the Training Services.
- KPMG will not provide any guarantee of students passing the KCAP assessments and examinations.
- KPMG will not assist in placement of the student participants and will not offer any placement related services.
- KPMG's responsibilities will not include updating the deliverables subsequent to fulfilment of its responsibilities.
- KPMG to conduct classroom assessment at periodic interval and the evaluation of the same will be the responsibility of KPMG.
- KPMG's conduct of training program is dependent on 1) the University for timely and effective completion of the responsibilities (outlined below), and 2) timely decisions and approvals by the University.
- KPMG can appoint sub-contractors to assist in delivering the Training Services, however, we will remain responsible for performing the Training Services.
- KPMG will not owe any duty of care to any person other than the University and shall report only to the University.

University's responsibilities

In connection with KPMG's conduct of Training Services, the University will perform the responsibilities specified below:

- The University shall nominate a training co-ordinator to work alongside and assist the KPMG KCAP team on organising the Training Services. The training co-ordinator should have an understanding of the Training Services and will be the single point of contact from the University's side. KPMG will have access of the training co-ordinator during the entire duration of Training Services for discussion and decisions. The training co-ordinator will work with our team to agree the approach to the Training Services and review deliverables within the prescribed timelines
- The University shall provide all necessary technological support (excluding LMS provided by KPMG as mentioned above), infrastructure facilities for KPMG to deliver the training sessions, administrative and logistical

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support and allied educational services, limited to counselling sessions, to facilitate delivery of Training Services by KPMG.

- The University to provide a slot during regular University hours to deliver the Training Services. The University
 will organize the scheduling and delivery of Training Services in consultation with KPMG on a timely basis.
- The training will be conducted in the University facilities in-person or on videoconferencing (to be agreed
 mutually based on COVID-19 circumstances). The University will provide access to KPMG personnel and
 participants to such IT lab facilities, training rooms and other administrative and logistic support.
- Any information which may be requested by us in connection with the conduct of the Training Services will be
 made available at the earliest; any delays will impact the training completion timelines.
- The University will ensure that there is a minimum of 60 participants for the training. One batch refers to a period of three (3) years required for completing the KCAP course.
- The University shall be responsible for compliance with regulatory requirements that may be applicable to this
 arrangement.
- The University will finalize the fee to students in discussion with KPMG. The collection of fees from the students will be the sole responsibility of the University.
- The University to state that the General Terms of Business Training Services as enclosed in annexure, attached herewith, have been read and understood; and
- Be fully and solely responsible for applying independent business judgment with respect to the services and deliverables provided by KPMG, to make implementation decisions, if any.

Professional fees

KCAP course for under-graduate students	INR 75,000 inclusive of GST and outlays for 3 years
(Academic calendar from 2021-2022 to	(INR 25,000 per year inclusive of GST and outlays) per student
2023-2024)	(See Billing terms and conditions)

The above fee is subject to annual increase based on mutual discussion for new batches commencing from academic calendar 2022-2023.

The minimum batch size expected to commence the session will be 60 student participants. In cases wherein the minimum number of 60 student participants is not reached, the Parties to mutually decide on the next steps.

It is also clarified that in case of non-collection / short collection of fees from the student participants, the loss will be borne by the University.

Billing terms and conditions

The invoice will be raised in the name of the University in December in case of an ODD Semester and May in case of an EVEN semester.

The professional fee estimates are based on the scope of work outlined in this EL. Actual fees could vary if the scope of this engagement is modified.

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Our professional fee includes applicable taxes, Goods and Services Tax and out-of-pocket expenses. Any tax, duty or other Government instituted levies that may become subsequently applicable to our Training Services shall be payable in addition to the fees referred to hereinabove.

Any additional advisory work, beyond the currently defined scope of work, is excluded from our professional fee.

Our invoices are payable in full within 21 days of presentation.

Duration of the EL

This EL shall be valid for a period of three (3) years from the date mentioned hereinabove unless terminated in accordance with the 'Termination' clause of the General Terms (as defined herein).

In the event of termination of this engagement, any ongoing batches of Training Services would be completed by KPMG, such that students are not adversely impacted by the termination. For the purpose of clarity, it is understood that upon such termination, unless agreed otherwise between the Parties, both the Parties will fulfil their responsibilities as agreed above.

In addition to the termination rights existing under the General Terms of Business, the non-defaulting Party shall have a right to immediately terminate the Services Contract upon prior written notice on occurrence of any of the following event:

- Material breach of the terms of the Agreement by the other Party ("Defaulting Party").
- Defaulting Party entering into, or proposes, any arrangement, compromise or composition with its creditors or go into liquidation or have a receiver, administrator, statutory manager, or similar officer appointed in this respect.
- Cessation, or threatened cessation, of the business conducted by the Defaulting Party.
- Defaulting Party is declared insolvent or guilty of fraud, crime involving moral turpitude, breach of fiduciary duty.
- The continued failure to perform obligations under the Agreement, provided the non-defaulting Party has given a prior written notice of 15 (fifteen) days to the Defaulting Party to rectify the breach or non-performance and same has not been rectified.
- Failure to maintain its license/approvals/registrations to do business as required by the Defaulting Party,
- Other than as required by law, the carrying out of any activity or the making of any public statement by the Defaulting Party which prejudices or reduces the good name and standing of the non-breaching Party or any of its affiliates (including their respective employees) or would bring any one of these into public contempt or ridicule;
- If any situation analogous to any of those described above occurs

In the event of a permitted termination of the EL or Agreement, either Party shall not be liable, because of such termination, for compensation, reimbursement or damages on account of the loss of prospective profits or anticipated sales or on account of expenditures, inventory, investments, leases or commitments in connection with the business or goodwill of the other Party.

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Pallavaram, Chennal-600 117.



Standard terms and conditions

This EL is subject to our General Terms of Business titled as 'General Terms of Business - Training Services' which is attached as an annexure to this EL ('General Terms'). These General Terms form an integral part of this EL and shall govern the engagement between the Parties.

It is clarified that academic content and delivery would be provided by KPMG and the University is procuring student participants and providing necessary infrastructure to aid in delivery, the University has no ownership or claim whatsoever to the content of the KCAP training program or any intellectual property rights ('IPR') over the contents and LMS of the KCAP training program. The ownership to content and LMS of the training program or any IPR over the contents of the training program shall belong to and be owned by KPMG at all times.

Use of 'KPMG' name and logo

Notwithstanding anything stated anywhere else in the EL (as defined under the General Terms of Business), subject to KPMG's prior written consent at each instance, you may quote in your external communications that KPMG has been engaged by you in order to assist you for providing training to the students on KCAP procured by the University in its B.Com Course. However, the quoting of KPMG's name shall be restricted to as below:

'KPMG is the academic partner for 'KCAP' course and shall provide the content and delivery of the course.'

For avoidance of doubt, the University shall be required to send all the publicity material / external communications to be used in print / digital / electronic media, wherein KPMG name or logo is to be used, for pre-screening by KPMG prior to its publication and shall take prior written consent from KPMG for use of the same. Further, the University, shall also be required to obtain prior written approval from KPMG for any of mode of communication which it proposes to use for the purpose of publicity. In case the University desires to change or edit the already approved existing publicity material, the University shall be required to send all those existing publicity materials for reapproval by KPMG.

The University shall reproduce or use KPMG logo for marketing the program only after the execution of a Logo Usage Agreement between the parties which is annexed hereto.

Further, the parties agree that breach of any provisions under this clause shall give right to KPMG to terminate the EL forthwith. This clause is subject to the following indemnity provisions.

- University shall indemnify and hold harmless KPMG from time to time and at all times hereafter, from and against
 (i) all loss, damage, harm or injury suffered or incurred by KPMG or any KPMG Person (as defined in the General
 Terms of Business) and (ii) all notices, claims, demands, action, suits or proceedings given, made or initiated
 against KPMG on account of or arising out of usage of our name or logo including misuse or breach of terms of
 usage of name or logo, as also against all costs, charges and expenses suffered or incurred by KPMG on account
 of the aforesaid. In this clause 'KPMG' shall include all KPMG Persons.
- The restrictions to the University under this clause shall survive the termination of the EL.

This section needs to be read in conjunction with Logo Licensing Agreement for detailed understanding of logo usage.

Special circumstances

- During the engagement term, Parties shall keep each other reasonably informed of any events which relate to COVID-19 or any other such situation that:
 - is not existing or reasonably foreseeable at the date of the EL; and

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- which will materially and adversely affect the notifying party's ability to perform its obligations under the
- Each party will implement mitigation measures to enable the Training Services to be performed so far as reasonably practicable in the circumstances, including without limitation:
 - reducing travel (particularly international travel) and in-person meetings to the minimum necessary level.
 - at the party's premises, implementing such infection control procedures as are recommended or required by official bodies in the applicable location
 - implementing internal corporate policies which permit and encourage individual remote working, and technical systems to enable individual remote working.
 - implementing telepresence, audio conference, videoconference, and other systems for collaborative working;
 - complying with the regulations, notifications, advisories etc. issued by the relevant authorities ('Notifications').

If, as a result of the global COVID-19 virus situation, performance by a party of its obligations under the Engagement Letter are rendered impossible or impracticable, the time for performance of such obligations shall be extended by such period as is reasonable in the circumstances without any liability on the nonperforming party, PROVIDED THAT the party in question is complying, and continues to comply, with its obligations pursuant to Paragraph 2 above.

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University's acknowledgement

We shall be grateful if you will kindly acknowledge your agreement with the terms and conditions of the EL by signing a copy of this EL in the space provided below and returning a copy to us. If the contents are not in accordance with your understanding of our agreement, we shall be pleased to receive your further observations and to give you any other information / clarification you may require.

Should you require any additional information or have any queries, please contact Jinesh Doshi or me.

Yours sincerely,

Vinay Gulati

Partner, CFO Advisory

KPMG Assurance and Consulting Services LLP

Enclosures:

KPMG's General Terms of Business - Training Services

I confirm that I have read the letter and its attachment carefully and confirm that they fully set out our agreed terms of business:

Name:

REGISTRAR

Designation The Registrar, WISNAS, TECHNOLOGY

2 September 202 ADVANCED STUDIES (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Roa

duly authorized for and on behalf of Vels Institute of Science, Technology & Advanced Studies



Annexure A - List of modules to be provided as part of Training Services

Module 1 - Accounting Concepts and Conventions	
Module 2 - Vouchers, Books of Accounts & Trial balance	
Module 2 - Vouciers, Books of Accounts & Trial balance	
Module 3 - Reserves, Provisions, Discounts and Approvals Module 4 - Final accounts	
Module 5 - Shares	
Module 6 - Fixed Assets	
Module 7 - Ratio Analysis	
Module 8 - Revenue Recognition	
Module 9 - Construction Accounting	
Module 10 - Lease Accounting	
Module 11 - Fixed Assets	
Module 12 - Impairment of Assets	*
Module 13 - Borrowing Cost	
Module 14 - Inventory	
Module 15 - Intangible Assets	
Module 16 - Provisions & Contingencies	
Module 17 - Foreign Currency Transactions	
Module 18 - Income Taxes	
Module 19 - Financial Instruments	
Module 20 - Preparation of Financial Statements	
Module 21 - Accounting Policies, Estimates & Errors	
Module 22 - Consolidation	
Module 23 - Overview of Difference Between GAAPs	
Module 24 - Sector Centric Accounting policies	
Module 25 - Industry Specific Accounting - Process Accounting	

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General Terms of Business - Training Services

1. Definitions

"Additional Terms" means any other terms applicable to the Services included with or referenced in the Engagement Letter and these General Terms.

"Agreement" (or "Services Contract") means the contract formed by the Engagement Letter, these General Terms, and any Additional Terms.

"Affiliate(s)" means any legal entity that, directly or indirectly, controls, is controlled by, or is under common control with you.

"Charges" means the fees, expenses and applicable taxes payable for the Services as mentioned in the Engagement Letter.

"Confidential Information" means any information that has been or will be made available, directly or indirectly, by one Party to the other Party in connection with the Services, that is marked or communicated as confidential or whose nature is such that a recipient would reasonably consider it confidential, including, without limitation, business plans, proposals, product development details, methodologies, software code and specifications, and financial information. Confidential Information excludes Excluded Information.

"Deliverable" means any advice, report, training material or other product of the Services provided to you in any form including but not limited to the content of the Program pursuant to the Engagement Letter.

"Engagement Letter" means the letter sent to you referencing these General Terms of Business.

"Engagement Team" means KPMG Persons who are individuals delivering the Services.

"Excluded Information" means information that: (i) is or becomes generally available in the public domain through no fault of either the receiving Party or those to whom the receiving Party has disclosed the Confidential Information; or (ii) was previously known to the receiving Party free of any obligation of confidence; or (iii) becomes available to the receiving Party free of any obligation of confidence from a third party who to the reasonable belief of the receiving Party is entitled to make such disclosure; or (iv) was developed by the receiving Party independently of the disclosing Party's Confidential Information.

"General Terms" means these terms and conditions.

"IPRs" means all intellectual property rights including all rights in and to inventions, utility models, patents, copyright and related rights, trade marks, logos, trade and business names, rights in designs, rights in computer software, database rights, moral rights, rights in Confidential Information (including know-how and trade secrets), in every case whether registered or unregistered and all similar or equivalent rights or forms of protection (whether now or in the future) in any part of the world and references to "IPR" means any of them.

"KPMG" or "we" (and derivatives) means KPMG contracting party as identified by the Engagement Letter.

"KPMG Persons" means KPMG, and each and all of our partners, directors, members, employees and agents together with KPMG International Limited and other KPMG International entities and other member firms of KPMG global organization of independent firms affiliated with KPMG International Limited a private English company limited by guarantee (each a "Member Firm") and any entity associated with us or a Member Firm, and each and all of its personnel including partners, directors, employees and agents, and "KPMG Person" means any one of them.

"Other Beneficiaries" means any Person identified in the Engagement Letter as a beneficiary of the Services or of any Deliverable other than you.

"Other KPMG Person(s)" means KPMG Persons who are not members of the Engagement Team.

"Party" means either of KPMG and you and "Parties" shall mean both KPMG and you.

"Person" means individuals, corporate and unincorporated bodies.

"Program" means the training program to be undertaken by KPMG in accordance with terms of the Engagement Letter.

"Services" means the services to be delivered by us under the Engagement Letter.

"Unpublished Price Sensitive Information" means any information, relating to a company or its securities, directly or indirectly, that is not generally available, which upon becoming generally available is likely to materially affect the price of the

General Terms - Training Services v5.3

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securities and shall, ordinarily include, but not be restricted to, information relating to the following:

- (i) financial results;
- (ii) dividends;
- (iii) change in capital structure;
- (iv) mergers, de-mergers, acquisitions, delistings, disposals and expansion of business and such other transactions;
- (v) changes in key managerial personnel.

"you" (and derivatives) means the addressee(s) of the Engagement Letter and, if the context requires, Other Beneficiaries.

2. The Agreement

- 2.1 This Agreement sets out the entire agreement between the Parties in connection with the Services and supersedes all previous agreements, promises, representations and understandings between the Parties, whether written or oral, to the extent only that they relate to its subject matter. Where any purchase order/work order ("PO") is issued in connection with the Services, it is hereby mutually agreed between the Parties that no pre-printed terms contained or referred in the PO will be applicable and the Services shall be solely governed by the terms and conditions under the Agreement.
- 2.2 In entering into this Agreement, neither Party has relied on any statement, representation, assurance or warranty (made innocently or negligently) unless it is set out in this Agreement.
- 2.3 If there is any inconsistency between the Engagement Letter and any other part of this Agreement, the Engagement Letter prevails to the extent necessary to resolve the inconsistency. If there is any inconsistency between these General Terms and any Additional Terms, the Additional Terms prevail to the extent necessary to resolve the inconsistency.
- 2.4 Any changes to this Agreement must reference this Agreement, be in writing and signed by all Parties.
- 2.5 If any provision of the Agreement is found by a court of competent jurisdiction to be invalid, unenforceable or illegal in whole or in part for any reason such decision shall not affect the validity, enforceability or legality of the remaining provisions hereof and the Agreement will be construed as if such invalid, illegal or unenforceable provision was not a part of the Agreement.

3. Our responsibilities

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- 3.1 The Services shall be delivered with the reasonable skill and care expected from a skilled and experienced Person engaged in providing services similar to the Services, in a similar context, and in compliance with applicable laws. We do not render legal services and, therefore, none of the Services rendered under the Engagement Letter or any part thereof shall be deemed to be legal services.
- 3.2 The Services will be provided by an Engagement Team, including any individuals named in the Engagement Letter. We try to minimise team changes, but, where necessary, we may change team members for others of equivalent skills and we shall try to give you reasonable notice of any changes.
- 3.3 When we work at your premises, we shall comply with applicable site policies communicated to us and agreed in writing and such policies shall be considered as a part of this Agreement.

4. Your responsibilities

- 4.1 You shall provide (and procure that your personnel and representatives provide), in a timely manner, such cooperation, information, documents and access to personnel, premises, systems and facilities, as we reasonably need or request and you shall obtain all necessary licences and permissions. You shall provide a safe and appropriate working environment and perform any actions that are to be performed by you under this Agreement.
- 4.2 You shall inform us of any changed circumstances or information that may have an impact on the Services and shall ensure that the personnel with whom we deal have the required skills, knowledge and information.
- 4.3 You are responsible and accountable for managing your affairs, deciding on what to do after receiving any Deliverable and implementing any advice or recommendations.
- 4.4 You are responsible for making any notifications, registrations and disclosures required of you under any law, rule or regulation.
- 4.5 We may communicate with you by electronic mail on the basis that in consenting to this method of communication you understand and accept the inherent risks with respect to such mode of communication and you shall perform virus checks as applicable. We may, to the extent permitted by law, intercept such communications in order to monitor them for internal compliance or other statutory purposes. You shall be responsible for security and confidentiality of any electronic storage facility,

General Terms - Training Services v5.3

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where you request us to send documents pursuant to this Agreement.

4.6 You shall not, directly or indirectly, solicit the employment of any of our partners, members, directors or employees, as the case may be, involved in performing the Services while the Services are being performed or for a period of 3 months following their completion or following termination of the Agreement, without our prior written consent. This prohibition shall not prevent you at any time from running recruitment advertising campaigns nor from offering employment to any of our partners, members, directors or employees, as the case may be, who may respond to any such campaign.

5. Ownership

- 5.1 We own all IPRs in any Deliverable and the Program (including any part thereof), except to the extent that the Deliverable incorporate your or third party pre-existing IPR which you or they shall continue to own. We shall retain ownership of our working papers.
- 5.2 You own any Deliverable in its tangible form on payment in full of our Charges and shall use the Deliverable subject to the terms of this Agreement.

6. Our advice and use of information

- 6.1 We may provide advice orally, in draft or interim form, but our latest written advice or final written report supersedes anything provided earlier.
- 6.2 You should not rely on any draft or interim advice. If we give you oral advice, and you wish to rely on it, you shall inform us and we will provide it in writing. You should only rely on our written advice.
- 6.3 We may rely on any instructions, requests or information supplied by any Person whom we reasonably believe to be authorised by you for such purpose.
- 6.4 If we receive information from you or from other sources in connection with the Services, we will rely upon it without independent verification.
- 6.5 Unless a part of the Services, we will not update the Services or the Deliverable after we have delivered the final Deliverable.
- 6.6 We cannot predict future events or circumstances, and you should not interpret our advice, forecasts or recommendations as a prediction or guarantee of any outcome.

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- 6.7 Unless otherwise agreed, our Services and Deliverable are provided for your internal use only and on the basis that you shall not quote our name or reproduce our logo in any form or medium without our prior written consent. The Deliverable shall not be disclosed to any other Person without our prior written consent except as permitted under the Agreement or except as required by law or by a competent regulatory authority (in which case you shall, if permitted by law or regulation, promptly inform us in writing). You may disclose the Deliverable to your Affiliate(s) who shall then be considered as Other Beneficiaries.
- 6.8 You may disclose the Deliverable to your legal and other professional advisers if seeking advice in relation to the Services, provided that you inform them that: (i) the Deliverable shall be kept confidential; and (ii) to the fullest extent permitted by law, we accept no liability to them in confection with the Services or the Deliverable.
- 6.9 Consent to record meetings: Any use of virtual meeting platforms such as Zoom, Google Meet, WebEx, MS Team or any other similar platform for the performance of scope of work/Services under the Engagement Letter shall be subject to the following conditions:
- a) Where the Client or any Person on behalf of the Client (together referred to as "Client" for the purpose of this clause) wishes to record the proceedings in whole or in part during any audio and/or video meetings, (together 'Meetings'), it shall be required to provide an explicit written notice to all the attendee(s) of the call who would be representing us or participating on our behalf, prior to the Meeting. It is hereby agreed between the Parties that the recording of the Meeting shall not be permitted unless such consent has been granted in writing prior to the Meeting and mere participation in the Meeting shall not be considered as a consent.
- b) Without prejudice to our rights under law and/or contract or otherwise, we shall be entitled to withdraw from the Meeting which is being recorded without our explicit consent.
- c) Any such consent, if granted, shall be valid only for that particular Meeting and for the agenda / purpose for which the Meeting is conducted.
- d) No reliance shall be placed by the Client on the views expressed or advice provided or recommendations made by us during any such Meetings, whether recorded or not. Consequently, we and KPMG Persons shall not incur any liability to the Client or any other third party arising out of or relating to such recordings.
- e) If the Client wishes to rely on any advice provided by us during such Meetings, Client is required to inform us about such requirement and we shall provide the same in writing. Client should only rely on our written advice at all times.

General Terms - Training Services v5.3

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai-600 117. f) Any consent granted by us shall be considered as revocable and we shall be entitled to withdraw our consent at any time (i.e. before, during or after the Meeting). In case of such revocation during the meeting, the Client undertakes to stop the recording immediately and in any case during or after the Meeting, delete all copies of such recording permanently from its system (including archival systems).

g) Client acknowledges that such recordings, shall be used solely for internal purposes of the Client and cannot be used or relied upon in any other manner whatsoever or disclosed to any other party, and shall ensure the confidentiality of the same in accordance with this clause.

h) Client agrees that such recording shall be without prejudice and that it shall not be entitled to alter, use or rely upon the recording in any manner whatsoever including without limitation in case of any dispute/differences between us and the Client. In no case shall such recording be used against us or our any KPMG Persons in any litigation or regulatory enquiries in any manner whatsoever.

i) Once the recording is done, the Client is obligated to immediately furnish to us an unaltered copy of such recordings, for our records. Client shall permanently delete any recording when such recording is no longer required.

j) Any content presented by us in the Meetings should not be copied in any manner through screen shots or otherwise, without our prior and explicit written consent.

k) Any consent obtained, in a manner other than provided in this clause, will be treated as null and void.

7. Confidentiality

7.1 The Parties shall keep each other's Confidential Information confidential and use it only to perform or receive the Services or for exercising their rights or performing their obligations under this Agreement. We shall not disclose your Confidential Information beyond KPMG Persons or subcontractors who are involved in delivery of Services unless permitted by you or by this clause. Each Party will protect the Confidential Information it receives as it would protect its Confidential Information, and exercise at least a reasonable standard of care.

7.2 The Parties may disclose Confidential Information if required by applicable law or regulation but only to the extent required by such law or regulation. The Parties may disclose Confidential Information to their insurers in relation to any dispute relating to this Agreement, in which event such disclosure shall be done privately and in confidence only.

7.3 Subject to our confidentiality obligations herein, we will retain your Confidential Information in accordance with our document retention policy. We shall be entitled to use your Confidential Information and to provide such information to

- (i) KPMG Persons and/or their external legal advisers
- (ii) other parties who facilitate the administration of our business or support our infrastructure

in both cases in order to

- (a) perform client and engagement acceptance procedures (including but not limited to the identification of potential conflicts of interest or compliance with independence requirements),
- (b) perform internal risk assessments and
- (c) support the maintenance of quality and professional standards in the conduct and delivery of services (e.g., quality reviews of the services delivered, to identify and mitigate any KPMG quality, conduct or related risk management issues, facilitate requests by regulators, or the establishment and maintenance of knowledge databases).

We are still responsible for ensuring confidentiality if Confidential Information is shared with or accessed by such parties.

7.4 We may use information we obtain in performing the Services, anonymised and/or aggregated, so that no Personal Data or commercially sensitive information is disclosed, for development of expertise and know-how, benchmarking, analytics, quality assurance and other purposes related to our business.

7.5 Except as required by law or as set forth in this paragraph, neither Party shall acquire any right hereunder to use the name or logo of the other Party or any part thereof, without the express written consent of the other Party. You agree that we may refer to you in our internal and external communication, indicating the general services rendered. Further, for purposes of the Services, you hereby grant to us a limited, revocable, non-exclusive, non-transferable, paid up and royalty-free license, without right of sublicense, to use your logo solely for presentations or reports to you or for internal presentations and intranet sites.

7.6 Where you are a listed entity in India or shall disclose to us any information related to a listed entity in India, the provisions of this clause shall apply. You shall comply with the provisions of the SEBI (Prohibition of Insider Trading) Regulations, 2015, including amendments thereof, ("Regulations") and the restrictions imposed thereby. You agree to use all our oral and written reports and all other communications and advice, strictly in accordance with the Regulations. You shall inform us in writing, in advance in case the information supplied to us will include Unpublished Price Sensitive Information ("UPSI") pertaining to you or any other listed company / companies along with the name of such company / companies to enable us to comply with our obligations under the Regulations. You

General Terms - Training Services v5.3

Page 4



REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Velan Nagar, F.V. Vaithiyalingam Road,
Pallavaram, Chennal-600 117.

acknowledge and agree that we shall not be responsible for determining the difference between price sensitive and non-price sensitive information that would form part of the information disclosed to us. All information supplied to us (in whatever form) which is not in the public domain will be treated as Confidential Information. We recommend that you obtain legal advice to ensure that the information supplied to us is not in contravention of any applicable laws and regulations.

8. Our Charges

- 8.1 We shall invoice you as per the Engagement Letter for the Charges which shall be payable on presentation of our invoice (or at such other time as may be specified in the Engagement Letter) without set-off.
- 8.2 Upon termination of the Agreement, we shall be entitled to payment of our Charges for Services performed up to the date of termination. In this event, our Charges will be calculated at our agreed hourly rates (or if none are agreed then our relevant standard rates) at the time the Services were performed.
- 8.3 Where there is more than one addressee of the Engagement Letter, unless the Engagement Letter provides otherwise, each of you shall be jointly and severally liable to pay our Charges.
- 8.4 If we are required by law, or a regulatory or parliamentary body in any proceedings, forum, or investigation (in which we are not a party or participant but you are) to provide information or produce documents relating to the Services, you shall pay our fees incurred in satisfying such requirements based on our standard rates at that time and any costs; expenses and applicable taxes.

9. Managing conflicts of interest

- 9.1 KPMG Persons may be delivering services to, or approached to deliver services to, or act for another party or parties during and after this engagement with interests that conflict with or are adverse to yours (a "Conflicting Party" or "Conflicting Parties").
- 9.2 KPMG Persons are free to deliver services to Conflicting Parties, but where the interests of any Conflicting Party directly conflict with yours in relation to the subject matter of the Services then the Engagement Team shall not deliver services to the Conflicting Party and Other KPMG Persons may only deliver services to the Conflicting Party where appropriate Barriers are in place. Where this process is followed and such Barriers are in place, you agree that this will be sufficient to manage such conflict.

9.3 "Barriers" means reasonable safeguards to facilitate the protection of our clients' interests, through information handling procedures and deployment of professionals.

10. Third parties and their rights

- 10.1 KPMG Persons (other than the KPMG contracting Party) may exercise rights given to them in this Agreement.
- 10.2 The Parties may end or vary this Agreement without anyone else's consent, including any Other Beneficiaries.
- 10.3 You agree to and accept the provisions of the Agreement on your own behalf and as agent for Other Beneficiaries. Other Beneficiaries (if any) acquire rights and become subject to obligations under this Agreement as if they had each signed a copy of the Engagement Letter and agreed to be bound by it.
- 10.4 Except as provided herein, the Agreement shall not create or give rise to, nor shall it be intended to create or give rise to, any third party rights. No third party shall have any right to enforce or rely on any provision of the Agreement which does or may confer any right or benefit on any third party, directly or indirectly, expressly or impliedly.

11. Circumstances beyond your or our control

- 11.1 No Party shall be in breach of its obligations under this Agreement or incur liability to the other Party if that Party is unable to comply with this Agreement due to any cause beyond their reasonable control.
- 11.2 If such an event occurs, the affected Party shall, as soon as reasonably practical, notify the other Party, who may suspend or terminate this Agreement by giving seven days' notice, taking effect if the affected Party has not recommenced the performance of its obligations in that period.

12. Waiver, assignment and sub-contractors

- 12.1 Failure by a Party to exercise or enforce any rights under this Agreement is not a waiver of such rights.
- 12.2 No Party may assign the benefit of this Agreement.
- 12.3 We may appoint sub-contractors to assist in delivering the Services, but we remain responsible for performing the Services and we shall procure that they treat your Confidential Information under confidentiality obligations equivalent to those in this Agreement. Where any sub-contractor is not a KPMG Person we will notify you first.

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General Terms - Training Services v5.3

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) Valan Nagar, P. V. Valinyalingain Road, Pallavarum, Chennal-600 117.

13.Limita €ions on our liability

13.1 Our li ability and that of any KPMG Person, in aggregate, to you and t ○ Other Beneficiaries for direct losses or damages under this Agreement and for all claims connected to it, in contract, tort (including negligence), statutory liability or otherwise, shall be limited to the fees paid to us for the Services in last twe live (12) months preceding the claim. Nothing in this Agreemen tlimits our liability for direct losses or damages arising from our fraud or deliberate breach of duty or any other liability which can not be limited by law.

13.2 In no event shall we (including KPMG Persons) be liable for loss of profits, goodwill, anticipated savings or wasted time and for indirect special, incidental, exemplary, punitive or consequential loss, claims, costs, expenses or damages.

13.3 Where there is more than one beneficiary of the Services (a "Beneficiary") the limitation on our liability in clause 13.1 shall be apportioned by the Beneficiaries amongst them. No Beneficiary shall dispute or challenge the validity or operation of clause 13.1 on the grounds that no apportionment has been agreed or that the share of the limitation amount apportioned to any Beneficiary is unreasonably low. In this clause, "Beneficiary" includes you and Other Beneficiaries.

13.4 Neither you nor any Other Beneficiaries shall bring any claim against any KPMG Person except KPMG in respect of loss or damage suffered by you arising out of or in connection with this Agreement or the Services. This clause is enforceable by any KPMG Person.

13.5 Any claim from you or Other Beneficiaries in respect of loss or damage suffered as a result of, arising from or in connection with the Agreement must be made within three years from the date of cause of action arising. It is agreed between the Parties that the cause of action shall be deemed to arise on the date on which the activity giving rise to the claim was performed. For the purposes of this clause, a claim shall be made when court or other dispute resolution proceedings are commenced.

14. Third Party Claims

14.1 You shall indemnify and hold us harmless from time to time and at all times hereafter, from and against all losses, damages, costs, charges and expenses, harm or injury suffered or incurred by us or any of us arising out of any third party notices, claims, demands, action, suits or proceedings given, made or initiated against us on account of or in relation to (a) the performance, by us or any of us, of all or any of our obligations hereunder (provided that the indemnity under (a) shall not, however, be applicable to the extent that any such notices, claims, demands,

actions, suits or proceedings are found by a competent court in its final judgement to have resulted primarily from our wilful default in performing the Services described in the Engagement Letter) or (b) use, copy, duplication or distribution of the Deliverable or Program (or any part thereof) in a manner because of which there is any claim made or threatened against us (c) any default committed by you in the performance of all or any of your obligations hereunder, including breach of our IPRs or (d) providing a copy of our Deliverable to a third party as agreed by us under the Engagement Letter or in writing

14.2 If any payment is made by you under this clause you shall not seek recovery of that payment from us at any time.

14.3 In this clause "us" shall include KPMG Persons and "you" shall include Other Beneficiaries.

15. Termination and Survival

otherwise.

15.1 Either you or we can terminate this Agreement by giving at least 30 days' prior notice to the other Party at any time. Except where termination is on account of clause 15.2 below, it is agreed between the Parties that (i) the Program shall be completed for all participants who have not finished the Program as on the date of the termination notice by a Party; and (ii) there will not be any new intake of participants for the Program from the date of termination notice by a Party.

15.2 We may terminate this Agreement immediately if: (i) there is a change of law, rule, regulation or professional standard, or circumstances arise that we reasonably believe would cause the relationship between the Parties to violate such law, rule, regulation or professional standard or would prejudice any KPMG Person's ability to comply with applicable independence requirements; or (ii) we believe a conflict of interest cannot be managed, but in that case we shall consult you before we do so.

15.3 Termination shall not affect any rights of any Party accrued before termination. Clauses 1, 4, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15.3, 16, 17, 18, 19 and 20 shall survive expiry or termination of this Agreement, together with any other provision which, by implication, is intended to survive.

16. Data Protection

16.1 This clause 16 applies to personal data provided to us by you or on your behalf in connection with the Services ("Personal Data").

16.2 You warrant and represent that you have necessary consent, have provided any necessary notice and have complied

General Terms - Training Services v5.3

Page 6



REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Velan Nagar, P. V. Vallhiyalingam Road,
Pollavaram, Chennal-600 117.

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MEMORANDUM OF UNDERSTANDING

BETWEEN

LALAJI MEMORIAL OMEGA INTERNATIONAL SCHOOL (LMOIS)

79, Omega School Road (Pallavaram Road), Kolapakkam, Kovur Post, Chennai – 600128, Tamil Nadu, INDIA

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram,
Chennai - 600 117, Tamil Nadu, India.





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S. KESAVARAJ

Stamp Vendor No. 19, G.S.T. Road, Pallavaram, Ch - 43. L. No. 14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made on the 1st day of July 2022, at Chennai

BETWEEN

LALAJI MEMORIAL OMEGA INTERNATIONAL SCHOOL, located at Kolapakkam, Chemiai (hereinafter referred to as "LMOIS" and hereinafter individually referred to as the "First Party" and jointly referred to as the "Parties")

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 6001 7, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P. Saravanan – Registrar.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117 Correspondent

MS-CO

OMEGA INTERNATIONAL SCHOOL

WHEREAS:

- LMOIS is a leading independent school in Chennai established in 2005, offer in garange of national and international curricula.
- Vels Group of Institutions was established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The University status was conferred to Vel's Group of Institutions, by the Ministry of Human Resource Development, Govt. of India under section 3 of the UGC act 1956. As a logical consequence of this, the founder Chairman Dr.Ishari K. Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes a University which will be globally more competitive and internationally recognized institution.
- 3. This non-binding memorandum of understanding (herein after referred to as "the MOU") is being entered into to outline the intentions of the Parties forcollaboration to be pursued or undertaken by the Parties, as stated hereinbelow.

SCOPE OF THE MOU:

- 1. VISTAS will offer a Diploma program for students of LMOIS
- For LMOIS students who have completed the Diploma program will be provided at VISTAS topursue a program of choice after their Class XII, based onpredictivescores
- 3. The parties will engage in exchange of resources and facilitate Teacher training workshops at either of their campuses
- 4. Students of LMOIS will attend Immersion programs and pursue internshipopportunities at VISTAS during the course of the academic year, everyyear
- Parties to engage in collaborative research with students and members of faculty.

TERM OF THE MOU:

- 1. This MOU will be in force for a period of 24 months from the date of signing. This MOU may not beterminated in between the academic year which may affect the learning of the students. It may be terminated by either party by giving a prior written notice of 90 days to the other party only towards the end of the academic session.
- 2. This MOU can be further extended, subject to mutual agreement of terms and conditions at the end of 24 months, on expiry of the MOU. The intimation of desire to continue should be intimated in writing to, two months prior to the date of expiry of this MOU.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117,

OMEGA INTERNATIONAL SCHOOL

Correspondent

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LALAJI MEMORIAI

- This MOU or any action of the parties with respect thereto does not constitute legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.
- This MOU does not create any partnership, agency, joint venture or employer
 –employee relationship between the parties.
- The parties shall be responsible for their respective costs, loss and expenses
 and no party shall be responsible to the other for any loss, cost, expense or
 damages whether direct, indirect, consequential or incidental.
- Each party shall undertake to observe confidentiality and secrecy of the document, information and other data received from or supplied to, the other party during the period of implementation of this MOU or any other agreement made permanent to this MOU.
- 7. Both the parties shall continue to be binding between parties not withdrawing the termination of this MOU.

CO-ORDINATION:

The Parties to this MOU will, on signing from the date of execution of this MOU, designate a key contact person on behalf of each Party, as below, who will take responsibility for development and achievement of the Obligations of this MOU.

PROTECTIONOFINTELLECTUALPROPERTYRIGHTS:

Both parties agree to use the name, logo and /or other official emblem of the other party on their respective publications, advertising and promotion material, website and social media channels.

EXTENT OF SERVICES:

- 1. The following courses will be offered by VISTAS for the Diploma programme
 - a. Carnatic Vocal
 - b. Hindustani Vocal
 - c. Bharatanatyam
 - d. Fashion Design
- LMOIS will provide the syllabus structure for all the above courses as well as the marking scheme for the examination
- The courses will be conducted at LMOIS campus and LMOIS will provide competent facilitators to conduct the Diploma program for all the abovementionedcourses

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117, Correspondent

LISTER

LALAJI MEMORIAL

OMEGA INTERNATIONAL SCHOOL

- 4. The duration of the course will be that of two years divided into four semesters
- 5. VISTAS will conduct semester-based examinations
- 6. Examinations for all the courses will have two components a. Practical b. Theory
- 7. While the examinations will be conducted at LMOIS campus, VISTAS will provide the examiners
- 8. On successful completion of the examination, VISTAS will provide the Certificate of Diploma, for the course opted, to all the registered students.

PAYMENT DETAILS:

- 1. A one-time payment of Rs. 8000/- per student will be paid by LMOIS to VISTAS, as received. This amount will be inclusive of the admission fees, registration fees and course fees.
- 2. The examination fees of Rs.500/-per exam (Rs.250 for practical and theory each), per semester, will be paid by LMOIS before the exam for each of the registered student.

Correspondent 1 Dece

OMEGA INTERNATIONAL SCHOOL

CONTACTPERSONS:

The below shall be the points of contact from both parties:

For LMOIS:

Attention

:ShilpaSrinivasan

Designation:

HOD, Performing Arts

Contact

:+919087886913

Email

:shilpas@omegaschools.org

Attention

: Subramanian Vanchinathan

Designation

:CFO

Contact

:+918939934244

Email

:ca.vsubra@omegaschools.org

For VISTAS

Attention : Mr. K.Babu

Designation: Teaching Assistant

Contact

:9444644512

Attention :Mrs.S.Sophia

Designation: Assistant Professor

Contact

:9677758571

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

IN WITNESS WHERE OF the Parties have here to set their hands and seal on this, 1^{st} , the Friday of July, 2022.

Signed for and on behalf of

VISTAS



Registrar

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117,

Signed for and on behalf of

Lalaji Memorial Omega International School

EALAJI MEMORIAL

OMEGA INTERNATIONAL SCHOOL

Correspondent

LALAJI MEMORIAL
OMEGA INTERNATIONAL SCHOOL

Bharat Madhavan Correspondent

Witnesses:

For VISTAS

Name

Designation

S. SOPHIA.

Deas Deas

ForLMOIS

Name Designation V.SUBRAMANDAN

CFO



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S. KESAVARAJ

Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No. 14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 25th day of March 2022 at Chennai.

Between

Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

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LAYAM - ART OF SILENCE situated at No.1. 1st Main Road, Sri Durgai Avenue, Selavoyal, Chennai - 600 118 empanelled and sponsored by Tamil Nadu Chennai Corporation, Chennai - 600 001

Registrar

LAYAM Specializes in:

- Mental Fitness Program Engaging with students to promote positive psychology strategies and improve wellbeing
- Microsoft Excel: Pivot Tables Workshop Learn how to use pivot tables in excel and learn how to use pivot tables to get a raise
- Email Writing: New power at Work + in Business Resume Writing for Beginners
- Microsoft Excel Data Analysis with Excel Pivot Tables Master Excel pivots & learn data analysis
- TALLY ERP 9 with GST TALLY with Accounting [2021] Practical hands-on training on the core concepts like accounting, inventory, Payroll with practical hands-on

Vels Institute of Science Technology & Advanced Studies (VISTAS) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national services and development.

Registrar

The deemed to be University status was conferred to Vel's Group of Institutions, under Sec 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India in 2008. As a logical consequence of this, the founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor.

The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of memorandum of understanding for the purpose of academic interaction and research activities beneficial to institute and industry.

I. Purpose of the Agreement

VISTAS and **LAYAM - ART OF SILENCE** jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

The parties collaborate, co-operate and interact to achieve the following scopes of this MoU.

- Conducting Value added course
- Orientation Programme / Guest Lecture / Technical Seminar.
- Student Internships
- Student Project work guidance for final year students.
- Student Placement

Registrar

II. Legal Framework

The Registrar of VISTAS and the Founder/Co-Founder of 'LAYAM' may, in accordance with their respective policies and procedures, initiate agreements to enhance joint development of students by offering students of VISTAS a chance to work on real world projects under the guidance of LAYAM.

III. Execution of the Agreement

Any arrangements entered into further to this memorandum will be governed by specific, individual agreements after due approval processes have been followed. All agreements will be signed between the relevant authorities of LAYAM and VISTAS.

IV. Term & Termination

This agreement will be effective on the date it has been designed by both parties, and it will be in effect for a period of 3 years from the date of signing MoU. The agreement can be renewed for additional 3 years period by mutual consent of the parties to the agreement. Both parties reserve the right to terminate this agreement giving written notice 30 days prior to the proposed termination date.

Registrar

For VISTAS

Signature

Name

: Dr.P.SARAVANAN

Designation: REGISTRAR

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

For LAYAM

Signature: .

Name : A. SENTHIL KUMAR

Designation: FOUNDER-PRESIDENT

Witness

1. Signature with date Name & Address

Dr. M. CHANDRAN,

Professor & HOD, Department of Commerce VISTAS, Pallavaram, Chennai-600 117.

2. Signature with date Name & Address

Dr. R. SEENIVASAGALU, M.Com., MBA., M.L.I.S., M.PNII., Ph.D.,
PROFESSOR & HEAD
DEPARTMENT OF COMMERCE (CA)

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES
PALLAYARAM, CHENNAI - 600 117.

Witness

T. Jone Camil

1. Signature with date Name & Address

P. John Romeo 3. 8th main road Lane, Thickvallman Nagar, Chennai - 118.

2. Signature with date Name & Address 25/3/2022

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22 MAR 2022

Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 18th day of May

Between

Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

Mass Diagnostic Centre, No. 4 A, Dharga Road, Zamin Pallavaram, Chennai - 600 043, Tamil Nadu, India, and includes its assigns, legal heirs and successors represented by its Proprietor Mr. K. Mathivanan, Proprietor

In accordance with the mutual desire to promote co-operation between Mass Diagnostic Centre with its registered office No. 4 A, Dharga Road, Zamin Pallavaram, Chennai – 600 043, INDIA and Vels Institute of Science, Technology and Advanced Studies (VISTAS), located at Pallavaram, Chennai-600117.

Mass Diagnostic Centre, No. 4 A, Dharga Road, Zamin Pallavaram, Chennai – 600 043, INDIA was established in the year 2013 with a vision to provide a platform to acquire diagnostic services in the field of Clinical pathology. They offer Hands on Training, Mini projects and certificate course in different areas of Clinical pathology like Clinical Chemistry, Clinical Biochemistry, Hematology and Histopathology. The workshop and hands on training programs in different techniques relevant for academia, aim to enhance the student's understanding and prepare them for an excellent future in Diagnostic field.

Vels Institute of Science Technology & Advanced Studies (VISTAS) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.

The deemed to be University status was conferred to Vel's Group of Institutions, under Sec 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India in 2008. As a logical consequence of this, the founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor.

The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of memorandum of understanding for the purpose of academic interaction and research activities beneficial to institute and industry.

I. Purpose of the Agreement

VISTAS and Mass Diagnostic Centre jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VIST - 3)

Pallavarant, Chennai - 600 117.

For MASS DIAGNOSTIC CENTRE

The parties collaborate, cooperate and interact to achieve the following scopes of this MoU.

- 1. The Parties intend to collaborate for conducting Skill Enhancement Course on Clinical Pathology (30 hours) and Rs.2500 will be paid per student to Mass Diagnostic Centre for the same.
- 2. Research works under the title, Clinical pathology, which typically includes the following areas:
 - a. Clinical Chemistry: This area typically includes automated analysis of blood specimens, enzymology, toxicology and endocrinology.
 - b. Chemical Pathology usually performs tests on serum or plasma. These tests, mostly automated, include a wide array of substances, such as lipids, blood sugar, enzymes, and hormones.
 - c. Hematology: This area includes automated and manual analysis of blood cells. It also often includes coagulation.
 - d. Histopathology processes solid tissue removed from the body (biopsies) for evaluation at the microscopic level.
- 3. Both parties exchange the technical expertise such as experimental procedures, instrumental knowledge and development of new protocols in Fields.
- 4. Both parties agree to exchange the expertise of their working staff under mutual convenience when requested by either Party. For example, Mass Diagnostic Centre, can request to utilize the expertise of VISTAS faculty for their technical events. However, exchange of faculties or scientist to be done under mutual convenience of the Parties when such exchanges doesn't affect the normal functioning of both the Parties. During Conferences, Seminars, Symposia and Workshops organized by either Party, above mentioned exchange of faculty may avail with mutual concerns.
- 5. Both parties agree to utilize their Laboratory Instrument Facilities without any payments when such utilizations don't affect the normal functioning of the other.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennai - 600 117. MASS DIAGNOSTIC CENTRI

II. Legal Framework

The Registrar of VISTAS and the Proprietor of Mass Diagnostic Centre may, in accordance with their respective policies and procedures, initiate agreements to enhance joint development of students by offering students of VISTAS a chance to work on real world projects under the guidance of Mass Diagnostic Centre.

III. Execution of the Agreement

Any arrangements entered into further to this memorandum will be governed by specific, individual agreements after due approval processes have been followed. All agreements will be signed between the relevant authorities of Mass Diagnostic Centre and VISTAS.

IV. Term & Termination

This agreement will be effective on the date it has been designed by both parties, and it will be in effect for a period of 3 years from the date of signing MoU. The agreement can be renewed for additional 3 year periods by mutual consent of the parties to the agreement. Both parties reserve the right to terminate this agreement giving written notice 30 days prior to the proposed termination date.

V. Intellectual Property Rights

Any Intellectual Property Rights that come about due to the development of any projects initiated by VISTAS or Mass Diagnostic Centre in partnership with VISTAS would be the property of VISTAS only and the company has no claim over the same. Any information relating to the projects that need to be disclosed by VISTAS and its staff, students and research scholars pertaining to the projects initiated with Mass Diagnostic Centre and VISTAS, shall be shared only after obtaining the approval in writing from the management of Mass Diagnostic Centre and VISTAS. A separate Non-Disclosure agreement shall be signed by all parties concerned before every such project is initiated.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

FOR MASS DIAGNOSTIC CENTRE

For VISTAS

For MASS DIAGNOSTIC CENTRE

Signature:

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Name

: Dr. P. SARAVANAN

Designation: REGISTRAR

Signature:

For MASS DIAGNOSTIC CENTRE

Name : Mr. K. MATHIVANAN Designation: PROPRIETOR

Witness

1. Signature with date

Name & Address

Dr. P. BRINDHA DOVI DEPT OF BIDENGA. VISTAS, PALLAVARA

CHENNAI - 117

2. Signature with date

Name & Address

Dr. P. VIVEK

CHENNAI - 117.

Witness

1. Signature with date Name & Address

K-MAHESWARI

No : 9, mem wagar.

old pallarciron ch-117

Name & Address

S. Pooja

No: 10, Krishnanst

balyani puram Polla vovram ch - 44

MEMORANDUM OF UNDERSTANDING BETWEEN



INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS)
(Decembed to be University End. as 3 of the UGC Act, 1956)
PALLAVARAM - CHENNAI
NAAC ACCREDITED WITH 'A'GRADE

Marching Beyond 25 Years Successfully

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), TAMILNADU

AND





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S. KESAVARAJ Stamp Vendor

19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @94 Ph : 9176555785

MEMORANDUM OF UNDERSTANDING

BETWEEN

DEPARTMENT OF BIOCHEMISTRY SCHOOL OF LIFESCIENCES

Vels Institute of Science, Technology and Advanced Studies (VISTAS)

&

MEDOX BIOTECH INDIA PVT.LTD

This Memorandum of Understanding (MOU) was made at Chennai on 25th Day of October, 2021 between Medox biotech India private limited and Vels Institute of Science, Technology and advanced studies (VISTAS).

6/3
Kodambakkam
Road West
West Mambala

Medox biotech India private limited represented by Mr.S. Selvaraj, Managing Director, individually or collectively an Independent CRO having its address at No.6/3, West Kodambakkam Road, West Mambalam, Chennai, Tamil Nadu – 600 033. The Company, founded in 1998, is located in Chennai, Southern Metropolis of India, specialized in manufacturing & supplying products for Research, Education and Industry in the field of Life Sciences. MEDOX Biotech manufactures a wide range of products like Molecular Biology Kits, Reagents, Micropipettes, Biotechnology & Immunology Teaching Kits, Gel Electrophoresis Systems, Power Supplies, Transilluminators, Electrophoresis Reagents, etc. Medox biotech India private limited, hereinafter referred to as one of the part.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), established in 1992, (promoted and run by Vels Educational Trust), registered under the Indian Trust Act, 1882, having its Office P.V. Vaithiyalingam Road, Velan Nagar, Pallavaram, Chennai, Tamil Nadu 600117, VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), Tamil Nadu, founded by Dr. Ishari K Ganesh, M.Com, MBA, B.L., (M.L.), Ph.D., a visionary and an eminent educationist, in fond memory of his father Shri. Isari Velan, a former minister in the popular Govt. of Dr. MGR. Vels Educational Trust has always served to take education to the thresholds of first generation learners and weaker sections of the society. The University is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board is drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University.

Conclude this memorandum (hereinafter referred to as the MoU) with respect to the establishment of 'Nonexclusive' collaboration for research projects/ trainings and internships on applicable fees basis for the students and faculties.

Medox Biotech India Private Limited and Department of Biochemistry, VISTAS shall be referred to as the "Parties" collectively and "Party" individually as the context may require

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Registrar

Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

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SCOPE OF THIS MEMORANDUM OF UNDERSTANDING

To promote co-operation between **Medox Biotech India** Pvt.Ltd. and department of biochemistry, VISTAS, India, hereby agree to enter into this agreement for promoting academic and research related activities between the two.

Within the areas that are mutually acceptable, cooperation will be pursued in:

- a. Preparation of joint research proposal and performing research work in collaboration
- b. Exchange of facilities for research work and collaboration.
- c. Exchange of information including, but not limited to exchange of library materials and research publications which is of mutual interest to both Institutions.
- d. Access to various research facilities of the institutions by the collaborating faculty and students
- e. **Medox Biotech India** providing Training and internship to students of biochemistry, VISTAS based on feasibility with applicable fees.
- f. **Medox Biotech India** offering guidance and facility for research students and faculties of Biochemistry, VISTAS.
- g. It is understood that Fee charged by **Medox Biotech India** is towards expenses of project, it is mutually accepted to include **Medox Biotech India** Pvt. Ltd. Facility in the Acknowledgements of any form of publication or presentation of this respective research work.
- h. Medox Biotech India Pvt Ltd to extend the necessary support to deliver guest lectures/ webinars to studends of biochemistry department, VISTAS.
- Medox Biotech India Pvt Ltd will provide labs/workshop/ industrial site for the hands on training of the learners enrolled with Department of Biochemistry, VISTAS.

Implementation

This agreement comes into force on the day when representatives of the two institutions affix their signatures, and is valid for three years. The institutions agree to review it after three years from the date hereof.

Kodambakkam Road West Mannalam *

Chennai 600 035

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallayaram, Chennai - 600 117.

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The notice of termination of this MoU needs to be given three months in advance by either side. Any change to this MoU shall come into effect only after the changes are written and signed by both the parties.

Here upon, the undersigned signatories agree to the above provisions of the agreement.

Medox Biotech India Pvt. Ltd.

In the presence of

Kodambakk Road We West Mamba Page

Managing Director

Medox Biotech India Pvt.Ltd

By: Name:

V. CASIRAS AN.
Managor - Admin & Aceouts.
MEDOX BOOTECH INDIAPVIHD.

Date:

Department of Biochemistry., **VISTAS**

In the presence of

By:

Dr. P. Saravanan

By: Name:

Dr. R. PADMIC

Person:

Registrar

·· HOD Dept. Of Biochemistry

VISTAS Registrar

Pallavarani. Chennai - 600



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lo. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is (MOU) is made and executed on this day 18/03/2022 in Chennai

Between

National Small Industries Corporation - Technical Services Centre, A Government of India Enterprise under Ministry of MSME, office at Sector B-24, Guindy Industrial Estate, Ekkaduthangal, Chennai-32. Referred to as NSIC TSC.

And

Vels Institute of Science, Technology and Advanced Studies VISTAS (Deemed to be University) located at Pallavaram, Chennai.-117, and TamilNadu, India.

Registrar Sels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

U VENKATACHALAPATHI General Manager (SG) The Prime Objective of MOU is to make the students more employable under Campus to Company (C2C) Program Valid for one year by way of skill development courses/workshops to be conducted by NSIC TSC at its premises in Chennai.

The Prime objective of the NSIC TSC is Development of skilled manpower, conduct tailor made courses to suite the industries requirement and to extend Common Facility Services to MSME units in engineering sector.

1. Training Programme (Value Added Courses)

NSIC TSC will conduct training and Entrepreneurial Development programmes to the interested students of MBA, BBA, B.Com, BE, BCA, MCA, B.Sc. Computer Science Physics / Electronics, Vis .Com or relevant branch with minimum batch size of 50 nos. and duration of 30 hrs.

2. Academic Projects / Mini projects / Inplant / Internship

NSIC TSC will also extend support in Academic projects for final year students and miniproject for 2nd year students of the VISTAS. It is mandatory for students who enroll for projects to attend classes on project as per the schedule framed by the project coordinator. Inplant / Internship training duration will vary from one week to one month.

Technical Seminars / Workshops:

NSIC TSC will support Technical seminars/workshops for various disciplines.

S. No	Area	Duration
1	Workshop/seminar	1or 2 days
2.	Value added courses	1or 2 weeks (30hrs)
3	Inplant training with Miniproject	1 week

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. April 1

U VENKATACHALAPATHI General Manager (SG)

Terms and Conditions:

- Bonafied letter from VISTAS to be submitted by the student for Internship / project.
- Xerox copies of certificates latest semester mark sheet, community, to be submitted for value added courses.
- VISTAS identity card must be carried by the student during the training period.
- 4. Any Collaborative training Programmes between VISTAS and NSIC-TSC , Chennai shall be coordinated by a coordination committee appointed by Heads of both the Institutes
- Financial requirement if any needed for any specific programme will be decided on case to case basis and brought on record in each case after due approval from heads of both the institutions
- 6. The MOU shall be effective from the date of its approval by competent authorities at both ends
- VISTAS would ensure proper discipline and conducive atmosphere will be maintained throughout the training course. The candidates will be forfeited certificate when failing to maintain punctuality and attendance
- 8. On Successful completion of training, a certificate will be issued to the candidates.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. fp.

U VENKATACHALAPATHI General Manager (SG)

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This memorandum of understanding comes into existence on the 18^{th} day of March 2022

For VISTAS

Registrar - VISTAS

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

For NSIC TECHNICAL SERVICES CENTRE

General Manager - SG U VENKATACHALAPATHI

General Manager-SG

NSIC TECHNICAL SERVICES CENTRE
THE NATIONAL SMALL INDUSTRIES CORPORATION LTD
(A. GOVT. OF INDIA ENTERPRISE)
SECTOR B-24, GUINDY INDUSTRIAL ESTATE
EKKADUTHANGAL, CHENNAI-600 032.

Witness:

1. PRRANK ha

Dr. P.R. RAMAKRISHNA

V15745.

School of Management Studies & Commerce Vels Institute of Science,

Technology & Advanced Studies (VISTAS)

Dr. G. RAJINI, MBA., Ph.D.,
Professor & Research Supervisor
HOD-MBA(General)
School of Management Studies
VELS Institute of Science, Technology &
Advanced Studies (VISTAS), Chennai-600 117

Witness:

1. S. J. T. 18/3/2022 CS. SHANTHE 9/2022

> Hylyrt. 18.03.2022 (A. Arul Prabahar) Deputy Manager



RAM-NATH

EQuad Engineering Services Pvt. Ltd.

Energising Engineering & Education

www.equadservices.in

NO: 14, BETHEL NAGAR MAIN ROAD, SEEVARAM,

PERUNGUDI. CHENNAI -96

PHONE: +91-8637683534 / 9342906172 / 8637683551 Fmail: vaish@equadservices.in / jv@seco-india com

RAM-NATH & Co. PVT. LTD. 170-174 Average Committee Committee

METARRIC BERROWS

(INDIA) PVT LTD.

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CHINE CO 115.
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25.11.2021







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TO WHOMSOEVER IT MAY CONCERN

E.Count was engaged by Hamilton to seeign develop processe a library machine to one of our Four France.

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Street, Foctivekern, Chennal-600096. Phone +91 9710102430, +91 9532229086 Emeil: meil2fibzol@gmail.com

Date: 20th January, 2021

TO WHOMSDEVER IT MAY CONCERN

ovative formulations for agri-inputs using nanomaterials and advan manufacturing techniques. We value innovation and it is in this regard that we came across EQUAD ENGINEERING SERVICES and our team was impressed by their design capacitities.

We had engaged their services for developing our in-house production machinery and found their support useful for the initial ceveropment. The EQUAD team was responsive during the period of engagement and has provided insightful support.

We are glad to recommend their services and would be happy to respond to any quaries

regarding our experience

Director



It is a pleasure to write this letter of recommendation for EQual Engineering Services, Perungudi, Chennai We being an artificia limbs manufacturer, the design is the key component in a successful prinduct. Our experience with EQual has been very pleasant and scamless in this context and was able to deliver ou demands within the time trans

Their technical innoviedge and ability to deliver it was on point and in fact empressive. It is good to have such reliable companies in Observal. Thanks to the Borector and the team that developed the



To Whomspever This May Concern

Mys EQuad has been engaged by Metallic Bellows India Pvt Ltd for engineering design services with specific focus on reverse engineering

We trust in the systematic engineering design approach and industrial methodology adopted by EQuad.

Metallic Bellows is happy to recommend EQuad for engineering

FOR METALLIC BELLOWS INDIA PVT LTD. 6 Ban-G SHANKAR DIRECTOR



Aspiration Energy Private Limited GST NO: 33AA3CA3230D125

P. 2nd Trust Link Road, Mandarali Chennal 400023 Dhone: (044) 4216 5301

1st April 2021

To Whomsoever This May Concern

EQuad has been engaged by Aspiration Energy in the past for engineering design services. Apart from offening engineering services – EQuad also specializes in exilling and training engineering graduates for enhancing employability in the core

Multiple EQuad trained carelidates have been recruited by Aspirati taset in the systematic training and industrial methodology adopted by EQuad

Aspiration Energy is happy to accommend EQuad for engineering design services. We also are happy to accommend EQuad's skill training and methodology to both industry menutees and engineering students/graduates alike

Warmly

CTO, Aspiration Energ

Successful Industry Engagements & Collaborations

















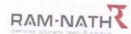






Metallic Bellows (India) Pvt. Ltd.

















MEMORANDUM OF UNDERSTANDING

BETWEEN



INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS)
(Deemed to be University Estd. u/s 3 of the UGC Act, 1956)

PALLAVARAM - CHENNAI

ACCREDITED BY NAAC WITH 'A' GRADE

Marching Beyond 30 Years Successfully
INSTITUTION WITH UGC 12B STATUS

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Address: Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai, Tamil Nadu 600117.

AND

SECO and EQuad Group of Companies, Chennai









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S. KESAVARAJ Stamp Vendor 219, G.S.T. Road Pallavaram, Ch - 43.

MEMORANDUM OF UNDERSTANDING

This **Memorandum of Understanding** (hereinafter called as the 'MOU') is entered into on this 01.04.2022

BETWEEN

Vels Institute of Science, Technology & Advanced Studies (VISTAS), Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai -600117, Tamil Nadu

The First Party represented herein by its REGISTRAR (hereinafter referred as 'First Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

Seco and Equad groups of Companies, Plot No. 14, Bethel Nagar Main Road, Seevaram, Perungudi, Chennai, TamilNadu - 600096, the Second Party, and represented herein by its Director Vaishnavi Vignesh Raja (hereinafter referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns). (First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party')

Registrar

& Advanced Studies (VISTAS)
Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennai - 600 117.



WHEREAS:

A) First Party is a Higher Educational Institution named:

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Address: Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai -600117,

Tamil Nadu.

- B) First Party & Second Party 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.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest;
- E) Seco and EQuad Group of Companies the Second Party is engaged in Business,

SECO - Save Energy Through Controls <u>SECO - Save Energy Concepts</u> (seco-india.com) is the only Indian OEM that manufactures high temperature O2 analyzers. We serve the following clients NTPC, BHEL, L&T, Siemens, Yokogawa, Honeywell, Doosan, Kribhco, RTS, RTPP, KTPP to name a few and have been in business for over 35+ years. We also specialize is energy management and consultancy engagements including for clientele like PwC, E&Y, KpMG, Deloitte, Tata, Dubai Airports, Saudi Cements, Midas Sri Lanka, Lucas TVS, Brakes India, SPIC etc.

EQuad is an engineering services firm that provides to its Industry partners affordable engineering solutions. E-Quad believes in committed partnerships in pursuing sustainable product solutions. A core offering to engineering companies is product design & development including Product Concept Proof, Product Design, Working & Commercial Prototype.

EQuad also offers services like engineering design drafting and modelling and analysis services like CFD FEA. We also take up electronics control, IoT, automation and circuit design services.

Registrar

Vels Institute of Science, Technology
& Advanced Studies (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennai - 600 117.

ON TRUE SERVIT

EQuad offers engineering design, reverse engineering, product prototyping, design proofing for clientele in the Chemicals, Defence, Health Care, Agriculture, Nano Technology, Non Destructive Testing, Automotive Solid Waste Management space, i.e. varied industry sectors but firm focus on fundamental engineering design (Mechanical and Electrical/Electronics) solutions

Clientele include – TATA Motors, Ram Nath, Shudh Labh, MicroPrecision, NSR, Metallic Bellows, IQC, Arka Automation, XENA Organics, Eco Charm, FibSol, NS Rama Rao Body Works to name a few.

1. PREAMBLE

- 1.1 WHEREAS, SECO and EQuad Group of Companies mandate is to facilitatefocused research/projects pertaining to ECE, EEE, EIE, ICE, MechanicalEngineering and Production Engineering. by supporting institutions engaged inResearch & Development (R&D), industry, policy makers and knowledgerepositories, and all other associated matters which would promote the growth of the Industrial technology products and services
- 1.2 The institute shall recognize Seco and EQuad Group of Companies for conducting collaborative research work in the areas of Industrial Design, Product Design, Industrial Controls and Instrumentation, Artificial Intelligence, Machine Learning, Robotics and Automation and related areas of Engineering and Technology. Based on individual merits and regulation, the scientists/officers of the SECO AND EQUAD, shall be recognized as co-guides for guiding research projects of the students of Vels Institute of Science, Technology & Advanced Studies (VISTAS) based on mutual consent. The Institute shall provide facilities like laboratories, library, and fields subject to availability, for conducting research work by the company as and when available and except during university examinations. The Institute shall provide facilities during industrial visit to SECO AND EQUAD. The Institute shall provide facilities during inplant training to SECO AND EQUAD.

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- 1.3 The Parties hereby express their willingness to combine their resources for research and development of related Engineering fields.
 - A. Industrial Visits
 - B. Guest Lecture
 - C. Project Work
 - D. Research & Development
 - E. Problem Solving
 - F. Internships
 - G. Curriculum Development
 - H. Studies and Consultancy to the Industry
 - I. Industrial Skill Training

A. Industrial Visits:

Based on convenience, EQuad Engineering Services will allow students of <u>Vels Institute of Science</u>, <u>Technology & Advanced Studies (VISTAS)</u> for industrial visits in its or partner industry premises, towards the benefit of practical exposure.

B. Guest Lecture:

EQuad Engineering Services will provide guest lecturers to students periodically to get them motivated to become competent and successful entrepreneurs and engineers in Core Industry. Vice versa, Vels Institute of Science, Technology & Advanced Studies (VISTAS) will provide classroom and explanatory sessions at its facilities or at EQuads Facility to train / re-train the Employees of EQuad Engineering Services.

C. Project Work:

EQuad Engineering Services will allow students of <u>Vels Institute of Science</u>, <u>Technology & Advanced Studies (VISTAS)</u> for live project works, aimed at building confidence and will help them to get prepared for smooth transition from academic to a professional working environment.

D. Research & Development:

EQuad Engineering Services will allow students of <u>Vels Institute of Science</u>, <u>Technology & Advanced Studies (VISTAS)</u> for the Research and Development work related to their fields to get an exposure.

E. Problem Solving:

When the problem areas are identified during the course of interaction between <u>Vels Institute of Science</u>, <u>Technology & Advanced Studies (VISTAS)</u> and EQuad Engineering Services - for further research and problem solving, they may use the facilities / resources available mutually.

F. Internships:

EQuad Engineering Services can provide opportunities and inputs to students of <u>Vels Institute of Science</u>, <u>Technology & Advanced Studies (VISTAS)</u> to undertake internships and field studies to provide inputs in the field of Core Engineering, Product Design, Industrial Design & Prototyping and Management including Marketing

G. Curriculum Development:

The experience and expertise of the Managers and Engineers of EQuad Engineering Services will be made available for Vels Institute of Science, Technology & Advanced Studies (VISTAS) in framing the curriculum, so as to suit to the needs of the industry.

H. Studies and Consultancy to the Industry:

The faculty resources and expertise of <u>Vels Institute of Science</u>, <u>Technology & Advanced Studies (VISTAS)</u>, and student assistance could be made use of by EQuad Engineering Services for undertaking any studies for improvement/ productivity increase in any of its activity segments.

I. Industrial Skill Training

To prepare engineering students to be productive in the industry from the start of the career and be able to find suitable careers for themselves in the core engineering discipline. To enable the students to undergo training on a specific skill tool during the normal semester time at college premises or at industry premises

EQuad would be providing training, materials for training, mentors and co-coordinators at the premises of the Institute or at EQuad

Students will be exposed to real time happenings of industry including supplement talks from industry executives and consultants

Hands on and unique systematic training, which emphasize on problem solving, documentation and application of knowledge to benefit students irrespective of their branch of study or career path.

These Industry skills from EQuad are not only widely credited by the Industry but also recognized by **Govt. of India**, MSME, TDC – **Technology Development Center** Students skilled by EQuad will get certified not only by the Industry but also gain a Govt certificate in addition to Internship and Project Opportunities.

2. SCOPE OF MoU

The Parties have decided to enter into this Memorandum of Understanding to jointly work on the following activities:

2.1 Seco and Equad Group of Companies:

SECO - Save Energy Through Controls <u>SECO - Save Energy Concepts (seco-india.com)</u> is the only Indian OEM that manufactures high temperature O2 analyzers. We serve the following clients NTPC, BHEL, L&T, Siemens, Yokogawa, Honeywell, Doosan, Kribhco, RTS, RTPP, KTPP to name a few and have been in business for over 35+ years. We also specialize is energy management and consultancy engagements including for clientele like PwC, E&Y, KpMG, Deloitte, Tata, Dubai Airports, Saudi Cements, Midas Sri Lanka, Lucas TVS, Brakes India, SPIC etc.

EQuad is an engineering services firm that provides to its Industry partners affordable engineering solutions. E-Quad believes in committed partnerships in pursuing sustainable product solutions. A core offering to engineering companies is product design & amp; development including Product Concept Proof, Product Design, Working & Commercial Prototype.

EQuad also offers services like engineering design drafting and modelling and analysis services like CFD FEA. We also take up electronics control, IoT, automation and circuit design services.

EQuad offers engineering design, reverse engineering, product prototyping, design proofing for clientele in the Chemicals, Defence, Health Care, Agriculture, Nano Technology, Non Destructive Testing, Automotive Solid Waste Management space, i.e. varied industry sectors but firm focus on fundamental engineering design (Mechanical and Electrical/Electronics) solutions

Clientele include – TATA Motors, Ram Nath, Shudh Labh, MicroPrecision, NSR, Metallic Bellows, IQC, Arka Automation, XENA Organics, Eco Charm, FibSol, NS Rama Rao Body Works to name a few.

Another objective of EQuad is to make engineering graduates industry ready. EQuad ensures industry readiness of students by training them on solving real time industrial problems as a supplement to engineering education using their unique methodology and proprietary training and assessment.

- (i) Shall help to identify suitable Engineering and Technology Projects which will provide student's real industrial experience.
- (ii) Shall provide knowledgeable Mentors / Coaches to racilitate students and staff for mutually identified student's projects to be executed at both SECO AND EQUAD premises. Mentors / Coaches will provide feedback and guidance on these Engineering and Technology projects.
- (iii) Shall provide faculty for Knowledge sharing sessions to enrich student's knowledge on current technology trends. The topics and schedule will be mutually agreed.

2.2 Vels Institute of Science, Technology & Advanced Studies (VISTAS)

- (i) Shall facilitate its faculty, researchers and students to engage with Seco and Equad Group of Companies in design and technology services on mutual consent in the related areas of expertise in Engineering and Technology
- (ii) Shall work with Seco and EQuad Group of Companies on its real time projects by providing students who will execute it with the knowledge, guidance and support of the Mentors and Coaches from Seco and Equad Group of Companies which will be beneficial to both the parties

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- (iii) Vels Institute of Science, Technology & Advanced Studies (VISTAS) will provide necessary space and security system required for the work assigned to be carried out
- (iv) Vels Institute of Science, Technology & Advanced Studies (VISTAS) will maintain confidentiality of the projects entrusted

2.3 GENERAL:

- (i) The Parties would provide technical support as mutually agreed upon.
- (ii) The Parties would undertake and execute the mutually agreed tasks within a stipulated time frame as detailed in project reports submitted by either Party from time to time.
- (iii) The Parties may also enter into a separate arrangement/ agreement on a project-to-project basis, as the case may be, on such terms and conditions as may be mutually agreed by the Parties.
- (iv) Either Party would nominate one nodal personnel each for coordinating the activities mentioned above and inform the same to the other Party.
- (v) Based on the need for Human Resource, **EQuad Engineering Services & SECO Controls** will give priority in recruiting Graduate Trainees / Management Trainees from Vels Institute of Science, Technology & Advanced Studies (VISTAS).
- (vi) Vels Institute of Science, Technology & Advanced Studies (VISTAS) and EQuad Engineering Services will share the Library & Laboratory facilities at their ends for the mutual benefits.
- (vii) A Steering Committee consisting of members from EQuad Engineering Services and Vels Institute of Science, Technology & Advanced Studies (VISTAS) will be the functionary to execute this MoU during its tenure and shall review the components contained in the MoU.

(viii) One of the members of the above steering committee on each of side will function as its secretary for the purpose of communication.

(ix) Any financial obligation on either of the parties should be mutually agreed upon in advance.

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3. DURATION OF MoU

The total time-frame of the engagement would be for a period of 5 years from the date of signing this MoU. The term of this MoU may be extended as may be mutually decided by the Parties.

4. FINANCIAL ARRANGEMENT

No financial commitment from any Party will be assumed unless a formal approval / acceptance to that effect has been accorded through a signed arrangement between both the Parties prior to starting of the work.

5. INTELLECTUAL PROPERTY RIGHTS

- 5.1 The legal rights over scientific and technical output based on the data and report generated in any study mutually undertaken would vest on party decided on a case to case basis. The Patent and other intellectual rights pertaining to any part of the project shall rest exclusively with vest on party decided on a case to case basis.
- 5.2 The transfer of such intellectual property rights either on an exclusive or non-exclusive basis to the selected agency shall be with the written consent of the other party decided on a case to case basis
- 5.3 In all publications arising out of any joint project, role of either Party would be acknowledged.
- 5.4 The report, material or data including analytical evidence, on conclusions arrived at, associated with any study done in accordance with para 5.1 to 5.3 above shall not be used for any commercial purpose by either Party without the knowledge and written consent of the other Party.
- Ownership of any intellectual property created / developed through collaborations under this MoU will be determined between the Parties through mutual consultation and recorded in writing as an addendum/amendment/agreement separately on a case-to-case basis prior to starting of work.

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6. CONFIDENTIALITY

Except as otherwise contemplated by this MoU, each Party (the "receiving party") undertakes that, in order to protect the proprietary interest of the other Party (the "disclosing party") in the disclosing Party's confidential information, it will not, during the term of this MoU nor at any time thereafter, either use or exploit in any manner, or directly or indirectly divulge or disclose to others any of the disclosing party's confidential information. The receiving party shall treat all confidential information disclosed to it as strictly confidential and only use such confidential information for the purposes of this MoU. Each Party shall ensure that its directors, officers, employees, agents, representatives, students, faculty, Affiliates and attorneys comply at all times with this confidentiality undertaking. This clause does not apply to

- (i) Information which is public other than because of a breach of this clause;
- (ii) Disclosure required by law; or
- (iii) Disclosure to a Party's related companies, auditor, banker or advisors.

7. AMENDMENTS TO MoU

This MoU may be amended with mutual consent of both the Parties through an exchange of correspondence. No amendment of any provision of this MoU or any Addendum shall be effective unless it is in writing and signed by authorized representatives of both Parties hereto.

8. TERMINATION OF MoU

- 8.1 This MoU may be terminated by either of the Parties forthwith if the other Party commits breach of any of the terms hereof and shall have failed to rectify such breach within ninety (90) days of the notice in this behalf having been served on it by the other Party.
- 8.2 This MoU can be terminated by either of the parties by giving 3 months' notice.
- 8.3 In addition to the reasons for termination as set forth above, this MoU may be terminated forthwith if either of the Parties voluntarily or involuntarily enters into composition, bankruptcy or similar re-organization proceedings or if applications invoking such proceedings have been filed.

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9. NOTICES

- 9.1 All notices and other communications required to be served on <u>Vels Institute of Science</u>, <u>Technology & Advanced Studies (VISTAS)</u> and SECO AND EQUAD under the terms of this MoU, shall be considered duly served if the same is delivered by way of registered post, courier service, personal delivery, fax or through electronic mail to the Party at its last known address of business.
- 9.2 All notices shall be deemed to have been validly given on (a) the expiry of fifteen days after posting if sent by registered post, or (b) the business date of receipt, if sent by courier. In case of an electronic mail, the notice shall be considered to be delivered on the date of receipt of such mail.

10. FORCE MAJEURE:

Neither Party shall be held responsible for non-fulfillment of their respective obligations under this MoU due to the exigency of one or more of the force majeure events such as but not limited to acts of God, War, Flood, Earthquake, Strikes, lockouts, Epidemics, Riots, Civil Commotions, etc., provided on the occurrence and cessation of any such event, the affected Party thereby shall give a notice in writing to the other Party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six (6) months, the Parties shall jointly decide about the future course of action.

11. ASSIGNMENT OF MoU:

The rights and / or liabilities arising to any Party of this MoU shall not be assigned except with the written consent of the other Party and subject to such terms and conditions as may be mutually agreed upon.

12. DISPUTE RESOLUTION AND ARBITRATION:

12.1 In the event of any dispute arising between Parties with regard to any terms/conditions or this MoU, the Parties would refer the dispute to a two-member committee consisting of a representative of each of the Parties. The committee would make all efforts to resolve the dispute and interpret the clauses for furthering the purpose of the MoU and cause of the Organizations.

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12.2 If the Parties fail to bring about an amicable settlement within a period of 60 (sixty) days, dispute shall be referred to the sole arbitrator appointed jointly by the Parties. Arbitration proceedings shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and Rules made there under, or any legislative amendment or modification made thereto. The jurisdiction of the arbitration shall be Chennai, TamilNadu. The cost of the arbitration proceedings shall initially be borne jointly by the Parties and finally by the Party against whom the award is passed.

13. COMMUNICATION/NOTICE:

13.1 Method of Notice. The parties shall give all notices and communications between the parties in writing by (i) personal delivery, or (ii) a nationally-recognized, next-day courier service, or (iii) registered postal services, or (iv) or (v) electronic mail to the party's address specified in this agreement, or to the address that a party has notified to be that party's address for the purposes of this section addressing to:

Parting First Part
(the "VELS INSTITUTE OF SCIENCE,
TECHNOLOGY AND ADVANCED
STUDIES (VISTAS)")
Registrar

Parting Second Part
(the "Seco and Equad Group of
Companies")

Mrs. Vaishnavi Jayaraman Seco and EQuad Group of Companies

- 13.2 Receipt of Notice. A notice given under this agreement will be effective on the other party's receipt of it, or if mailed, shall be deemed to have been duly if actually delivered, or after 15 [fifteen] days after mailing, if mailed by registered post or by courier. In case of an electronic mail, the notice shall be considered as delivered on the date of receipt of such mail
- Any additions or deletions to this MoU can be carried out on mutually agreed terms and appended to this MoU to form an integral part of this MoU.

Registra

IN WITNESS WHEREOF the Parties hereto have signed this MoU on the day, 15 month and year mentioned herein before.

AGREED:

For Name of Institution

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Authorized Signatory

Registrar Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Velan Nagar, P.V. Vaithiyalingam Road,

For Name of Industry Seco and Equad Groups of companies

Authorized Signator

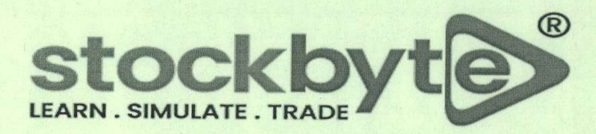
Vels Institute of Science, Technology & Advanced Studies (VISTAS)	SECO and EQuad Group
Velan Nagar, P.V.Vaithiyalingam Rd, Pallavaram, Chennai - 600117, Tamil Nadu	No 14, Bethel Nagar Main Road, Seevaram, Perungudi Chennai- 600096, TamilNadu
Registrar	Vaishnavi Jayaraman-MD
registrar@velsuniv.ac.in	jv@seco-india.com / vaish@equadservices.in
http://www.velsuniv.ac.in/	https://www.seco-india.com

Witness 2

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MEMORANDUM OF UNDERSTANDING

BETWEEN



SMI Global Learning Pvt. Ltd., Bangalore (Brands: Stock Market Institute & Stock byte)

AND



ACCREDITED BY NAAC WITH 'A' GRADE

Marching Beyond 30 Years Successfully
INSTITUTION WITH UGC 12B STATUS

Date: 1st July, 2022





S. KESAVARAJ Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No. 14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

Between

M/s. SMI Global Learning Pvt. Ltd., Bangalore

And

Vels Institute of Science, Technology and Advanced Studies (VISTAS)

This Memorandum of Understanding is made on this day of, 1st July, 2022 between M/s. SMI Global Learning Pvt. Ltd. (Brands: Stock Market Institute & Stock byte), having its registered Office at 2307, 12th Main, 3rd Block Jayanagar, Bengaluru, Karnataka 560011, represented by its Director, Mrs Victoria D'sa (hereinafter referred to as the FIRST PARTY) and Vels Institute of Science, Technology And Advanced Studies (VISTAS), Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India, represented by its Registrar, Dr. P. Saravanan (hereinafter referred to as the SECOND PARTY).

earning of Bangalore

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

Whereas the FIRST PARTY M/s. SMI Global Learning Pvt. Ltd. Is an established company at Bangalore, offering courses physically under Stock Market Institute and Finance Learning App (Stock byte) offering various Certificate courses along with certification to Under Graduate and Post Graduate students.

Whereas the SECOND PARTY Vels Institute of Science, Technology and Advanced Studies (VISTAS), Chennai is a registered institute, currently offering Engineering, Management & Multidisciplinary Programs.

AND whereas first party at M/s. SMI Global Learning Pvt. Ltd. is willing to join hands as Institutional Partner with Vels Institute of Science, Technology And Advanced Studies (VISTAS), Chennai. BOTH PARTIES have agreed to enter a Memorandum of Understanding (MoU) and also have agreed to accept the following terms & conditions with a common intention of being legally bound by them.

Whereas the FIRST PARTY is desirous of offering the following programs to the students of the Second Party, as an **Industry partner**.

Programs offered:

- 1. Value Added Programs of SMI
- 2. Certifications on Capital Markets of SMI
- 3. Free sessions on demand about Understanding Stock Markets and Financial Planning.
- 4. Bite Size Courses of SMI
- Students can attend all the Live sessions, Sector Analysis, Stock Dictionary, Master Sessions, Live Market Sessions, Technical Analysis concept Learning, IPO outlook & more
- 6. Access to Virtual Trading Platform

Bangalore 3

 Access to course content/training materials for professional courses, International Qualifications and Certifications etc.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

- There is no commercial involvement to subscribe the app for the next 1 year.
 International qualifications, professional courses that comes under premium course will have a price of theirs at concessional rates.
- Students will have to pay for the assessments and certificates (approx. Rs.100 to Rs. 300)

The following outlines are responsibilities of both the parties.

Responsibilities of First Party (Stock Market Institute)

- 1. Create a referral Code to avail the Free subscription
- 2. Will ensure quality delivery of the programs by trained faculties or industry experts on App or other mediums as agreed upon.
- 3. Delivery of the programs and Certification Programs on the app for agreed programs/certifications in prior.
- 4. Issue of certificates to students who successfully complete the course and clear the assessment.
- 5. Will give access to Live Sessions and Seminars held on app.

Responsibilities of Second Party (Institute)

Bangalore S.

- a) Complete list of students with their email ID's and mobile numbers to be provided to SMI, for them to create batches and send them invite so that they can download the app and start attending sessions, for joint certification (if required by the institution).
- b) College/University should give the details of choice of certificates for their students (batch wise) during signing up of the MOU. Any changes in future may not be entertained, as the students details would be enrolled with the respective global bodies and the fee paid towards the same will not be refundable)

Payment Terms

None

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117

Duration of the agreement

- c) The agreement shall be valid initially for a period of One Year (2022-23) and the agreement will be automatically renewed, unless terminated.
- d) Both the parties shall have the right to terminate the MoU in the event of violation of any of the conditions, by giving three months' notice. In such an event, the students already admitted shall be enabled to complete their course of study and appear for the relevant examinations. The obligations of both parties will continue to be in force during such period, irrespective of termination of the MoU.
- e) In case the parties decide against further renewal of the agreement after expiry, it shall be the responsibility of both the parties to ensure that the students already enrolled shall continue and complete the course as per provisions of this MoU and for this purpose the MoU shall be operative.

Program Cycle

Program cycle will be decided as per mutual consent.

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<u>Jurisdiction</u>

In the event of any disputes between the parties, only the courts in Bangalore city shall have exclusive jurisdiction. But no court case shall be preferred by either party until Arbitration has been resorted to and proved unfruitful.

Amendment to the MoU

During the operation of the MoU, circumstances may arise which may call for amendment / alteration in the MoU, which shall be mutually discussed and agreed upon in writing and shall form the part of the original MoU.

Arbitration

Any dispute arising with regard to any aspect of this MoU shall be settled through mutual consultation and written consent by the parties to this MoU.

In case settlement is not arrived at, the dispute will come under the purview and provisions of Indian Arbitration and Conciliation Act 1996 of Government of India and the area of jurisdiction will be Bangalore.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117

The term 'First Party' and the 'Second Party' aforementioned, unless repugnant to the context shall mean and include their successors in office, authorized representatives and assignees etc.

Having gone through each and every condition of this MoU and having understood it clearly, both the parties affix their signatures below as attesting to this deed on 1st July 2022.

For First Party

Signature:

Name: Victoria D'sa

Designation: Director

Bangal

Place: Bengaluru Date: 01.07.22

Witness

SMI Global Learning Pvt. Ltd., Bangalore For Second Party

Signature:

Name: Dr. P. Saravanan

Designation: Registrar Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Place: Chennai

Date: 01.07.2022

Dr.G.RAJINI, MBA., Ph.D., Professor & Research Supervisor

Professor & Research Supervisor HOD-MBA(General) School of Management Studies VELS Institute of Science, Technology & Advanced Studies (VISTAS), Chennai-600 117

Vels Institute of Science, Technology and Advanced Studies (VISTAS)



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S. KESAVARAJ

Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No. 14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

BETWEEN

SRM SCHOOL OF TEACHER EDUCATION AND RESEARCH
SRM Institute of Science and Technology (SRMIST) (Deemed to be University)
Kattankulathur, Chengalpet, Tamilnadu.

AND

Vels Institute of Science, Technology & Advanced studies (VISTAS) (Deemed to be University), Pallavaram, Chennai, Tamilnadu.

This Memorandum of Understanding (herein after called as the 'MoU') is entered into on this 12th day of September 2022, by and between "SRM School of Teacher Education and Research", SRMIST, Kattankulathur herein after called "SRMSTE & R" the First Party represented herein by its Registrar and "Vels Institute of Science, Technology & Advanced studies" (Deemed to be University), Pallavaram, Chennai herein after called "VISTAS" the Second Party, and represented herein by its Registrar.

Registrar

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SRM fistitute of Science and Technology SRM Nagar, Kattankulathur - 603 203 Chengalpattu Dist. Tamilnadu, India. - 2 -

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

WHEREAS:

- A) First Party is a Higher Educational Institution named: SRM Institute of Science and Technology (SRMIST) (Deemed to be University, NAAC Accredited with A++ Grade)
- B) Second Party is a Higher Educational Institution named: Vels Institute of Science, Technology & Advanced studies (Deemed to be University NAAC Accredited with A Grade)
- C) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of their resources and provide them with enhanced opportunities.
- D) The Parties intend to co-operate and focus on their efforts in co-operation within the area of Skill based training, Integrated Teacher Education in the School / Department of Education, Multi-disciplinary approach in Research, Institutional visit, Expert lecture, Collaborative projects, Workshops, Consultancy services and Co-curricular activities.

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

CLAUSE 1

CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish co-operation.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities.
- 1.3 The Parties shall co-operate with each other and execute as promptly as responsible practical and mutual agreement.

CLAUSE 2

SCOPE OF THE MoU

- 2.1 Visits: This interaction will provide an insight into the latest developments / requirements in the field of Education, the Second Party to permit the Faculty and Students of the First Party to visit their School of Education and involve in Practicum and School Internship Programme / Training Programmes for the First Party. Also, the Second Party may register on the NCTE Internship Portal for the benefit of students.
- 2.2 Guest lectures: First Party to extend the necessary support to deliver guest lectures and organizing workshop to the students and staff of the Second Party on the recent developments in the field of Education.
- 2.3 Training of students: Second Party will render help in training and development of personality of the students of Department of Education of the First Party.

Registrar

SRM Institute of Science and Technology SRM Nagar, Kattankulathur - 603 203 Chengalpattu Dist. Tamilnadu, India.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

- 2.4 There is no financial commitment on both the Parties to take up any program / activities mentioned in the scope of MoU/ co-operation mentioned in this MoU. If there is any financial consideration, it will be dealt separately.
- 2.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required.

CLAUSE 3

VALIDITY

3.1 This Agreement will be valid until it is terminated by either Party on mutually agreed

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

4.1 It is agreed that First Party and Second Party are acting under this MoU as independent contractors, and the relationship established under this MoU shall not be construed as a partnership

Registrar Registrar

SRM Institute of Science and Technology SRM Nagar, Kattankulathur - 603 203 Chengalpattu Dist. Tamilnadu, India.

SRM Institute of Science and Technology (SRMIST) (Deemed to be University), Kattankulathur, Chengalpattu District - 603203, Tamil Nadu. E-mail: registrar@srmuniv.ac.in

Date: 12.09.2022

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) & Advanced States - 600 117. Vels histories of Science, Technology, &Advanced studies (VISTAS) (Deemed to be University), Pallavaram, Chennai - 600 117, Tamil Nadu.

E-mail: registrar@velsuniv.ac.in

Date: 12.09-2022

Witness:

HEAD

School of Teacher Education and Research SRM Institute of Science and Technology SRM Nagar, Kattankulathur - 603 203 Chengalpattu Dist. Tamilnadu India.

Dr. A. RAJKAMAL Assistant projessor

SRMSTE &R,

Witness:

1)

Head of the Department School of Education - VISTAS

Pallavaram, Chennai 600 117

2) Junihir School of Edus

MEMORANDUM OF UNDERSTANDING

BETWEEN

SS Ryders India Pvt. Ltd.

108, NPM Complex, Bangalore High Road
Irungattukottai, Sriperumbudur Taluk
Kanchipuram District

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road

Pallavaram, Chennai - 600 117, Tamil Nadu, India

RENEWAL OF MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 09th November 2022 between **SS Ryders India Pvt. Ltd.**, 108, NPM Complex, Bangalore High Road, Irungattukottai, Sriperumbudur Taluk, and Kanchipuram District

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as "VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P.Saravanan – Registrar.

Both SS Ryders India Pvt. Ltd and VISTAS entered into the memorandum of understanding dated 24th day of October 2018 and the said MoU is valid for a period of 24 months w.e.f 24th day of October 2018 and is said to expire on 23th day of October 2020.

AND WHEREAS the Parties have decided to continue the said MoU and the scheme beyond the expiry date for the period of 24 months w.e.f 9th day of November 2022 to 08th November 2024.

The copy of the said MoU has been annexed to the present agreement being an integral part of it.

IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, has signed this Memorandum of Understanding on the 9th day of November 2022.

Registrar Registrar
Vels Institute of Scienced, Feethfollogy
& Advanced Studies (VISTAS)
& Advanced Studies (VISTAS)

& Advanced Studies (VISTAS)

SS Ryders India Pvt.

WITNESS:

2. S. Vent (Dr. S. Vasarthe)

MEMORANDUM OF UNDERSTANDING

BETWEEN

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University) Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai – 600 117. Tamil Nadu

AND

SSK SMART MOVE LOGISTICS PVT LTD

Gate No:2, #57, Adam Nagar Road, Nagalkeni, Chromepet, Chennai 600044Tamil Nadu, India Mobile: +91 99943 99444 +91 044 2238 1754 info@ssksmartmove.com



तमिलनाडु TAMIL NADU

@: 7420

22 MAR 2022

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S. KESAVARAJ

Stamp Vendor

No. 19, G.S.T. Road, Pallavaram, Ch - 43. No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on this 09TH MAY 2022 between the Parties

VELS Institute of Science, Technology and Advanced Studies (VISTAS), (Deemed to be University), Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai – 600117, Tamil Nadu.

Hereinafter termed as VISTAS, and 1st party to this

AND

SSK SMART MOVE LOGISTICS PVT LTD, Gate No:2, #57, Adam Nagar Road, Nagalkeni, Chromepet, Chennai- 600044, Tamil Nadu, India, Mobile: +91 99943 99444, +91 044 2238 1754, info@ssksmartmove.com

Hereinafter termed as SSK SMART MOVE LOGISTICS PVT LTD and 2nd party to this MOU Whereas Vels Institute of Science, Technology and Advanced Studies (VISTAS) has successfully marched into the fifteenth year since it was declared a Deemed to be University in 2008. Growing from a humble beginning in 1992, Vels Group of Institutions is now spread across 11 beautiful Campuses, equipped with international standard amenities, highly qualified faculty, sophisticated labs and equipment, international exchange programmes, and placements in top corporate conglomerates. Vels University enjoys a respectable position as a seat of learning and research amongst the reputed universities in India. It is indeed a matter of great satisfaction for me to note that significant improvements have been made in the sphere of imparting higher education at the University.

Whereas **VISTAS** has initiated many good practices for healthy living which include healthy life style of exercise, proper diet and abstention from tobacco and other harmful drugs. Cultivating good habits during academic phase will pay huge dividends later in life. We expect students to respect others, dress properly for the occasion, take on responsibility, be articulate, and adhere to university policies.

Whereas VISTAS Innovative research in various new disciplines and new scientific courses have been introduced which will greatly help to create an atmosphere essential for acquiring a high academic standard.

Whereas **SSK smart move**, 2nd party was expertise in supply chain management for more than 13 years. SSK smart move was born as a partnership firm, registered as a Pvt Ltd Company in 2013. They believe it's all about using thier rich industry expertise and offering the best-in-class customer service. There are 200 people strong, operating in Chennai, Bangalore, Hyderabad & Mumbai.

Whereas SSK smart move, have a total of one lakh sq.ft available across India. They can provide closed storage for cargos sensitive to weather conditions. Open Storage for cargo especially bulk commodities that are not sensitive to heat, light & moisture. Cold storage for perishable cargo which needs to be stored at very low temperatures. They also have staff's who are DG certified and pharma competent. Warehouse available in the below areas: Chrompet, Chennai, Tamilnadu, 20,000 sq ft, Redhills, Thiruvallur Chennai, Tamilnadu, 60,000 sq ft, Nelamangala, Bengaluru, Karnataka 1,00,000 sq ft, Coimbatore, Tamilnadu, 5000 sq ft, Pollachi, Tamilnadu, 5000 sq ft and Trichy, Tamilnadu, 5000 sq ft.

Whereas SSK smart move SSK's sister concern Aachi Cargo Channels is an accredited IATA agent holding air way bill stocks of all the major airlines operating in India. The air & sea freight activities cover 6 continents & over 100 airports across the globe. SSK proactively tailors its air & sea freight solutions to meet the exact requirements of its customers be it the quickest possible transit or cost effective movement. In addition to being able to track cargo through the airlines' systems, SSK provides accurate & timely feedback in the form of reports as per the requirements of its customers. SSK is able to pass on the benefit to its customers who stand to profit from much more competitive freight rates & the highest levels of service. Through various tie ups both in India as well as across the globe, we can forward cargo virtually. Our services add customs clearance also.

Whereas **SSK smart move** in addition to storage SSK also provides packing, unpacking, repacking & sorting facilities as per the requirements of the customers. They also unitize cargo either in pallets or bags as per the requirement of the customers including the fabrication of the pallets itself

Whereas **SSK** smart move transportation & distribution has always been the core activity of SSK. We have a fleet strength of 150 available as per requirement. They can tailor to demands using our networking assets. They combine our carrier network & purchasing power to provide the best service and rates. SSK has an impeccable reputation built over the last 13 years & is a leading transport agent in South India. Refrigerated trucks, trailers, ULD trucks, customised trucks.

HAVE REACHED AN UNDERSTANDING as follows:

ARTICLE I: OBJECTIVE

The Parties, subject to the terms of this MoU and the laws, Rules, Regulations and National Policies from time to time in force, will endeavor to strengthen, promote and develop co-operation between the Parties on the basis of equality and mutual benefit.

ARTICLE 2: AREAS OF CO-OPERATION

- Each Party will act as a stimulus for a wide range of collaborative activities including but not restricted to:
 - Promote research among scholars, students and personnel of both the organization.
 - Promote links in teaching, research, business and consultancy activities
 - To encourage joint research, seminars, guest lecture, conferences, workshops, industrial mentoring and also to assist each other in obtaining external funding from outside sources for research,
 - To undertake project required for business development, risk management & cost control,
 - To encourage any other activities that both scientific institutions agree to be of mutual benefit,
 - To exchange of students to do Internship Programmes,
 - To identify any other areas of co-operation for strategic alliance to be mutually agreed upon by the Parties.
 - To undertake Consultancy services.

ARTICLE 3: FINANCIAL ARRANGEMENTS

This MOU will not give rise to any financial obligation by one Party to the other. Each party will bear its own cost and expenses in relation to this MoU. All the financial issues emerging from the implementation of any joint projects must be negotiated and determined between the parties case by case.

ARTICLE 4: EFFECT OF MEMORANDUM OF AGREEMENT

This MOU serves only as a record of the Parties' intentions and does not constitute or create, and is not intended to constitute or create obligations under domestic or international law and will not give rise to any legal processes and will not be deemed to constitute or create any legally binding or enforceable obligations, express or implied.

ARTICLE 5: NO AGENCY

Nothing contained herein is to be construed so as to constitute a joint venture partnership or formal business organization of any kind between the Parties or so to constitute either Party as the agent of the other.

ARTICLE 6: ENTRY INTO EFFECT AND DURATION

- This MOU will come into effect on the date of signing and will remain in force for a period of ONE (1) year.
- 2. This MOU may be extended for a further period as may be agreed in writing by the Parties, as per their individual discretion among the parties.
- 3. This MOU may be terminated at any time by either party giving the other party written notice of not less than 30 days upon breach of the terms governing the MoU. However the existing joint programme, if any, should be completed by both the parties irrespective of the termination of MoU.

ARTICLE 7: NOTICES

Any communication under this MoU will be in writing in the English language and delivered by registered mail to the address or sent to the electronic mail address of Olympic Warehouse Pvt Ltd or VISTAS as the case may be, shown below or to such other address or electronic mail address or facsimile number as either party may have notified the sender and shall, unless otherwise provided herein, be deemed to be duly given or made when delivered to the recipient at such address or electronic mail address or facsimile number which is duly acknowledged:

To : VISTAS

Attn to : The Registrar

Address : Velan Nagar, P.V. Vaithiyalingam Road,

Pallavaram, Chennai - 600117

Tel no. : 044-22662500/01/02 E-mail : vistas@velsuniv.org

To SSK SMART MOVE LOSGISTICS PVT LTD

Attn to : Mr.Sharmindar Saravanan, Managing Director

Address : Gate No:2, #57, Adam Nagar Road, Nagalkeni,

Chromepet, Chennai 600044Tamil Nadu, India

Tel no. : +91 99943 99444, +91 044 2238 1754

E-mail : info@ssksmartmove.com

ARTICLE 8: PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- The protection of Intellectual Property Rights shall enforced in conformity with the respective National Laws, Rules and Regulations of the Parties and with International Agreements signed by both Parties.
- 2. The use of the name, logo and/or official emblem of any of the Parties on any publication, document and/or paper is prohibited without the prior written permissions / approval of either Party.
- 3. Notwithstanding anything in paragraph 1 above, the Intellectual Property Rights (IPR) in respect of any technological development, and any products and services development, carried out
 - (i) jointly by the Parties or research results obtained through the joint activity effort of the Parties, shall be jointly owned by the Parties in accordance with the terms to be mutually agreed upon; and
 - (ii) Solely and separately by the Party or the research results obtained through the sole and separate effort of the Party, shall be solely owned by the Party concerned.

ARTICLE 9 : CONFIDENTIALITY

- Each Party shall undertake to observe the confidentiality and secrecy of document, information and other data received from or supplied to, the other Party during the period of the implementation of this MoU or any other agreements made pursuant to this MoU.
- 2. For purpose of paragraph 1 above, such documents, information and data include any document, information and data which is disclosed by a Party (the Disclosing Party) to the other Party (the Receiving Party) prior to, or after, the execution of this MoU, involving technical, business, marketing, policy, know-how, planning, project management and other documents, information, data and/or solutions in any form, including but not limited to any document, information or data which is designated in writing to be confidential or by its nature intended to be for the knowledge of the Receiving Party or if orally given, in the circumstances of confidence.

3. Both Parties agree that the provisions of this Article shall continue to be binding between the Parties notwithstanding the termination of this MoU.

ARTICLE 10: SUSPENSION

Each Party reserves the right to suspend temporarily, either in whole or in part, the implementation of this MoU which suspension shall take effect immediately after notification has been given to the other Party.

ARTICLE 11: SETTLEMENT OF DISPUTES

Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or application of any of the provisions of this MoU shall be settled amicably through mutual consultation and/or negotiations between the Parties through, without reference to any third party.

ARTICLE 12 - VARIATION

The terms stipulated in this MoU shall not be amended, altered, changed or otherwise modified without the mutual consent of the Parties and such amendments, alterations, changes and modifications shall be made in writing and signed by the Parties hereto.

The foregoing record represents the understandings reached between VISTAS AND SSK SMART MOVE LOGISTICS PVT LTD and upon the matters referred to therein.

This MOU shall take effect upon the date stated above (i.e.9th May 2022) and shall remain in effect for a period of one (1) years i.e. 9th May 2023.

IN WITNESS WHEREOF, the Parties hereto have caused this Memorandum of Agreement to be executed as of the date stated above.

Signed in duplicate at VISTAS on 09.05.2022.

Si	q	ne	d	by	

For and on behalf of VISTAS, 1ST Party

Registrar

Witnessed by

] PRRLIX han

Signed by

For SSK SMART MOVE LOGISTICS.

PVT LTD [SSK SMART MOVE], 2nd Party

Witnessed by

1 Rephase

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MEMORANDUM OF UNDERSTANDING

BETWEEN

TAMILNADU STEEL TUBES LTD.

Mercury Apts., 1st Floor

No. 65, Pantheon Road, EGMORE,

CHENNAI-600 008

TAMIL NADU

And

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road
Pallavaram

Chennai - 600 117, Tamil Nadu, India

RENEWAL OF MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here in after referred to as "MOU") is entered on this 20th day of August 2021 between **TAMILNADU STEEL TUBES LTD.** Mercury Apts., 1st Floor, No. 65, Pantheon Road, EGMORE, CHENNAI-600 008, Tamil Nadu.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai 600117, Tamil Nadu, India (here in after referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P. Saravanan – Registrar.

Both **TAMILNADU STEEL TUBES LTD.** and **VISTAS** entered into the memorandum of understanding dated 5th day of February 2018 and the said MoU is valid for a period of 24 months w.e.f 5th day of February 2018 and is said to expire on 4th day of February 2020.

AND WHEREAS the Parties have decided to continue the said MoU and the scheme beyond the expiry date for the period of 36 months w.e.f 20th August 2021 to 19th August 2024.

The copy of the said MoU has been annexed to the present agreement being an integral part of it.

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized there to, has signed this Memorandum of Understanding on the 20th day of August 2021.

Registrar

Vels Institute of Science, Technology & Advanced Studies(VISTAS)

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallayaram, Chennai - 600 117

Company Secretary

Tamil Nadu Steel Tubes Ltd.

WITNESS:

(1)

MEMORANDUM OF UNDERSTANDING

BETWEEN



INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS)
(Decemed to be University Estd. us 3 of the UGC Act, 1956)
PALLAVARAM • CHENNAI

NAAC ACCREDITED WITH 'A'GRADE

Marching Beyond 25 Years Successfully

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), TAMILNADU

AND



WHIZBANG BIORESEARCH PVT. LTD.



தமிழ்நாடு तमिलनाडु TAMIL NADU .: 008818 1 4 SEP 2021

85AB 057289 S. KESAVARAJ Stamp Vendor 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING BETWEEN WHIZBANG BIORESEARCH PVT. LTD.

DEPARTMENT OF BIOCHEMISTRY SCHOOL OF LIFESCIENCES

Vels Institute of Science, Technology and Advanced Studies (VISTAS)

This Memorandum of Understanding (MoU) was made at Chennai on 20th Day of September, 2021 between VISTAS and Whizbang Bioresearch company located in Chennai.

Whizbang Bioresearch private limited (CIN: U73100TN2018PTC125611), represented by Ms. Shanmugapriya Surenderan, Managing Director, individually or collectively an Independent CRO having its address at No. 20, Pillayar Koil street, Kaduvetty, Veeraraghavapuram, Thiruverkadu, Chennai, Tamil Nadu- 600077, hereinafter referred to as "WBR" of the ONE PART

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

For Whizbang Bioresearch Pvt. Ltd.

Managing Director

WBR is an ISO 9001:2015 certified independent CRO engaged Preclinical research using Zebrafish and/ or other animal models, cell lines, and in vitro biotech assays; Breeding and selling of Zebrafish; Performing Bioanalytical, Histology, biochemical, analytical, microbial, immunological assays; R & D (research, preclinical and Clinical) data assessment, report compilation; Regulatory data assessment, report compilation, consultancy; Contributing directly or indirectly to the efforts of industry, R&D, academicians, and research scholars in their achieving state-of-art competence in selected areas of health and basic sciences technology by providing consultancy, training, testing contract, Content writing,

Disseminate relevant technical and commercial information in the form of papers, reports, books, monographs, journals and organize study programs lectures, national and international conferences, training programs.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), established in 1992, (promoted and run by Vaels Educational Trust), registered under the Indian Trust Act, 1882, having its Office PV Vaithiyalingam Rd, Velan Nagar, Krishnapuram, Pallavaram, Chennai, Tamil Nadu 600117,

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), Tamil Nadu, founded by Dr. Ishari K Ganesh, M.Com, MBA, B.L., (M.L.), Ph.D., a visionary and an eminent educationist, in fond memory of his father Shri.Isari Velan, a former minister in the popular Govt. of Dr. MGR. Vels Educational Trust has always served to take education to the thresholds of first generation learners and weaker sections of the society. The University is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board is drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University.

Conclude this memorandum (hereinafter referred to as the MoU) with respect to the establishment of 'Nonexclusive' collaboration for research projects/ trainings and internships on applicable fees basis for the students and faculties.

Registrar Vels Institute of Science, Technology

& Advanced Studies (VISTAS)
Pallayaram, Chennai - 600 117.

For Whizbang Bioresearch Pvt. Ltd.

Managing Director

WBR and Department of Biochemistry, VISTAS shall be referred to as the "Parties" collectively and "Party" individually as the context may require

SCOPE OF THIS MEMORANDUM OF UNDERSTANDING

To promote co-operation between Whizbang Bioresearch Pvt. Ltd. and department of biochemistry, VISTAS, India, hereby agree to enter into this agreement for promoting academic and research related activities between the two.

Within the areas that are mutually acceptable, cooperation will be pursued in:

- a. Preparation of joint research proposal and performing research work in collaboration
- b. Exchange of facilities for research work and collaboration.
- c. Exchange of information including, but not limited to exchange of library materials and research publications which is of mutual interest to both Institutions.
- d. Access to various research facilities of the institutions by the collaborating faculty and students
- e. WBR providing Training and internship to students of biochemistry, VISTAS based on feasibility with applicable fees.
- WBR offering guidance and facility for research students and faculties of Biochemistry, VISTAS.
- g. It is understood that Fee charged by WBR is towards expenses of project, it is mutually accepted to include Whizbang bioresearch Pvt. Ltd. Facility in the Acknowledgements and atleast one authrorship in any form of publication or presentation of this respective research work.
- h. WBR to extend the necessary support to deliver guest lectures/ webinars to studends of biochemistry department, VISTAS.
- i. WBR will provide labs/workshop/ industrial site for the hands on training of the learners enrolled with department of biochemistry, VISTAS as feasible.

Implementation

This agreement comes into force on the day when representatives of the two institutions affix their signatures, and is valid for three years. The institutions agree to review it after three years from the date hereof.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

For Whizbang Bioresearch Pvt Ltd.

Managing Director

The notice of termination of this MoU needs to be given three months in advance by either side. Any change to this MoU shall come into effect only after the changes are written and signed by both the parties.

Here upon, the undersigned signatories agree to the above provisions of the agreement.

Whizbang Bioresearch Pvt. Ltd.,

For Whizbang Bjeresearch Pvt. Ltd.

Person: Shanmugapriya Surenderan Managing Director

Date: 22 09 000 1

In the presence of

By: At we 22 09/

Name: NIUETHA. E

LAB MANAGER

Department of Biochemistry.,

VISTAS

In the presence of

By: Registrar

Person el Dru Rit Starav Science, Technology

& Advanced Studies (VISTAS) Registrar Palavaram, Chennai - 600 117.

VISTAS

Date:

20/09/2021

Name:

(Dr. R. PADMINY)

HOD

Dept. Of Biochemistry

VISTAS

Pallavaram, Chennai - 600 117.











Prince Info Park, B-Block, 5th Floor 81B, 2nd Main Road, Ambattur Industrial Estate, Chennai, 600058 TN (India)



AREAS OF COLLABORATION & Memorandum Of Understanding (MoU)

Between

VELS (VISTAS) ("Institution")

&

XCEL Corp ("XCEL/Company")

"Company" means: XCEL Corp USA, XSC Techsol Pvt Ltd ("XCEL India"), CricDost, NYINST, IntelSchool and other affiliates etc.

CENTRE-OF-EXCELLENCE (COE) / RESEARCH & DEVELOPMENT

DATED: 02-Feb-2022











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This Memorandum of Understanding ("MOU") is made on the 02-Feb-2022 between M/s XSC Techsol Pvt Ltd and its affiliates (collectively known as "XCEL/Company"), located at 81B, 2nd Main Road, Prince Infopark, Bldg B, 5th Floor, Ambattur Industrial Estate, Chennai, 600058 India (hereinafter referred to as "XCEL"); and Vels Institute of Science, Technology & Advanced Studies (VISTAS), located at Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India (hereinafter referred to as "Institution"); which shall hereinafter be collectively referred to as the "Parties" and individually as a WHEREAS

- (A) M/s XSC Techsol Pvt Ltd ("XCEL India"), a subsidiary of XCEL Solutions Corp, USA is global Software Development company and IT Consulting Service Provider having offices in USA, Mexico/LATAM, Philippines and India. For additional information, please visit www.xcelcorp.com
- (B) Vels Institute of Science, Technology & Advanced Studies (VISTAS), was established in 1992 with the aim of transforming an individual into a complete person with character and ability committed to national service and development. The trust was founded by Dr. Ishari K Ganesh, M.Com, MBA, B.L, (M.L), Ph.D, a visionary and an eminent educationist, in fond memory of his father Shri. Isari Velan, a former minister in the popular Govt. of Dr. MGR. Vaels Educational Trust has always served to take education to the thresholds of first generation learners and weaker sections of the society.
- (C) The Parties are desirous furthering industry-academic collaboration through the pursuit of joint research and development activities in areas of mutual interest, and shall by joint agreement, determine the areas and subject of such collaboration.
- (D) This MOU sets out the general understanding of the Parties' collaboration

ACTIVITIES AND COORDINATION 1.

- The Parties agree to cooperate on research and project activities, training program, internship, job 1.1 oriented live project engagement and in the areas in accordance with their respective needs and objectives as outlined in Appendix-A (for detailed scope of the activities). (Collectively referred to as the "Activities").
- To implement the purpose envisaged under this MOU, representatives of the parties may meet 1.2 periodically to conclude definitive projects ("Projects"), including their financing for each Projects and possible collaboration with other parties, consultancy services and including mentoring start-ups incubated/incorporated within the purview of the company and the institution.











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Both parties will designate a representative to initiate and coordinate the Projects and other relevant activities. The coordinators from each Party may meet to review progress of the implementation of the agreed Project, define new areas of collaboration as well as to discuss matters related to this MOU. The coordinators from the parties are listed as in the Appendix-A.

2. INTELLECTUAL PROPERTY & FUNDING

- Any specific financial arrangement related to the Projects will be in accordance with the definitive 2.1 agreements to be entered into between the Parties ("Project Agreements" or in "Appendix-A"). 2.2
- No Project funding shall be made without a Project Agreement.
- All inventions, discovery, development or other intellectual property including but not limited to 2.3 copyrights, patents and industrial designs resulting from the Project shall be owned by the company.
- This MOU or any Project Agreement under this MOU does not affect the ownership of any background 2.4 intellectual property of a Party or in any other technology, design, work, invention, software, data, technique, know-how, or materials of such Party that are not results of a project under this MOU. The intellectual property in them will remain the property of the Party that contributes them to a

3. CONFIDENTIALITY

- "Confidential Information" means any and all information in whatever form provided by the 3.1 disclosing Party and relating to the Activities, provided such information is either (a) marked as confidential at the time of disclosure; or (b) if not in a form that can be readily marked (e.g., in oral, visual or electronic form), is identified by the disclosing Party as confidential at the time of disclosure; or (c) if, given the circumstances of the disclosure, the receiving Party reasonably ought to know that it should be treated as confidential. No disclosure under this MOU or Project Agreements shall be considered an offer to sell or a public disclosure.
- The Parties acknowledge and agree that they will maintain the secrecy and confidentiality of 3.2 Confidential Information received from the disclosing Party under this MOU or Project Agreements. Receiving Party will not disclose Confidential Information of the disclosing Party to any third party without prior written authorization from the disclosing Party, except that Receiving Party may share the Confidential Information on a need to know basis with (a) Receiving Party's Affiliates, or (b) to the extent they are subject to a non-disclosure obligation, receiving Party's contractors, agents, students, employees, or representative performing the Activities for receiving Party. Receiving Party











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+91 95009 67031 info@xcelcorp.com www.xcelcorp.com

will only use the disclosing Party's Confidential Information for the Activities stated in this MOU or Project Agreements. Receiving Party will not remove any confidentiality, proprietary, or other similar markings from Confidential Information. Receiving Party also agrees to adopt measures to protect the secrecy and confidentiality of Confidential Information that are reasonable under the circumstances and that protect the disclosing Party's Confidential Information with at least the same degree of care, but in any case no less than a reasonable degree of care, as receiving Party uses to protect its own information of a like confidential nature. During the work under this MOU or Project Agreements, the parties will not use or disclose to each other any confidential information owned by a third party, unless the Disclosing Party has written authorization to do so.

- 3.3 The obligation imposed, under this Agreement, on either Party shall not apply to information (i) which is known to the public other than by breach of this MOU, (ii) Information which a Party can show was in its possession before receiving it from other Party, (iii) Information which a Party receives from a third party without restraints as to disclosure thereof, (iv) Information which is required to be disclosed by reason of law or order of a court of a competent jurisdiction. The Party requested to disclose such information shall beforehand notify the other Party of any such requirement and consult with the other Party regarding the manner of such disclosure.
- No rights in any intellectual property rights are licensed or transferred from the disclosing Party to receiving Party under this MOU or Project Agreements except as expressly provided under a Project Agreement. Receiving Party will not obtain any rights, expressed or implied, in Confidential Information of the Disclosing Party.
- 3.5 The obligations of confidentiality set out in this Clause shall carry on in force for a period of two (2) years from the termination or expiry of this MOU.
- 3.6 Without regard to principles of conflicts of law, Clause 3 shall be construed according to the laws of India under the jurisdiction of Chennai, Tamilnadu.

TERM OF MOU

4.1 This MOU shall commence on the date of this MOU above and shall remain in effect for a period of one (1) year. Either party may terminate this MOU by giving thirty (30) days prior notice to the other Party. This MOU can be extended by mutual written agreement of both Parties. The termination of this MOU shall not affect the implementation of the Projects established under it prior to such termination.











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DISPUTE RESOLUTION

5.1 The Parties shall use their best endeavours to settle amicably any difference or dispute arising under or in connection with this MOU by consultation and negotiation. If a dispute cannot be settled through such consultations, upon the request of either Party with written notice to the other Party, any such dispute shall be resolved by arbitration in accordance with the Rules of Arbitration of the Indian Council of Arbitration and the award made in pursuance thereof shall be binding on the parties. The place of arbitration will be city of Chennai, Tamilnadu.

USING TRADEMARK

So long as this Agreement is in effect, both party shall have right to use trademarks or trade names with the written approval from the other party in connection with its activities hereunder, in a Project Agreement and any related presentation.











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APPENDIX-A

SCOPE OF ENGAGEMENT

- 1. The company and the institution agreed to engage the students in live software development projects to be managed and mentored by the experienced IT Professionals of the company, and make them industry ready for
- 2. The company shall provide job placements for all the qualified candidates (to be hired by the company, partners, clients etc. domestically and overseas market). Refer to Append-B for detailed information.
- 3. The company and the institution will evaluate the options to collaborate in the areas of entrepreneurship and promote the start-ups incubated in the institution. A detailed project plan will be outlined in a separate Appendix as and when both the parties are ready to initiate the process.
- 4. Both the parties agree to collaborate in the area of Research and Development as outlined in the project

REPRESENTATIVE CONTACTS

Company		
Management Contacts:	Institution	
 Mr. Khiroda Kumar Jena, Director +91-98410-45261, khiroda@nyinst.com Ms. Asha Jain, Director +91-94404-97730, asha@nyinst.com 	 Dr P Saravanan Registrar, registrar@velsuniv.ac.in, +91 94448 93379 	
Project Manager/Account Manager (Project Execution) TBD	Project Manager/Account Manager (Project Execution) • TBD	

ROLES & RESPONSIBILITIES

Institute's Roles & Responsibilities

- 1. Institute will recommend qualified candidates based on their academic background, positive attitude, and ability to learn new skills. These candidates will go through a selection process before they are hired.
- 2. Provide a person as a single-point-of-contact for all communications.
- 3. Institute may be required to provide minimum infrastructure to execute any software development and R&D











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activities at the institution's facility.

Company's Roles & Responsibilities

- 1. The company shall engage the students with its licensed/proprietary on-going/live projects like CricDost, IntelSchool, NYINST, AI Powered InteractiveUX platforms etc. as well as on various clients' projects (under the
- 2. The domain focus will be "Next Generation Technology Platform".
- 3. Area of technology focus will be not limited to: Al, Machine Learning, Deep Learning, Python, Video Analysis, Complex Algorithms, Data Science, Cloud Computing, Blockchain, Business Applications, Programming
- 4. Deep understanding and implementation of SDLC, Agile, QALC, DevOps, Deployment strategy, Cluster / Fail Over
- 5. The company will engage project manager, technical leads and other technical resources as needed to support
- 6. Initial project engagement for trainees will be up to 6 months.
- 7. The company will allow the students to get exposure to confidential process guidelines, Agile framework documents, SDLC methodologies, tools and techniques as needed.

IN WITNESS WHEREOF the Parties have caused this MOU to be executed on the date first above written.

Acknowledged and agreed by:

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

XSC Techsol Pvt Ltd ("XCEL/Company")

By:

(Signature of Authorized Representative)

Print Name: Dr P Saravanan

Title: Registrar

registrar@velsuniv.ac.in, +91 94448 93379

Date: 02.02.2022

By:

(Signature of Authorized Representative)

Print Name: Mr. Khiroda Kumar Jena

Title: Director

Date: 02.02.2022











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PROGRAM OVERVIEW & PROCEDURE

JOB PLACEMENT GUARANTEE (FINAL YEAR STUDENTS)

Qualifications & Interview Process

- **Educational Qualification**
 - o B.E/B.Tech/M.Tech (Computer Science, IT, Electronics, Electrical), MBA (with Technology
 - o Candidates must be in the current final semester and available for 6 months of project (there is a flexibility for them to complete their academic formalities)
 - o Minimum Qualifying Marks: 60% or equivalent CGPA (no active backpaper/backlog)
 - Must have good English communication skills (oral and writing)
 - Must have positive attitude and willing to work hard and learn
 - Candidate will be attending our selection procedure to qualify for this program
- Technical Round Interview
- HR Interview
- Document verification and background check

Business Trends / Area of Technology (based on various live projects)

All our active live projects are based on the latest and trending business domains and technologies.

Top 2020 Business Trends:

- Data Fabric
- Cybersecurity Mesh
- Privacy Enhancing Computation
- Cloud-Native Platforms
- Composable Applications
- **Hyperautomations**
- Al Engineering
- Distributed Enterprise
- Total Experience
- Autonomic Systems
- Generative Al













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The underlying technologies we are actively using for the live projects are, not limited to:

- a. Data Science, Python, AI/ML/DL/NLP
- b. QA Engineer (Automation Testing, Manual Testing, Integration, Performance Testing, Mobile Testing
- c. Cloud Computing (AWS, GCP, Azure, IBM Cloud etc.)
- d. DevOps, CI/CD Engineering
- e. Mobile App Development (Android, iOS, Hybrid etc.)
- f. UI/UX Design/AB Design
- g. ERP-SAP/CRM/SAAS Implementation
- h. Programming Skills (Java, .NET, Php, Scala, AngularJS, React.JS, Node.js etc.)
- i. Blockchain / Web 3.0 Technologies
- j. Crypto, NFT, DeFi, DAPP, Smart Contract Deployment and hands on experience with various blockchain k. Metaverse/AR/VR/VX

The candidates will be engaged on live projects under the supervision of our senior employees/consultants based out of USA/India/Mexico and other locations.

Procedural Details

Project Team Size	10-100 Team Members (per project)		
Enrollment Period	Open (Every month)		
Engagement Model	Offsite (Ambattur Office) and Online (WFH). The students will be required to visit our Chennai office at least 2 days per week to discuss about the project and interact with the team. Everyday there will be agile project status meeting to review the project deliverables.		
Duration	Up to 6 months		
Job Placement	 Candidates will be required to engage in live project implementation, learn soft skill techniques, improve English communication skill, and get experience with global industry standards. The company is 100% responsible for the job placement for each candidate. The candidates must strictly follow the company policies and deliver the project assignments. Salary will be decided based on candidates' performance as per the industry standards upon completion of the program. 		
Performance Evaluation	 Candidate's performance will be evaluated regularly on weekly and monthly basis and will be recorded in our system. Performance report will be shared with the college authorities, company management team and students. 		











Program Fee	
. robidiii i ce	 INR 100,000.00 – 30% discount = INR 70,000 per student (to be paid in full in advance)
	 The program fee will be refunded if the candidates are not offered job placement within six months. The candidates must comply with the guidelines of the programs.
	 Once the candidates are offered job, the initial salary will be used to pay off the loan amount through XCEL Corp to VELS University.

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

XSC Techsol Pvt Ltd ("XCEL/Company")

By:

(Signature of Authorized Representative)

Print Name: Dr P Saravanan

Title: Registrar

registrar@velsuniv.ac.in, +91 94448 93379

Date: 02.02.2022

Ву:

(Signature of Authorized Representative)

Print Name: Mr. Khiroda Kumar Jena

Title: Director

Date: 02.02.2022

MEMORANDUM OF UNDERSTANDING

Between

RINIGO TECHNOLOGY PVT LTD

14, ERIKKARAI STREET, ELANGO NAGAR, VIRIGAMBAKKAM, CHENNAI - 600092 TAMIL NADU, INDIA.

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) (Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road

Pallavaram Chennai - 600 117, Tamil Nadu, India



ि) तमिलनाडु TAMIL NADU 8 3977 14 FEB 2022

Stamp Vendor No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (MoU) is made and entered into force this 2nd day of March'2022 between

RINIGO TECHNOLOGY PVT LTD located in 14, Erikkarai Street, Elango Nagar, Virugambakkam, Chennai – 600092, Tamil Nadu, India.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES

(VISTAS) Located in Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India. (Hereinafter referred to as "VELS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P.Saravanan - Registrar on the other part.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

FOR RINIGO TECHNOLOGY PRIVATE LIMITED

Director

ORGANISATION PROFILE

RINIGO TECHNOLOGY PRIVATE LIMITED (RTPL)

Rinigo Technology Private Limited (RTPL), a start-up company started by 2 women entrepreneurs, supported by a team of talented engineers with a conglomerative experience of more than 60 years in the IT industry & 20 years in sales and distribution. Although RTPL was started with an initial focus of SERVICES & IT Development activities, the focus also shifted into other sectors like EV and other environment friendly developments with the intension to protect the Mother Earth that we live in and also support the upliftment of the society. At RTPL, our team of experts use proven strategies and cutting-edge technologies to identify critical opportunities, design innovative strategies for growth, and optimize performance to stay ahead of the competition

Our aim and focus

- 1. Design products that are eco-friendly and sustainable.
- 2. Develop IT products that inspire and uplift the society by building a strong support network that can propel yourself upwards.

PREAMBLE:

This is a service level agreement between the two parties for the welfare of RINIGO Team and the students and Faculty Members of Mechanical Engineering, VELS Institute of Science, Technology and Advanced Studies (VISTAS)

VALIDITY / DURATION OF THIS MoU

This Memorandum of Understanding is valid for 24 Months from the date of signing and thereafter is to be renewed with new amendments if any, mutually agreed upon by both the parties.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

FOR RINIGO TECHNOLOGY PIVATE LIMITED

Director

PURPOSE OF THIS MoU:

This MOU is a document between both the parties to work together for the welfare of students without any financial commitment on either side as mentioned below:-

RINIGO TECHNOLOGY PRIVATE LIMITED (RTPL) can make use of the laboratory and library facilities of VELS Institute of Science, Technology and Advanced Studies (VISTAS), Chennai for their R&D and testing works, on mutual consultation.

- RINIGO TECHNOLOGY PRIVATE LIMITED (RTPL) can send their staff as 1. delegates to attend Conferences/Seminars/Symposia etc., including Video Conferences conducted by VELS Institute of Science, Technology and Advanced Studies (VISTAS), Chennai.
- RINIGO TECHNOLOGY PRIVATE LIMITED (RTPL), can help for projects, relevant to their industry, suitable to the Engineering students and experts of VELS Institute of Science, Technology and Advanced Studies (VISTAS) to carry out the same in the Industry / Institution as part of the academic requirements of the students, on mutual consultation. Monthly Progress Reports of these Projects will be submitted independently by the corresponding project coordinator to the Department.
- RTPL shall offer whatever platform they are about to build, for students whereby they 3. can learn, practices and analysis stocks along with their academic. To acknowledge their participation, certificate will be provided.
- VELS Institute of Science, Technology and Advanced Studies (VISTAS), Chennai can 4. request RTPL. Chennai to send resource persons to give special lectures for the benefit of the students and faculty on mutual consultation depending on their availability and viceversa without any financial commitments.
- 5. The ownership of intellectual property that emerges during the collaborative research projects which are jointly approved by both parties can be shared between RTPL, Chennai and the contributed students from VELS Institute of Science, Technology and Advanced Studies (VISTAS).

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

For RINIGO TECHNOLOGY PRIVATE LIMITED

- 6. RTPL completely owns and reserves all the rights on the use of their proprietary tangle (tangible) and in-tangle (intangible) assets that they share with VELS Institute of Science, Technology and Advanced Studies (VISTAS).
- 7. RTPL and VELS Institute of Science, Technology and Advanced Studies (VISTAS) may license their intellectual property only for use in specified time bound projects and terms shall be decided per project basis by both the parties.
- 8. RTPL can conduct programmes on interest and need to the society in the VELS Institute of Science, Technology and Advanced Studies (VISTAS) premises on mutual acceptance of both the parties.

Term of the MOU:

- This MOU will be in force for a period of twenty four months from the date of signing. This MOU may be terminated by either party by giving a prior written notice of 30 days to the other party.
- This MOU can be further extended, subject to mutual agreement of terms and conditions at the end of twenty four months, on expiry of the MOU. The intimation of desire to continue should be intimated in writing to RTPL, two months prior to the date of expiry of this MOU.
- This MOU or any action of the parties with respect thereto does not constitute legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.
- This MOU does not create any partnership, agency, joint venture or employer employee relationship between the parties.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. FOR RINIGO TECHNOLOGY PHONETE LIMITED

Director

5 The parties shall be responsible for their respective costs, loss and expenses and no party shall be responsible to the other for any loss, cost, expense or damages whether direct, indirect, consequential or incidental.

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the date, month and year, here-in-above written.

REGISTRAR

VISTAS

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Chief Technology Officer
For RINIGO TECHNOLOGY PRIVATE LIMITED

(k. NAGARO)

Director

WITNESSES

Dr. M. Chandrankorran Drector, Dept-of Mech. Signeering

Dr. R. SRIDHAR.
Asso. Proj.
Dept. of Medorical Engg.

MEMORANDUM OF UNDERSTANDING

SCHOOL OF PHARMACEUTICAL SCIENCES VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) P.V. VAIDYALINGAM ROAD PALLAVARAM, CHENNAI - 600 117

INSTITUTION
TIE-UP WITH

REVIVE FORMULATIONS INDIA Pvt. Ltd.,

R.S No. 76/3, Perumal Nagar Agasampattu village Vanur Taluk Villupuram District. 605111.

MARCH 2022





98AB 605558

S. KESAVARAJ Stamp Vendor No. 19, G.S.T. Road, Pallavaram, Ch - 43. L.No.14325 / @ 94 Ph : 9176558785

M.1 MEMORANDUM OF UNDERSTANDING

M.1.1 This **MEMORANDUM OF UNDERSTANDING** is made and entered into force this 26th day of March 2022.

BETWEEN

SCHOOL OF PHARMACEUTICAL SCIENCES, VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES, P.V. Vaithyalingam Road, Pallavaram, Chennai-600 117 and (herein after called VISTAS with expression shall where the context so admits include its successors and permitted assigns)

AND

REVIVE FORMULATIONS INDIA Pvt. Ltd., located at Villupuram represented by its Unit Head-Operations herein referred as Revive Formulations. Which expression shall, where the context so admits, mean and include its successors, representative and permitted assigns of the other part.

The VISTAS and Revive Formulations enter in to this agreement to promote academic and educational exchange and cooperation between the institutions towards the benefit of the students of both the institutions.

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

Azur Director

M.2 PREAMBLE

ABOUT THE INSTITUTION

M.2.1 VISTAS was established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The Deemed to be University status was conferred to this educational institution by University Grants Commission and the Ministry of Human Resource Development (MHRD), Govt. of India in June 2008. No. F.9-56/2004-u.3 dated 4th June 2008. As a logical consequence of this, the Founder Chairman Dr.Ishari K.Ganesh has become the Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an institution which will be globally more competitive and internationally recognized institution.

The School of Pharmaceutical Sciences provides excellent infrastructural facilities to carry out research on par with International standards. The Programmes offered by the school (B.Pharm, M.Pharm, Pharm.D) are duly approved by AICTE/UGC/PCI. The School undertakes collaborative research projects with various organizations and hospitals. The School is equipped with the State-of-the-Art laboratories and the School also runs a generic medicine store which provides the drugs at subsidized cost under PMBJ scheme.

M.2.2Revive Formulations is one of the top pharmaceutical companies in villupuram, whose goal is to ensure that no patient shall be denied access to high quality & affordable medicine and support. Mission of the company is to be a leading global healthcare company which uses technology and innovation to meet every day needs of all patients. Revive Formulations has rich experience of over seven years in the chemical industry. The company prides itself in being responsive, reliable and quick to implement projects. At the same time they ensure high levels of confidentiality in implementing new projects thereby providing an excellent customized manufacturing service option to the clients at extremely competitive costs. Revive Formulations, manufacture Oral liquid dosage forms including solutions. syrups, suspensions, elixirs, and concentrates that provide better patient compliance. Revive Formulations recently built the new ointment Section with Latest brand sparkling technology and as per GMP standards.

Registrar

Vels Institute of Science, Technology
& Advanced Studies (V1S)
Pallavaram, Chennai - 600 117.

FOR REVIVE FORMULATIONS INDIA PRIVATE LIMITED

M.3 SCOPE OF WORK AND RESPONSIBILITIES

- M.3.1 The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of interest. The following areas of interest form the major part of MOU.
 - Research work to be carried out at VISTAS and Revive Formulations joint Research and Development in areas, where regulatory guidelines permits.
 - Organizing and participating in Joint Symposium/Conference/ Workshops/Short Term Refresher courses conducted by both VISTAS and Revive Formulations.
 - Mutual extension of Laboratory facilities of VISTAS / Revive Formulations, and permitting the research scholars to use the facilities in institution and agree to the terms for the benefit of both student and faculty members of both the organization.
 - Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment.
 - All visits of the staff of VISTAS to Revive Formulations and viceversa will be on the basis of prior approval of the competent authority of VISTAS and Revive Formulations.
 - To arrange for direct discussion for development of novel strategies for initiation of research works and mutual exchange of ideas.
 - Sharing the expertise of VISTAS and Revive Formulations, for the benefits of the students and the scientists of Revive Formulations in the areas of education, training, research and other pharmacy services. This MOU is restricted to the Students and Faculty of VISTAS and the staffs of Revive Formulations.
 - Through this MOU the faculty and scholars will be continuously taking part of your research team which evolves continuous Human Resource support in the research area of the company.

Paristran

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

For REVIVE FORMULATIONS INDIA PRIVATE LIMITED

DIRECTOR

IN WITNESS WHEREOF THE parties, here to have signed this Memorandum of Understanding

For and on behalf of

Vels Institute of Science, Technology and Advanced Studies (VISTAS)

Signature

Name: Dr. P. Saravanan. Designation: Registrar

> Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

Seal

For and on behalf of

Revive formulations India Pvt. Ltd.,

REVIVE FORMULATIONS INDIA PVT. LTD. R.S.No.76/3, PERUMAL NAGAR, AGASAMPATTU VILLAGE, VANUR TALUK, TAMIL NADU-605 111

Signature

Name: Mr.A. Ramakesu.

Designation: Managing Director

Seal

For REVIVE FORMULATIONS INDIAPRIVATE LIMITED

New -

Witness (Name & Address)

Name: SANGEETHA.S

1. Signature with date

DIRECTOR

Witness (Name & Address)

1. Signature with date

Name:

Dr. P. SHANMUGASUNDARAM, N

Director

School of Pharmaceutical Sciences, Vels Institute of Science, Technology and Advanced Studies (VISTAS), Pallavaram, Chennai - 600 117.

2. Signature with date

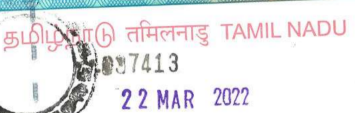
Name:

2. Signature with date

Name: ABDUL SUBHAN

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Stamp Vendor lo. 19, G.S.T. Road, Pallavaram, Ch - 43. 1325 1 @ 94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is executed on 28th day of March 2022 in Chennai

Between

Vels Institute of Science, Technology & Advanced Studies (VISTAS), with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai -600 117, Tamil Nadu, India.

And

Neolysi Technologies, with expertise in Web Development, Software Development, Mobile application, SEO, Web Services and Resource building, is a company based in India, established in 2006, located in # Neolysi Technologies, New No 358 (Old No 645), 4th Floor, Anna Salai, Thousand Light, Chennai-600 006

CHENNAI-06

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117,

2.1 About VELS University

INSTITUTE VELS OF SCIENCE. TECHNOLOGY ADVANCED STUDIES (VISTAS) was established under section 3 of UGC act 1956, by the Ministry of Human Resource Development, Govt. of India, in 2008. A VISTA (popularly known as Vels University) has originated from a self-financing Group of Institutions known as Vels Group of Institutions, established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the Management and quality maintained in the field of Higher education. The university is a multi-disciplinary university offering varied and innovative courses in emerging areas. The university is offering 41 under graduate, 50 post graduate programmes and 8 Diploma and Certificate Programmes of contemporary relevance.

2.2 WHEREAS as a result of the interactions between VELS University and NEOLYSI TECHNOLOGIES, CHENNAI at various levels and occasions, both the parties have agreed to come together to jointly work in certain areas of mutual interests.

3. SCOPE OF MOU

This MOU broadly defines the mode and methodology of operations and spells out the rights and responsibilities of the parties hereto.

Having built competency in the software and hardware development areas by NEOLYSI TECHNOLOGIES, CHENNAI, both the parties found that it would provide an opportunity for both the organizations to collaborate and work, complementing each others' strengths. With this realization, VELS University and NEOLYSI TECHNOLOGIES, CHENNAI agree to explore the areas to work jointly for the benefit of the students & staff of Vels University and for the benefit of employees of NEOLYSI TECHNOLOGIES, CHENNAI.

3.1 Neolysi Technologies Pvt. Ltd., agrees to provide the services as described in the Proposal for Web Design and Apps Development training of at least 30 hours based on the syllabus of proposal which includes in class training, system lab & evaluation for VISTAS students, with a batch size of about 60 students. On the average, the training of five hours a day per batch can be imparted to the students, with a lunch break of one hour. The course can be covered in the period of February 2022 to March 2022.

Tippes



Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

- 3.2 The Minimum batch size is 60.
- 3.3 A Joint program Committee (a Nominated Staff member from VELS University & NEOLYSI TECHNOLOGIES) may be constituted to monitor the progress of the program implementation.
- 3.4 Staff members of NEOLYSI TECHNOLOGIES are permitted to do Ph.D/M.Phil (Regular or Part Time) degree at VELS. They can make use of the fee concession provided by VELS.
- 3.5 NEOLYSI TECHNOLOGIES, CHENNAI will also conduct Orientation Programmes, Workshops, Faculty Development programmes etc., for Department of Information Technology of VELS University.

4. JOINT RESPONSIBILITIES

- 4.1 All attempts will be made to ensure that training and projects jointly carried out are accomplished to a very high degree of quality, with parsimony of time and resources.
- 4.2 Attention of the top management will be drawn in case of any interface or operational problems.

5. FINANCIAL ASPECTS

- 5.1 NEOLYSI TECHNOLOGIES, CHENNAI, will indicate a Nominal charge for conducting training programs.
- 5.2 The course fee for NEOLYSI TECHNOLOGIES is fixed as Rs.1,800 /- (Rupees eight thousand hundred only) + 18% GST per student.
- 5.3 VISTAS has to pay 25% of the training amount on the time of signing the MOU
- 5.4 VISTAS has to pay 25% after completion of the (15 hours) training program.
- 5.5 VISTAS has to pay the Remaining 50% after completion of the entire 30 hours of the training program within 10 days.

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Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. 5.6 The payment will be made by the college, in the form of Cash/Cheque

6. COMMUNICATION

6.1 All communication or notice or intimation shall be addressed to the Nodal contacts of the respective parties and sent to the registered address of the parties concerned and such a communication sent by e-mail, tele-fax, registered air-mail shall be deemed to be sufficient.

7. CONFIDENTIALITY AND NON-DISCLOSURE

- 7.1 Any software/ hardware material, product specifications, designs, financials, information, documents and any software development under this MoU shall be deemed to be in private domain and it shall not be made public or shared with any other party without the prior written consent of the party which owns it.
- 7.2 Parties agrees that the obligations of confidentiality contained herein shall not attach to information that:
 - a) is or was already known to the receiving Party at the time of disclosure to it as evidenced by written records; or
 - b) is at the time of disclosure to the receiving Party or thereafter becomes public knowledge through no fault or omission of the receiving Party; or
 - c) is lawfully obtained by the receiving Party from a third party who is not under any confidentiality obligation to the disclosing Party; or
 - d) is independently developed by the receiving Party; or
 - e) is required to be disclosed by court rule or governmental law or regulation, provided that the receiving Party gives the disclosing Party prompt notice of any such requirement and cooperates with the disclosing Party in attempting to limit such disclosure.

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Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 112

8. FORCE MAJEURE

8.1 Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to the exigency of one or more of the events such as but not limited to acts of God, war, floods, earthquakes, strike, lockouts, epidemics, riots, civil commotion, etc. provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force-majeure conditions continue beyond six months, the parties shall then mutually decide about the future course of action.

9. INTELLECTUAL PROPERTY RIGHTS

9.1 The Intellectual Property Rights in respect of the intellectual efforts-based on projects will be decided on case-to-case basis in writing and signed by the parties.

10. EFFECTIVE DATE AND DURATION

- 10.1 This MOU shall be effective from the date of signing and will be valid for a period of five years). The MOU shall automatically stand terminated if no specific MOU /Agreement is entered into between the parties during the validity period of five years.
- 10.2 Either party can terminate the MOU by giving 30 days prior notice in writing.
- 10.3 Any amendments/ modifications/ additions/ deletions to this MOU shall be in writing and duly signed by both parties.

11. ARBITRATION

11.1 In case any dispute arises between the Parties with respect to the MOU. both Parties hereto shall endeavor to settle such dispute amicably. If the Parties fail to bring about an amicable settlement within a period of 30 (thirty) days, dispute shall be referred the sole arbitrator appointed by NEOLYSI TECHNOLOGIES, CHENNAI. Arbitration proceedings shall be conducted in accordance with provisions of the Arbitration and Conciliation and Rules made there under, or any legislative amendment or modification made thereto. The venue of the arbitration shall be Chennai.

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Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117 The award given by the arbitrator shall be final and binding on the Parties. The language of arbitration shall be English. The common cost of the arbitration proceedings shall initially be borne equally by the Parties and finally by the Party against whom the award is passed. Any other costs or expenses incurred by a Party in relation to the arbitration proceedings shall ultimately be borne by the Party as the arbitrator may decide. Courts in Chennai only shall have the exclusive jurisdiction to try, entertain and decide the matters which are not covered under the Arbitration and conciliation Act.

12. ASSIGNMENT AND TRANSFER:

Any and all rights, duties and obligations of the parties under this MOU shall not be transferred or assigned by either party to any third party without prior written consent of the other party.

13. NON WAIVER:

The failure or neglect by either of the Parties to enforce any of the terms of this MOU shall not be construed as a waiver of its rights preventing subsequent enforcement of such provision or recovery of damages for breach thereof.

14. SEVERABILITY:

The invalidity or unenforceability of any provision of this MOU shall not affect the validity or enforceability of any other provision of this MOU that shall continue in full force and effect except for any such invalid and unenforceable provision.

15. LIMITATION OF LIABLITY:

In no event NEOLYSI TECHNOLOGIES, CHENNAI shall be liable to the other for any incidental, consequential, special, and exemplary or direct or indirect damages, or for lost profits, lost revenues, or loss of business arising out of the subject matter of this MOU, regardless of the cause of action, even if the party has been advised of the likelihood of damages

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ANNA SALAI

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennaj - 600 117.

16. INDEMNIFICATION:

VELS University agrees to indemnify and keep indemnified NEOLYSI TECHNOLOGIES, CHENNAI, its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of VELS University or any of its representatives, agents or employees including but not limited to any breach of this MOU or otherwise in writing, or any violation thereof by VELS University of any applicable law, or regulation or order.

NEOLYSI TECHNOLOGIES, CHENNAI agrees to indemnify and keep indemnified VELS University, its representatives, agents, employees, successors and assigns harmless against all losses, damages or expenses of whatever form or nature, including, without limitation, attorney's fees and costs and costs of appeals, whether direct or indirect, which they or any of them may sustain or incur as a result of any acts or omissions of NEOLYSI TECHNOLOGIES, CHENNAI or any of its representatives, agents or employees including but not limited to any breach of this MOU or otherwise in writing, or any violation thereof by NEOLYSI TECHNOLOGIES, CHENNAI of any applicable law, or regulation or order.

17. NO PARTNERSHIP:

Nothing in this MOU shall be deemed to neither constitute or create an association, trust, partnership or joint venture between the Parties nor constitute either party the agent of the other party for any purpose

18. ENTIRE MOU:

This MOU constitutes the entire Understanding between the Parties. Any and all written or oral agreements, representations or understandings of any kind that may have been made prior to the date hereof shall be deemed to have been superseded by the terms of this MOU.

19. HEADINGS:

The headings shall not limit, alter or affect the meaning of the Clauses headed by them and are solely for the purpose of easy reference.

This Memorandum of Understanding has been executed in two originals with one retained by VELS University and the other by NEOLYSI TECHNOLOGIES, CHENNAI.

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Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

IN WITNESS WHEREOF, the parties signed this MOU at NEOLYSI TECHNOLOGIES, CHENNAI and have caused this MOU to be executed in two original copies by their respective duly authorized representatives.

For Neolysi Technologies Pvt. Ltd

T. Pias



For VISTAS

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

WITNESSES:

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1. Donoran 1022 (Dr.K. DHARMARADON)

2.

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Memorandum of Understanding

Between

NammaCart Solutions Pvt. Ltd.

(A unit of Technology Business Incubation Center)
No.61, Vaigai Street, Kasi Visalakshipuram, Kilkattalai
Chennai - 600117, Tamil Nadu.

and

Vels Incubation Centre Vels Institute of Science, Technology and Advanced Studies (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India



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S. KESAVARAJ

Stamp Vendor

19, G.S.T. Road, Pallavaram, Ch - 43.

Memorandum of Understanding 4325 / @ 94 Ph : 9176558785

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on 3rd day of March 2021

Between

Vels Incubation Centre, Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai- 600117.

AND

NammaCart Solutions Pvt. Ltd., a hyperlocal ecommerce startup company for creating a retail ecosystem with a rich customer UI/UX platform, based at, No.61, Vaigai Street, Kasi Visalakshipuram, Kilkattalai, Chennai - 600117, Tamil Nadu.(hereinafter referred to as "NammaCart").

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WHEREAS

- NammaCart, is a Private Limited Company registration held business entity registered under The Companies Act, 2013. NammaCart is engaged in the development of digital platform for onboarding retailers and enable them to sell their products online through the integrated payment gateway, deliver it to the customers nearby, showcase their shop promotions and offers, thereby increasing their revenue and customer base. Digitization of the retail platform provides varied choices and a rich UX web and mobile app for the end users or customers who will be able to research, analyze and identify the best offers for the products they're looking for and purchase online or offline.
- 2. **VISTAS** (Vels Institute of Science Technology and Advanced Studies) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The deemed to be University status was conferred to Vels Group of Institutions in 2008 under Section 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India. As a logical consequence of this, the founder Chairman Dr.Ishari K.Ganesh has become the President / Chancellor.

The University is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University to frame policies and programmes for the growth and improvement of **VISTAS**. The members of this Board are drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, and Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University.

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3. **NammaCart** has decided to work together with leading Educational Institutions so as to empower students of these institutes to expand career options.

NammaCart and **VISTAS** (Hereinafter referred to as "Parties"), desire to cooperate with each other and the mutually agreed proposal, which underlines the broad understanding between the parties. Mutual Co-operation and collaboration will be in the field of

- > Software development
- Verification and Validation of Projects, Software, Prototype or Product
- Marketing and branding
- > Student Internship and
- > Placement

Terms of the MOU:

- 1. This MOU will be in force for a period of thirty six (36) months from the date of signing. This MOU may be terminated by either party by giving a prior written notice of 30 days to the other party.
- 2. This MOU can be further extended, subject to mutual agreement of terms and conditions at the end of thirty six (36) months, on expiry of the MOU. The intimation of desire to continue should be intimated in writing by the Parties, two months prior to the date of expiry of this MOU.
- 3. This MOU or any action of the parties with respect thereto does not constitute legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.

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- 4. This MOU does not create any partnership, agency, joint venture or employer –employee relationship between the parties.
- 5. The parties shall be responsible for their respective costs, loss and expenses and no party shall be responsible to the other party for any loss, cost, expense or damages whether direct, indirect, consequential or incidental.
- 6. A Joint Program Committee, a nominated staff member from both the parties may be constituted to monitor the progress of the Program implementation.

Termination of Contract:

7. In the event, both the parties are unable to ensure the operation of the work **within the stipulated time period**, both parties shall be entitled to terminate this Memorandum of Understanding by giving 30 days notice to each party.

Address for service of notice:

- 8. Any notice or demand required, authorized or permitted to be given by the Parties under this Memorandum of Understanding is deemed to be served upon the Parties.
- 9. Such notice, if posted, shall take effect from the day following the date of posting and if affixed or left as aforesaid shall take effect from the time of such affixing or leaving as aforesaid. Any notice required to be given under this Memorandum of Understanding shall be in writing and sent by registered post.

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IN WITNESS whereof, the parties hereto have executed this Memorandum of Understanding on the day, month and year herein above written.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Managing Director NammaCart solutions

Pvt. Ltd

WITNESS:

(1)

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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 19th day of March 2021 at Chennai. Between

Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

AVIGEN BIOTECH PVT LTD., situated at No. 7, First Floor, 1st Main Road, New Colony, Chrompet, Chennai 600044, Tamil Nadu and includes its passigns, legal heirs and successors represented by its Managing Director, Dr.P.Balashanmugam.

AviGen BioTech Pvt Ltd. No. 7, 1st Floor, 1st Main Road, New Colony, Chromepet, Chennal - 600 044.

New Colony, Unromepet,

Vels Institute of Science, Technology & Advanced Studies (VISTAS). Pallavaram, Chennai - 600 i)?.

In accordance with the mutual desire to promote co-operation between AVIGEN BIOTECH PVT LTD., situated at No. 7, First Floor, 1st Main Road, New Colony, Chrompet, Chennai 600044, Tamil Nadu and Vels Institute of Science, Technology and Advanced Studies (VISTAS), located at Pallavaram, Chennai-600117.

AviGen BioTech Pvt. Ltd. is a Government certified multidimensional Biotech research Centre, located in Chennai, Tamil Nadu. It undertakes academic research in the frontier areas of life sciences and medicine. It leads significantly in the development of the human resources needed to bridge gap between the academic and biotechnological industries. It also conducts and coordinates creative and personalized trainings, organize seminars, symposia and scientific workshops for students doing B.Tech., M.Tech., B.Sc., M.Sc., B.Pharm., M.Pharm., M.Phil., PhD research scholars and Faculties. It is actively involved in testing and outsourcing services, contract research, product design and manufacturing and is equipped with core instrumentation facilities.

Vels Institute of Science Technology & Advanced Studies (VISTAS) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.

The deemed to be University status was conferred to Vel's Group of Institutions, under Sec 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India in 2008. As a logical consequence of this, the founder Chairman Dr. Ishari K. Ganesh has become the President/Chancellor.

The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of memorandum of understanding for the purpose of academic interaction and research activities beneficial to institute and industry.

I. Purpose of the Agreement

VISTAS and AviGen BioTech Pvt Ltd jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

Paushug -

AviGen BioTech Pvt Ltd.
No. 7, 1st Floor, 1st Main Road.

Vels Institute of Scance, Tours and & Advanced Studies 15, 18 p. 18.
Pallavarano, Chennai - 600 117.

The parties collaborate, cooperate and interact to achieve the following scopes of this MoU.

- 1. The Parties intend to pursue collaboration on fundamental, academic research, related to Biotechnological applications.
 - 1.1. To facilitate a structured plan for the benefit of staff and students of the department through guest lectures, workshops, training programmes, projects and internships. The sharing of information and knowledge will function under the principles of mutual understanding, common interest and complementary activities.
 - 1.2. Experiences and expertise in the fields of Biotechnology, Biochemistry, Agro technology, Bioinformatics, Molecular Biology, Microbiology, will be mutually exchanged and would be used for academic purposes and for societal benefits.
 - 1.3. Both parties will encourage visits and utilization of each other's research and technical facilities as and when required upon mutual consent.
- Both parties exchange the technical expertise such as experimental procedures, instrumental knowledge and development of new protocols in Fields.
- 3. Both parties agree to exchange the expertise of their working staff under mutual convenience when requested by either Party. For example, AviGen BioTech Pvt Ltd can request to utilize the expertise of VISTAS faculty for their technical events. However, exchange of faculties or scientist to be done under mutual convenience of the Parties when such exchanges doesn't affect the normal functioning of the Parties. During Conferences, Seminars, Symposia and Workshops organized by either Party, above mentioned exchange of faculty may avail with mutual concerns.
- 4. Both the parties agree to utilize their Laboratory Instrument facilities without any payments when such utilizations don't affect the normal functioning of the other.
- To take consultancy services.

Buylengh-AviGen BioTech Pvt L

No. 7, 1st Floor, 1st Main Road, New Colony, Chromopet, Vels Institute of technique (% - hard & Advanced State leave) | Figure Pallavaram, Channels (60)

II. Legal Framework

The Registrar of VISTAS and the General Manager of AviGen BioTech Pvt Ltd may, in accordance with their respective policies and procedures, initiate agreements to enhance joint development of students by offering students of VISTAS a chance to work on real world projects under the guidance of AviGen BioTech Pvt Ltd.

III. Execution of the Agreement

Any arrangements entered into further to this memorandum will be governed by specific, individual agreements after due approval processes have been followed. All agreements will be signed between the relevant authorities of AviGen BioTech Pvt Ltd and VISTAS.

IV. Term & Termination

This agreement will be effective on the date it has been designed by both parties, and it will be in effect for a period of 3 years from the date of signing MoU. The agreement can be renewed for additional 3 year periods by mutual consent of the parties to the agreement. Both parties reserve the right to terminate this agreement giving written notice 30 days prior to the proposed termination date.

V. Intellectual Property Rights

Any Intellectual Property Rights that come about due to the development of any projects initiated by VISTAS or AviGen BioTech Pvt Ltd in partnership with VISTAS would be the property of VISTAS only and the company has no claim over the same. Any information relating to the projects that need to be disclosed by VISTAS and its staff, students and research scholars pertaining to the projects initiated with AviGen BioTech Pvt Ltd and VISTAS, shall be shared only after obtaining the approval in writing from the management of AviGen BioTech Pvt Ltd and VISTAS. A separate Non-Disclosure agreement shall be signed by all parties concerned before every such project is initiated.

AviGen BioTech Pvt Ltd.
No. 7, 1st Floor, 1st Main Road,
New Colony, Chromepet,
Chennal - 600 044

Veh Institute and Augusta and

For VISTAS

For AVIGEN BIOTECH PVT LTD

Name

Registrar Vels Institute of Science, Technology & Advanced Stuttes (Vignature:

: DR.P.SARAVANANChennai - Warrie : DR.P. BALASHANMUGAM

Designation: REGISTRAR

Designation: MANAGING DIRECTOR

AviGen BioTech Pvt Ltd.

No. 7, 1st Floor, 1st Main Road, New Colony, Chromepet. Chennal - 600 044.

Witness

1. Signature with dat

Name & Address

Dr. P. BRINDHA DONI,

Dept of Broens,

B. Tech Biotechnology,

VISTAS,

Pallavaram, Chennai-117

2. Signature with date

Name & Address

R. THIRUCHELVI

Dept of Bioengy, B. Tech Biotechnology.

VISTAS.

Pallavaram - chenni-117

Witness

do a 1. Signature with date

Name & Address

K. MOSA CHRISTAS

AviGen BioTech Put. Ltd.,

Chromepet, (h- 6000 44.

2. Signature with data [9/03/21

Name & Address

E. Kowsalya Avi Gen Bio Tech Put Ltd: Champet Chennai - 600044

MEMORANDUM OF UNDERSTANDING

BETWEEN

BioNeemtech India PVT. LTD.

2nd Cross road, Inside SIPCOT IT Park,

Siruseri, Navalur Chennai-603103

And

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road
Pallavaram
Chennai - 600 117, Tamil Nadu, India





RENEWAL OF MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 15th day of May 2021 between BioNeemtech India PVT. LTD., 2nd Cross road, Inside SIPCOT IT Park, Siruseri, Navalur, Chennai- India represented Director

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P.Saravanan – Registrar.

Both BioNeemtech India PVT. LTD., and VISTAS entered into the memorandum of understanding dated 15th day of May 2015 and the said MoU is valid for a period of five years and is said to expire on 14th day of May 2020.

AND WHEREAS the Parties have decided to continue the said MoU and the scheme beyond the expiry date for the period of 36 months w.e.f 15th May 2020 to 15th May 2023.

The copy of the said MoU has been annexed to the present agreement being an integral part of it.

Bioneemtec India Private Ltd.:

IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, has signed this Memorandum of Understanding on the 15th day of May 2021.

DIRECTOR / CHAIRMAN BioNeemtech PVT. LTD.,

Bioneemtec India Private Ltd., Golden Jubilee Womens Biotech Park Inside SIPCOT IT PARK, Siruseri, Navalur, Chennai - 603 103. Kanchipuram Dist. REGISTRAR VISTAS

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

WITNESS

BioNeemtech PVT. LTD.,

VISTAS

1. Stallathlandian Det.

2. DR. R. PRIYA
Assistant professor
Dept. g Bioinformatics.
VISTAS

2.

MEMORANDUM OF UNDERSTANDING

SCHOOL OF PHARMACEUTICAL SCIENCES VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) P.V. VAITHIYALINGAM ROAD PALLAVARAM, CHENNAI – 600117

INSTITUTION TIE-UP WITH HOSPITAL

Chennai Krishna Hospital (CKH)

Which has its office at NO-297, G.S.T ROAD, NEAR MIT BRIDGE, CHROMEPET, CHENNAI – 600044.

FEBRURARY 2021



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10N 2021

S. KESAVARAJ Stamp Vendor

19, G.S.T. Road, Pallavaram, Ch-43. L.No.14325 / @ 94 Ph: 91765 587°

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING is made and entered into M.1.1 force this 22 day of FEBRUARY 2021,

BETWEEN

SCHOOL OF PHARMACEUTICAL SCIENCES, VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES, Velan Nagar, P.V. Vaithyalingam Road, Pallavaram, Chennai-600117and (herein after called VISTAS with expression shall where the context so admits include its successors and permitted assigns)

Chennai Krishna Hospital, located at NO-297, G.S.T ROAD, NEAR MIT BRIDGE, CHROMEPET, CHENNAI - 600044, represented by its Director and Head Operations herein referred as CKH Which expression shall, where the context so admits, mean and include its successors, representative and permitted assigns of the other part.

The VISTAS and CKH enter in to this agreement to promote academic and educational exchange and cooperation between the institutions towards the benefit of the students of both the institutions.

egistrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117,

For CHENNAI KRISHNA HOSPITAL

Froprietor

M.2 PREAMBLE

ABOUT THE INSTITUTION

- M.2.1 VISTAS was established by VAEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The Deemed to be University status was conferred to this educational institution by University Grants Commission and the Ministry of Human Resource Development (MHRD), Govt. of India in June 2008. No. F.9-56/2004-u.3 dated 4th June 2008. As a logical consequence of this, the Founder Chairman Dr. Isharik. Ganesh has become the Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an institution which will be globally more competitive and internationally recognized institution.
- M.2.2 CKH (Chennai Krishna Hospital) is an integrated Healthcare provider located at the heart of south Chennai. Chennai Krishna Hospital Chromepet reflects a brand image of excellence in the healthcare delivery system by serving all classes of the society at affordable cost. The hospital caters to growing healthcare need of the population of South Chennai. Due to its strategic location on GST Road Chromepet, this hospital brings laurels by treating emergency cases for which the first (Golden) hour is of immense importance for saving the lives.

M.3 SCOPE OF WORK AND RESPONSIBILITIES

- M.3.1 The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of interest. The following areas of interest form the major part of MOU.
 - Research work to be carried out at VISTAS and CKH joint Research and development in areas, where regulatory guidelines permits.
 - Organizing and participating in Joint Symposium/Conference/ Workshops/Short Term Refresher courses conducted by both VISTAS and CKH.

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For CHENNAI KRISHNA HOSPITAL

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennai - 600 117Proprietor

- Establishing Practical Training for B.Pharm, M.Pharm (Pharmacy Practice), Pharm.D, Pharm.D (Post Baccalaureate) students (Case studies, Medication Chart Review and Patient Counseling).
- Establishing Practical Training for B.Pharm, M.Pharm (Pharmacy Practice), Pharm.D, Pharm.D (Post Baccalaureate) students (Clinical Trials, Clinical data management, GCP, Pharmacovigilance).
- Project work related to Clinical Trials, Clinical Data management, Pharmacovigilance.
- All such activities will be carried out within the permissible limits of the regulatory guidelines governing both institutions.
- This MOU shall be for a period of 3 years (36 Months) unless otherwise terminated between the Parties hereto.
- MOU is for the benefit of value based Research & Technical activities in both the centers.
- Through this MOU the faculty and scholars will be continuously taking part of your research team which evolves continuous Human Resource support in the research area of the Hospital.

M.4 FINANCE

- M.4.1 CKH has no financial commitment to VISTAS on sharing of facilities/faculty mutually and vice-versa.
- M.4.2. The Expense of individual Training/Project carried out by B.Pharm, M.Pharm (Pharmacy Practice), Pharm.D, Pharm.D (Post Baccalaureate) students will be incurred by the respective students.

M.5 PUBLICATIONS

M.5.1 Publications, if any, in respect of the ACTIVITY shall be in the names of VISTAS and CKH, personnel connected with the ACTIVITY. In all publications (papers, reports, etc.), it will be duly acknowledged that the work has been carried out by VISTAS /CKH, under an MOU between the parties.

M.6 TERM OF THE MOU AND TERMINATION

- M.6.1 In carrying out their obligations under this MOU, the Parties will act in accordance with good faith and fair dealing practices.
- M.6.2 The provisions of this MOU, as well as any statements made by the Parties in connection with this defined relationship will be interpreted with utmost good faith.

For CHENNAI KRISHNA HOSPITAL

Vels Institute of science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117, Soule roprietor

- M.6.3 This MOU enters into force for a period of THREE years from the date of the signing. After this period, it shall be reviewed and renewed for additional period, unless either Party notifies to the other in writing its intent to terminate this MOU.
- M.6.4 Either party may terminate this MOU by giving 30 (Thirty) days notice in writing to the other party.
- M.6.5 If either party gives notice to terminate this MOU, such notice will take effect only in respect of new activity, and it is agreed that existing activity (ies) will continue to be honoured by both parties.

All notices and other communications required to be served on the PARTY under the terms and this MOU shall be considered to be duly served, if the same shall have been delivered to, left with or posted by registered mail to the CKH, at its last known address of business. Similarly, any notice to be given to the VISTAS shall be considered as duly served, if the same shall have been delivered to, left with or posted by registered mail to the VISTAS at its registered office in Chennai.

M.7 ARBITRATION

- M.7.1 In the event of any dispute or difference between the parties hereto, such disputes or differences shall be resolved amicably by mutual consultation. Except as herein before provided, any dispute arising out of this MOU shall be referred to the arbitration of two arbitrators, one to be appointed by each party to the dispute and in case of difference of opinion between them to an umpire appointed by the said two arbitrators before entering on the reference and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on both parties. The venue of arbitration shall be at such place as may be fixed by such arbitrators or umpire and the arbitration proceeding shall take place under the Indian Arbitration and Conciliation Act, 1996.
- M.7.2 This MOU shall be governed and interpreted in accordance with the laws of India. The parties further agree to subject themselves to the jurisdiction of the Chennai courts in India.

M.8 AMENDMENTS

M.8.1 No amendment or modification of the MOU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MOU. The modification/changes shall be effective from the date on which they are made/executed, unless or otherwise agreed to.

Technology Proprietor

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Vels Institute of Science, Technology & Advanced Studies (VISTAS)
Pallavaram, Chennal - 600 117.

IN WITNESS WHEREOF THE parties, hereto have signed this Memorandum of month, Two Thousand and Twentyone. Understanding on 22 th day of FEBRUARY

For and One behalf of

Vels Institute of Science & Technology & Advanced Studies Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai-600117

For and One behalf of

Chennai Krishna Hospital Chromepet, No-297, G.S.T Road, Near MIT Bridge Chromepet, Chennai - 600044

For CHENNAI KRISHNA HOSPITAL

Signature

Name

: Dr.P.Saravanan

Designation: Registrar

Seal

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennai - 600 117.

Signature

Name

DRS VENICATIRAMAN

Designation: PROPRIETOR

Seal CHENNA! KRISHN # 297, G.S.T.Road,

Chennal-600 Ph:94447 86535, \$. . 47 86536, 94440 23902, FAX: 2238 4900.

Witness (Name & Address) 1. Signature with date / Name: Dr M. Vara prosarra Ras Depostment of Phalmay Practice School of Phalmacutical Sciences VISTAS, Chennoi 11H

2. Signature with date

Name: Drom- asublekuman

Department of phoormacy Proctice, School of phoormaceulist Schencer, UISTAS, Chennal-112

Witness (Name & Address) 1. Signature with date & yas alle eliselias Name: Mrs. S. Y ASODHA VETRI SELVAN. Mo: 6/7, Rail Magar, badaperi Sanitorican, Tambaran. channa

2. Signature with date 1. Rubin Name: T. RAJA KUMARI

No: 2 Thomohemaniyamman leis 1 st Meenatchi nagar Sanatorium Cheenai - 47

(N)

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MEMORANDUM OF UNDERSTANDING

BETWEEN

RESEARCH AND DEVELOPMENT
MARINA LABS

14, Kavya Gardens, N.T. Patel Road, Nerkundram,
Chennai 600107
TAMIL NADU, INDIA

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road

Pallavaram, Chennai - 600 117, Tamil Nadu, India



Marching Beyond 25 Years Successfully



RENEWAL OF MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 25th day of October 2020 between MARINA LABS 14, Kavya Gardens, N.T.Patel Road, Nerkundram, Chennai 600107 represented by its Administrative Officer, Ms. N. Sripriya

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. P.Saravanan – Registrar.

Both MARINA LABS and VISTAS entered into the memorandum of understanding dated 25th day of October 2017 and the said MoU is valid for a period of 36 months w.e.f 25th day of October 2017 and is said to expire on 24th day of October 2020.

AND WHEREAS the Parties have decided to continue the said MoU and the scheme beyond the expiry date for the period of 36 months w.e.f 25th October 2020 to 24th October 2023.

The copy of the said MoU has been annexed to the present agreement being an integral part of it.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, has signed this Memorandum of Understanding on the 25th day of October 2020.

ADMINISTRATIVE OFFICER MARINA LABS

I. Jent ben

RINA LAROS NILLO N

REGISTRAR VISTAS

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

WITNESS

2.

MARINA LABS

Hatti [ARULMATHIL.R]

37A-3/ Stivesta, Anusha Flats, Balaiyah Giarden, Madipaktam, Chennai - 91.

2. B. Sypot con

(bor - B. SAMPOTT KUMBE)
113, Big Street, Tuoplicane.

VISTAS

(Dr. R.A. KA LAIVANI)
Director, School of Basic
Sciences, VISTAS

Grithy (Dr. G. NITHYA) HOD, Chemiology VISTAS

Chinisty. 30ms from 25.3.21

MEMORANDUM OF UNDERSTANDING (MOU)

Between

NATIONAL AGRO FOUNDATION

(NAF)

Research and Development Centre
Anna University, Taramani Campus,

CSIR Road, Chennai – 600113. Tamil Nadu, India

&

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS)

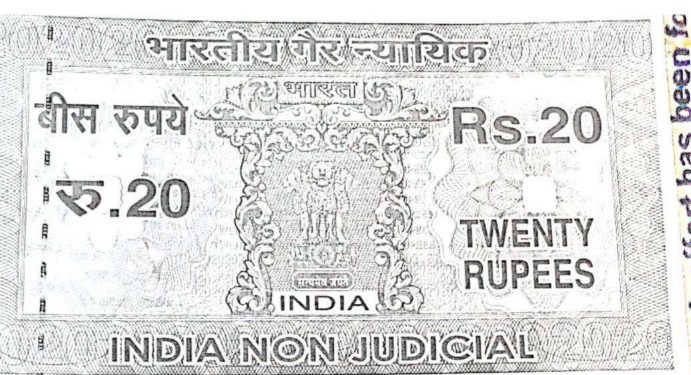
(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram

Chennai - 600 117, Tamil Nadu, India

for

Joint collaboration program for Research & Academic/Training/Certificate Course



TAMIL NADU मलनाड् O MAR 2021

90AB 634322 P. லாஸர் (SV) நெ.1/213, 8வது தெரு, விடுதலை ந S. குளத்தூர், சென்னை-600 129 L-9581/21/2000 🕿 . 98414 551

Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 25th day of March 2021 between NATIONAL AGRO FOUNDATION (NAF), having its office at Research and Development Centre, Anna University Taramani Campus, CSIR Road, Chennai - 600113, Tamil Nadu, India which expressions shall include its successors and assigns through its duly constituted Attorney, Mr. S. S. Rajsekar- Managing Trustee.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as "VISTAS") which expressions shall duly constituted Attorney, through its successors and assigns Dr. P. Saravanan - Registrar.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pollovaram, Chennai - 600 117.

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WHEREAS

- 1. National Agro Foundation is a registered Public Charitable Trust founded in 2000 by Late Shri C Subramaniam, former Union Food and Agriculture Minister and Bharat Ratna Awardee. NAF is working with a vision to "create a Healthy, Literate and Prosperous Rural India" and intends to deliver innovative and replicable solutions to the complex and interlinked socio-economic- environmental challenges of today's rural India, through a 4E model which focuses on advancing and strengthening the interdependent and mutually reinforcing pillars of sustainable development "Education" "Economy", "Environment" & "Empowerment".
- 2. As a part of S&T infrastructure to support sustainable rural development, NAF has established a Research and Development Centre at Taramani, Chennai. The R&D Centre hosts well equipped soil, water and food testing laboratories to undertake R&D in the fields of food and agriculture and environment. NAF Laboratories are also accredited as per NABL ISO/IEC 17025:2017 standard. NAF is also an empanelled training partner of FSSAI under FoSTaC program to train Food Business Operators to upkeep food safety and hygiene as per regulations.
- NAF R&D Centre provides academic support to students from different colleges and universities across Tamil Nadu including research, analytical, internship, training and capacity building and external project guidance etc.

WHEREAS

- 4. Vels Group of Institutions was established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.
- The University status was conferred to VISTAS in 2008 by the Ministry of Human Resource Development, Govt. of India under section 3 of the UGC act 1956. As a logical consequence of this, the founder Chairman Dr. Ishari K. Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes a University which will be globally more competitive and internationally recognized institution.
- 6. The Institution is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board is drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University. The Vice-Chancellor is the Chairman of the Board and the board meets periodically to frame policies and programmes for the growth and improvement of VISTAS.

Agrio Foundation of the Chennai-Est

Registers
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)

Both NAF and VISTAS (Hereinaster referred to as "Parties"), desire to cooperate with each other and the mutually agreed proposal, which underlines the broad understanding between the parties.

Both the parties agree to utilize the expertise available with them in solving the problems in the following areas with mutually agreed cost.

SCOPE OF THE MOU

A. Exchange of Information

The two parties will work to develop agreements or programs for exchanging academic, research and other educational materials.

B. Exchange of Students/ Trainees

The parties will work to develop agreements and programs for exchanging students/ trainees between the two institutions, either on the basis of reciprocal exchange of benefits or through fees set for the participation in the specific programs. Such programs shall be conducted so as to encourage active participation and to ensure reciprocity while minimizing the cost of participation for students/trainees from both institutions.

C. Exchange of Faculty/Staff

The parties will explore opportunities for their respective faculty members/ staff and administrators to be in residence at the other party for purpose of lecturing, conducting research, and developing their academic or administrative skills. These programs, to the greatest extent possible, will provide commensurate opportunities for the faculty and administrators of both parties. Both parties pledge to provide the fullest support possible to faculty/staff and administrators coming from the other party in the furtherance of the interests of each faculty members of administrator.

D. Collaborative Programs

Collaborative programs, seminars and research activities will be encouraged and supported where the mutual interests and expertise of both parties may be furthered. Faculty and program directors from both parties should be encouraged to enter into contract with one another in order to further this objective.

E. Cooperation for Development of Resource

The two parties will explore avenues to develop financial resources to support research and educational activities sponsored under this Agreement, including joint grant proposals. In each of the above mentioned areas of cooperation and any other areas in which the two parties wish to cooperate, detailed arrangements can be developed through separate memoranda of understanding, exchange of letters, appendices or other written agreements, all of which must be signed in writing by both parties to be effective.

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Vels Institute of Science, Technolog & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

F. Joint Educational Programs

Joint educational programmes on Diploma/certificate for few courses in Applied Sciences can be conducted. All the proposed initiatives will be governed by the regulations evolved by both these organizations under the "The University / NGO and agreed upon in writing by both parties to the initiation of any particular programme.

Term of the MOU:

- 7. This MOU will be in force for a period of 3 years from the date of signing. This MOU may be terminated by either party by giving a prior written notice of 30 days to the other party.
- 8. This MOU can be further extended, subject to mutual agreement of terms and conditions at the end of twenty four months, on expiry of the MOU. The intimation of desire to continue should be intimated in writing to, two months prior to the date of expiry of this MOU.
- 9. This MOU or any action of the parties with respect thereto does not constitute legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.
- This MOU does not create any partnership, agency, joint venture or employer employee relationship between the parties.
- 11. The parties shall be responsible for their respective costs, loss and expenses and no party shall be responsible to the other for any loss, cost, expense or damages whether direct, indirect, consequential or incidental.
- 12. Each party shall undertake to observe confidentiality and secrecy of the document, information and other data received from or supplied to, the other party during the period of implementation of this MOU or any other agreement made permanent to this MOU.
- Both the parties shall continue to be binding between parties not withdrawing the termination of this MOU.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennai - 650 117. IN WITNESS WHEREOF, the parties hereto have executed this MOU on the 25th day of March 2021, here-in-above written.

MANAGING TRUSTEE
(NATIONAL AGRO FOUNATION)

Coundation * Color of the Color

REGISTRAR VISTAS

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallayaram, Chennai - 600 117.

WITNESS

2.

NATIONAL AGRO FOUNATION

1. M.R. Z L (Dr. M.R. RAMAJUBRAMANYAM)

2. Laipene (As. R. KAUAOVA) VISTAS

Dr.R.A. KALAIVANI, M.Sc., M.Phil., Ph.D.,
Director
Department of Chemistry

Department of Chemistry, School of Basic Science, Vels University, Chennal - 117.

f. Pers. (Dr. R. Rama)

MEMORANDUM OF UNDERSTANDING (MOU)

Between

Indian Rubber Manufacturers Research Association (IRMRA)

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road

Pallavaram

Chennai - 600 117, Tamil Nadu, India

for

Joint collaboration program for Research & Academic/Training/Certificate Course



தமிழ்நாடு तमिलनाडु TAMIL NADU 10 MAR 2021

90AB 634318

P. லாஸர் (SV) நெ.1/213, 8வது தெரு, விடுதலை நகர் S. குளத்தூர், சென்னை–600 129. I.-9581/அ1/2000 ☎ 98414 55145

Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 19th day of March 2021 between Indian Rubber Manufacturers Research Association (IRMRA), Head Office located in Plot no. 254/1B, Road No. 16V, Wagle Industrial Estate, Thane (west)- 400604

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.P. Saravanan – Registrar.

भारतीय रवड़ निर्माता अनुरांधान रांघ India Rubber Manufacturers Research Association

Dor

डॉ. के. राजकुमार (जिदेशक) Dr. K. Rajkumar (Director)

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

- Vels college of Science was established by VEL's Educational Trust in 1992
 with the aim of transforming an individual into a complete man with character
 and ability committed to national service and development.
- The University status was conferred to Vels college of Science in the name of VISTAS, by the Ministry of Human Resource Development, Govt. of India under section 3 of the UGC act 1956. As a logical consequence of this, the Founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes a University which will be globally more competitive and internationally recognized institution.
- 3. The Institution is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board is drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University. The Vice-Chancellor is the Chairman of the Board and the board meets periodically to frame policies and programmes for the growth and improvement of VISTAS.

Both IRMRA and VISTAS (Hereinaster referred to as "Parties"), desire to cooperate with each other and the mutually agreed proposal, which underlines the broad understanding between the parties.

IRMRA will utilize the expertise available at VISTAS /and vice versa in solving the problems in the following areas with mutual agreed cost.

SCOPE OF THE MOU

A. Exchange of Information

The two institutions will work to develop agreements or programs for exchanging academic, research and other educational materials.

্ষাংলীয় হৰঙ্ নিৰ্মান্য প্ৰভূষিধান হাঁঘ India Rubber Manufacturers Research Association

डॉ. के. राजकुमार (निदेशक)

Dr. K. Rajkumar (Director)

Registrar
Vels Institute of Science, Technology

& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

B. Exchange of Students

The institutions will work to develop agreements and programs for exchanging students between the two institutions, either on the basis of reciprocal exchange of benefits or through fees set for the participation in the specific programs. Such programs shall be conducted so as to encourage active participation and to ensure reciprocity while minimizing the cost of participation for students from both institutions.

C. Exchange of Faculty

The parties will explore opportunities for their respective faculty members and administrators to be in residence at the other institution for purpose of lecturing, conducting research, and developing their academic or administrative skills. These programs, to the greatest extent possible, will provide commensurate opportunities for the faculty and administrators of both institutions. Both institutions pledge to provide the fullest support possible to faculty and administrators coming from the other institution in the furtherance of the interests of each faculty members of administrator.

D. Collaborative Programs

Collaborative programs, seminars and research activities will be encouraged and supported where the mutual interests and expertise of both institutions may be furthered. Faculty and program directors at both institutions should be encouraged to enter into contract with one another in order to further this objective.

E. Cooperation for Development of Resource

The two institutions will explore avenues to develop financial resources to support educational activities sponsored under this Agreement, including joint grant proposals. In each of the above mentioned areas of cooperation and any other areas in which the two institutions wish to cooperate, detailed arrangements can be developed through separate memoranda of understanding, exchange of letters, appendices or other written agreements, all of which must be signed in writing by both parties to be effective.

भारतीय रबङ् निर्माता अनुसंधान संघ India Rubber Manufacturers Research Association

हॉ. के. राजकुमार (निदेशक)

Dr. K. Rajkumar (Director)

Registrar Vels Institute of Science, Technology

& Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

F. Joint Educational Programs

Joint educational programmes on Diploma/Certificate courses on Applied Sciences can be conducted. All the proposed initiatives will be governed by the regulations evolved by both the organizations under the "The University / Company Partnership". These terms and conditions of the mutual assistance shall be discussed and agreed upon in writing by both parties to the initiation of any particular programme.

Term of the MOU:

- This MOU will be in force for a period of thirty six months from the date of 4. signing. This MOU may be terminated by either party by giving a prior written notice of 30 days to the other party.
- This MOU can be further extended, subject to mutual agreement of terms and 5. conditions at the end of twenty four months, on expiry of the MOU. The intimation of desire to continue should be intimated in writing to, two months prior to the date of expiry of this MOU.
- This MOU or any action of the parties with respect thereto does not constitute 6. legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.
- This MOU does not create any partnership, agency, joint venture or employer -7. employee relationship between the parties.
- The parties shall be responsible for their respective costs, loss and expenses and 8. no party shall be responsible to the other for any loss, cost, expense or damages whether direct, indirect, consequential or incidental.
- Each party shall undertake to observe confidentiality and secrecy of the 9. document, information and other data received from or supplied to, the other party during the period of implementation of this MOU or any other agreement made permanent to this MOU.
- Both the parties shall continue to be binding between parties not withdrawing 10. the termination of this MOU.

भारतीय रबड् निर्माता अनुसंधान रोघ India Rubber Manufacturers Research Association

डॉ. के. राजकुमार (निदेशक)

Dr. K. Rajkumar (Director)

Kenn

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the 19th day of March 2021, here-in-above written.

Brizलीय रवड जिनोता अनुसंधान राघ India Rubber Manufacturers Research Association

> The Director, डॉ. के. रामस्त्रमास्य(जिदेशक) Dr. K. Rajkumar (Director)

REGISTRAR VISTAS Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

IRMRA

VISTAS

1. Dr Rypesh Rohan Refreshelhe 1. G. Nithy

2.

2.

ANNEXURE I

The fee structure for the Certificate Course in Rubber Material Science & Technology is Rs. 6000 per student per year with a sharing of 40% to Indian Rubber Manufacturers Research Association and 60% to VISTAS.

भारतीय रबड़ निर्माता अनुसंधान रांघ India Rubber Manufacturers Research Association

डॉ. के. राजकुमार (निदेशक)

Dr. K. Rajkumar (Director)

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117,

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MEMORANDUM OF UNDERSTANDING

Between

SI TECH Chennai

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road
Pallavaram, Chennai - 600 117,
Tamil Nadu, India



தமிழ்நாடு எப்பாளியாக TAMIL NADU 1.0 MAR 2021

290AB 634312

P. லாஸர் (\$V) நெ.1/213, 8வது தெரு, விடுதலை நக் க குளத்தூர், சென்னை–600 129. L-9581/அ1/2000 இ 98414 55145

Memorandum of Understanding

This Memorandum of Understanding (<u>hereinafter referred to as "MOU"</u>) is entered on this 10th day of March 2021 by **SI TECH** company having its registered office at No.B, CARD Incubation Center, VISTAS, Pallavaram, Chennai-117.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India. (hereinafter referred to as "VELS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.P.Saravanan – Registrar on the Other Part.

John

SI TECH
VISTAS CARD INCUBATION CENTRE,
P.V. Vaithiyalingam, Road, Velan Nagar,
Pallavaram, Chennai - 600 117.

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

WHEREAS

- SI TECH is a company whose business interests involve Product Development, Funded projects, Value Added Courses, Student Internship, In-plant Training, IP Development, Android App/Web/ERP/Software Development, Machine learning and Deep Learning Techniques, Embedded System, Robotics and IoT, Analog/Mixed Signal/RF IC Design and its Physical Verification.
- Vels Institute of Science, Technology and Advanced Studies (VISTAS) was established by VEL's Educational Trust with the aim of transforming an individual into a complete man with character and ability committed to national service and development.
- The Deemed to be University status was conferred to Vels Group of Institutions, by UGC and the Ministry of Human Resource Development, Govt. of India. As a logical consequence of this, the founder Chairman Dr. Ishari K.Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an University which will be globally more competitive and internationally recognized institution.
- The Institution is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University which frames policies and programs for the growth and improvement of VISTAS. The members of this Board are drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University.
- SI TECH desires to engage with VISTAS as a technology partner in providing solutions for their UG/PG/Research programs through syllabus discussions, faculty training programs and providing lab solutions.
- SI TECH and VISTAS hereby establish this Memorandum of Understanding (MOU) to express their desire to continue working together in areas of mutual interest devoted to faculty development, syllabus participation, students internship program and provide technical expertise for research projects, product development and marketing of products done by VISTAS.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavarum, Chennai - 600 117. 71

SI TECH
VISTAS CARD INCUBATION CENTRE,
P.V. Vaithiyalingam, Road, Velan Nagar,
Pallavaram, Chennai · 600 117.

Term of the MOU:

- 7 This MOU sets forth the general roles and responsibilities that the parties propose to follow as they cooperate in the exchange of information in order to collaborate further to do the following:
 - SI TECH desires to be part of VISTAS research activities with the a) intent to recommend the new areas of research in the field, Machine learning and Deep Learning Techniques, Embedded System, Robotics and IoT, Analog/ Mixed Signal/RF IC Design.
 - SI TECH will provide Product Development, Funded projects, Value b) Added Courses, Students Internship, In-plant Training, Development, Android App/Web/ERP/Software Development. Programs and training will be given to students. The details of this will be shared separately
 - Host or participate in technical seminars jointly with the intention to C) promote the above activities.
 - SI TECH will offer students internship based on an available basis to 2 to 4 students of VISTAS in the areas mentioned in the section 7.a. at SI TECH at Chennai.
 - SI TECH will provide suitable help for Mini project and Major project works for VISTAS students.

8 Media Release

Any use of the VISTAS or SI TECH brand names, trade names, service names, trademarks, service marks, and the like, must be agreed in writing on a case-by-case basis. Each such agreement may set-forth the applicable terms and conditions. The receiving/publishing party will provide the other party up to fourteen (14) days or such other mutually agreed time to review a copy of any proposed public release of information resulting from collaborative projects and to permit the other party to designate all or any part of the information as not subject to disclosure. All designated restricted material will be protected from disclosure.

9 **Term and Termination**

The MOU shall be effective from the date of signing the MOU, and shall be valid for an initial term of two years, unless terminated earlier by either party. The notice of early termination or termination at the end of the initial or any extension period should be issued at least 90 days before the intended date of termination and such termination will be without liability.

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

SI TECH

VISTAS CARD INCUBATION CENTRE. P.V. Vaithiyalingam, Road, Velan Nagar, Pallavaram, Chennai - 600 117.

The parties understand that nothing herein shall be construed as a binding contract between the parties until such time as duly authorized representatives of the parties hereto execute a formal written agreement with respect to the subject matter of this MOU. The parties further understand that (i) the activities intended by this MOU may not be successfully completed; (ii) the results achieved may not be as anticipated. Neither party shall be liable for any direct, indirect, punitive, special, incidental or consequential damages arising out of or in connection with this MOU, whether for breach of this MOU or in torts, including loss of business, data, revenue, profits, or for any third party claims against the other whatsoever.

This MOU shall not be construed to be an agency or a partnership or joint venture or an employment relationship. Neither party shall be entitled to bind the other party with any third party by its actions, unless it has specifically obtained the prior written consent of such other party to do so.

Each party is an independent contractor, and nothing under this MOU shall be construed to create an employment relationship, whether for tax or for any other purpose, nor any partnership or joint venture between the parties. No provision of this MOU grants either party any express or implied right of authority to assume or create any obligations or responsibility on behalf of or in the name of the other party, or bind the other party in any manner or thing whatsoever. Neither party nor its personnel shall be considered employees of the other.

Neither party shall assign or transfer this MOU without the prior written consent of the other party.

This MOU supersedes all prior oral or written communication, discussions and representations communicated between the parties hereto in respect of the subject matter of this MOU. Any modification to this MOU shall only be made by way of a written document duly executed by representatives of both parties hereto.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. ___ __

SI TECH
VISTAS CARD INCUBATION CENTRE,
P.V. Vaithiyalingam, Road, Velan Nagar,
Pallavaram, Chennai - 600 117.

IN WITNESS WHEREOF, the parties hereto have executed this MoU on the date, month and year, here-in-above written.

SI TECH

VISTAS CARD INCUBATION CENTRE, P.V. Vaithiyalingam, Road, Velan Nagar, Pallavaram, Chennai - 600 117.

Chief Executive Officer SI TECH

REGISTRAR of Science, Technology VISTAS vanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

WITNESSES

301, TOWER-1, UNIHOMES-2,

KANDIGAI, VANDALUR- KELAMBAKKAM ROAD,

CHENNAI - 600 048.

(Dr. V. RAJENDRAW) Profond Director,

Dept of BEE, VISTAS

Chemai-600 117



क्षिका अनिलनाडु

TAMIL NADU

VISTAS

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22 JAN 2021

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SAVARAJ

Stamp Vendor

19, G.S.T. Road, Pallavaram, Ch-43.
L.No.14325 / @ 94 Ph : 91765 587

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING is made on 27th day of January 2021

Between

Vels Institute of Science, Technology & Advanced Studies (VISTAS), Chennai, Tamilnadu, located at Velan Nagar, P V Vaithiyalingam Road, Pallavaram, Chennai, Tamilnadu 600117, INDIA (hereinafter referred to as 'VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES'(VISTAS), which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors, executors, administrators and assigns, on the First Part

and

Mahatma Gandhi National Council of Rural Education, Department of Higher Education, Ministry of Education, Government of India and having its registered office at Shakkar Bhavan, Fateh Maidan Road, Basheerbagh, Hyderabad (hereinafter referred to as MGNCRE), which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors, on the Second Part, witnesses as follows.

WHEREAS MGNCREis interested in entering into Memorandum of Understanding (MoU) with well-established academic and Research and Development set upto explore, extend and strengthen mutual relationship for promotion of professional education in rural management by sharing the facilities and expertise available with each of them,

and

WHEREAS VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES is interested in offering professional academic programmes in rural management both at the undergraduate and the post-graduate level for promotion of rural development and capacity building,

NOW, THEREFORE, IT IS AGREED TO BETWEEN THE PARTIES ABOVE NAMED AS FOLLOWS.

- 1. Rights and responsibilities of MGNCRE
 - (a) Providing the course curriculum developed by the institute to VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES;
 - (b) Providing the online course content to the students and faculty members of VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES;
 - (c) Allowing the students of VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES to participate in workshops and the faculty members of VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES to participate in Faculty Development Programmes (FDPs) organised by MGNCRE;
 - (d) Providing the opportunities of industry-academic meet to the students and faculty members of VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES;
 - (e) Helping VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES in arranging field study, summer internship and final placement for their rural management students; and
 - (f) Displaying this MoU and the Logo of VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES on the MGNCRE website.
- 2. MGNCRE agrees that all the above services will be provided to VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS).

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- 3. Rights and responsibilities of VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS)
 - (a) Introducing rural management programmes/courses at the Bachelor's and Master's level in the university;
 - (b) Promoting the BBA, MBA programs/courses;
 - (c) Utilizing the course content and curriculum developed by MGNCRE:
 - (d) Participating in workshops and FDPs organized by the MGNCRE; and
 - (e) Associating with FPCs, Other organizations for extending professional help and facilitating the students with internship, apprenticeship.
 - (f) Displaying this MoU and the Logo of MGNCRE on the VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES website, advertisements and other campaign/publicity material.
- 4. Both the Parties seek to enhance relations and recognise the benefits to be derived from increased mutual collaboration, cooperation and interaction for further promotion.
- 5. On behalf of the First Party, Prof. Dr.P.R.Ramakrishnan, Dean, School of Management Studies and Commerce, VISTAS will be the point of contact for further correspondence and coordination.
- On behalf of the Second Party, Prof. Chethan Babu Chittalkar, Director, Rural Management Programme, with Cell No. 9052907212 and email; chethanmgncre@gmail.com, will be the point of contact for further correspondence and coordination.
- 7. This Memorandum of Understanding shall enter into force only solely on the basis of goodwill only and shall never be not be legally bound nor financially binded.
- 8. The MoU is valid for a period of five years from the date of execution and may be renewed for any other period as shall be mutually agreed to between the parties.
- 9. If either Party does not wish to continue this MoU, then such Party shall provide the other Party of its intention to terminate this MoU by giving 3 (three) months' notice in writing. However, both the parties agree that for consistency of the MoU, the activities implemented before the termination of the Understanding shall be completed even after termination of the MoU.

.....4

IN WITNESS WHEREOF both the parties have subscribed their respective hands and seals on the date first above written.

Signed, sealed and delivered in the presence of witnesses

Dr. P.R. RAMAKRISHNAN Dean & Professor

For Vels Institute Of Science School of Management Studies & Commerce
Technology & Advanced Studies vanced Studies (VISTA) Education
Chennai, Tamil Nadu
Chennai

(Dr. P. R. Ramakrishnan)
Dean
School of Management Studies
and Commerce
Vels Institute of Science,
Technology & Advanced Studies,
Chennai, Tamilnadu

MGNCRE, MoE, Govt of India

Chairman
Mahatma Gandhi National Council of Fural Education
Dept. of Higher Education, Ministry of Education, Govt. of Ind
Shalkar Bhavan, Faten Maidan Road, Basheerbagh
Hyderabad 509 004, India.

(Dr. Prof. W G Prasanna)

Chairman,

WITNESS
Dr. G. Rajini

HOD – MBA Integrated VISTAS Prof Chethan Chi

Prof. Chethan Chittalkar Director in Charge Rural Management MGNCRE



An Autonomous Institution West Tambaram, Chennai - 44 www.sairamit.edu.in



























MOE - Institution's innovation council (IIC)

in association with





Online workshop

EFFECTIVE BUSINESS PLAN IMPLEMENTATION FOR RURAL DEVELOPMENT

Resource Persons

Prof Chetan Chittalkar,

Director,

Mahatma Gandhi National Council of Rural Education

Dr. G. Rajini., MBA., Ph.D., Mahatma Gandhi National Council of Rural Education

on 17/02/2021, @ 02.00 PM to 03.00 PM



https://tinyurl.com/9i92bk4h

Meeting ID: 875 458 2221 Passcode: sairam

Mrs. P. Leela Jancy / AP - IT Mrs. T. Thenmozhi / AP - EEE Dr. G. Shanmugasundar / Convener - IIC Coordinators

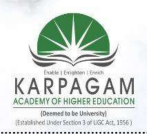
Dr. V. Bridha Devi HOD / IT

Mr. A. Anbazhagan HOD / FEE

Dr. K. Palanikumar Principal

Shri. Sai Prakash LeoMuthu







Mahatma Gandhi National Council of Rural Education Department of Higher Education, Ministry of Education

Rural Entrepreneurship Development Cell

Institutional Level Rural
Entrepreneurship Development Action Plan
Online Workshop for MBA Students



Dr. G. Rajini, Resource Person - MGNCRE,

Professor, Department of Management Studies

Vels Institute of Science, Technology and Advanced Studies,

Chennai

Convener

Dr. G. K. Prasanna Venkateshsan

Dean - Faculty of Engineering Convener - REDC, KAHE

Felicitation

Dr. N.V. Balaji - Dean

Faculty of Arts, Science & Humanities

Co-ordination

Dr. A. Dharmaraj

Director, Extension Programme Member, REDC Dr. M. Nandhini

Professor & Head Department of Management

Dr. Martin Jayaraj

Assistant Professor, Department of Management Member, REDC

Date: 19th February, 2021 Time: 3.00 p.m



DATE: 26.02.2021 TIME: 3.00PM - 4.00 PM

Resource Person

Dr.G.RAJINI Resource Person

Mahatma Gandhi National Council of Rural Education Hyderabad





Prof. CHETHAN CHITTALKAR

Director Mahatma Gandhi National Council of Rural Education Hyderabad



Department of **Management Studies**



Supported by Mahatma Gandhi National Council of Rural Education(MGNCRE)



Supported by Institution Innovation Council (IIC)



Zoom Meeting ID: 750 325 4844

Passcode: periyar



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10 JUN 2020 -

BZ 469368

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M. KAILASH CHAND STAMP VENDOR-LNO.11727/C/9 SAIDAPET, CHENNAI-15, 1:9840173096

This page has been intentionally left blank by the parties & forms an integral part of the agreement"

e-Signed by Dr.P. Saravanan

e-Signed by

Jagadish Kuyammudi

Vels Institute of Science, Technology and Advanced Studies and IBM agree that all discussions between the parties regarding a potential business arrangement are nonbinding unless and until the parties enter into a written, definitive agreement signed by their duly authorized representative, and neither party shall be obligated to enter into such an agreement.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is intended to outline a proposed business relationship between IBM India Private Limited ("IBM") with Registered offices at 12, Subramanya Arcade, Bannerghatta Road, Bangalore - 560 029 and Vels Institute of Science, Technology and Advanced Studies ("Customer") with offices located at Velan Nagar P.V. Vaithiyalingam Road, Pallavaram, Chennai, Tamilnadu, 600117.

WHEREAS, Customer and IBM have entered into discussions concerning IBM's provision of technology products and services for Customer.

WHEREAS, the parties anticipate that Customer will elect to engage IBM as the primary and preferred technology provider for IT hosting, hardware, software and services.

NOW, THEREFORE, in order to ensure that the discussions and evaluations between parties regarding the potential business relationship that is sought does not create any confusion or misunderstandings, the following items represent points that require the parties' agreement and will facilitate these evaluations and discussions.

1. Roles and Responsibilities

The proposed roles and responsibilities of the parties in connection with this proposed business relationship are described in Attachment 1

2. Termination

This MOU will terminate on 5 years from the date of MoU signing unless extended or terminated earlier. If at any time any party wishes to withdraw from further evaluations and discussions in connection with the subject matter of this MOU and terminate this MOU, it may do so with or without cause and without liability by providing the other party with written notice of its intention to withdraw from further evaluation and discussions. All discussions, proposals, term sheets, draft agreements and other similar materials will be null and void if evaluations and discussions are terminated. This MOU can be extended upon written agreement of the parties.

3. Confidentiality

The existence and substance of this MOU and the provision of services contemplated hereby will be kept confidential and will not be disclosed to any party hereto to any third party without the prior written consent of the other party hereto. Notwithstanding the foregoing, any party may make such public disclosure as it believes, on the advice of counsel, is required by law or by applicable stock exchange regulations, in which case such party will consult with the other party and gain such party's written approval prior to making such disclosure.

The parties acknowledge that the exchange of confidential information by Customer and IBM in connection with this MOU will be governed by the terms and conditions of that certain Agreement for Exchange of Confidential Information, attached hereto as Attachment 2.

4. Limitation of Liability

The parties agree that (i) the activities intended by this MOU may not be successfully completed; (ii) the results achieved may not be as anticipated; and (iii) these activities may not lead to any announced or generally available or limited offering. Any decision by any party to forego, or engage any other business opportunity, to alter or supplement any business plan of direction, or to make any investment in anticipation of the consummation of any transaction contemplated hereunder, is at the sole discretion of the party electing to do so, and will not create any actual or potential liability or any obligation for the other party, even if that party is aware of, or has been informed of, or has indicated approval of, any such action, decision, or election.

Except for a breach of Articles 3 or 5, for any claim in any way related to the subject matter of this MOU, the damaged party shall not be entitled to recover any actual and direct damages unless and until a definitive agreement has been signed. This will apply regardless of the form of action, whether in contract or in tort, including negligence. This limitation will not apply to claims for bodily injury or damage to real property or tangible personal property for which a party is legally liable. In no event will either party be liable for any lost profits, lost savings, incidental damages, or other economic consequential damages, even if advised of the possibility of such damages. In addition, neither party will be liable for any damages claimed by the other party based on any third party claim.

Publicity

IBM and Customer each agrees not to use the trademarks, trade names, services marks or other proprietary marks of the other party to this MOU in any advertising, press releases, publicity matters, or other promotional materials without prior written approval of the other party. In addition each party agrees not to initiate or distribute any press releases, publicity matters or other promotional materials related to or referencing the subject matter of this MOU without prior written approval of the other party.

6. Governing Law

This Memorandum of Understanding shall be governed by and construed in accordance with the laws of India, without regard to its conflict of laws provision.

7. General

Nothing contained in this MOU will be deemed to grant any ownership in, or license to, any patents, inventions, copyrights or trademarks of either party, whether made under this MOU or not. Each party will own any intellectual property created by it during the period of the MOU. In case a party wants to use the other party's intellectual property as created above for internal purposes, it would have to acquire appropriate licenses and rights from the other party, under a separate agreement. Each party will continue to own any pre-existing material contributed by it.

It is understood that this MOU does not purport to cover all aspects of this business relationship.

Vels institute Of Science Technology And Advanced Studies Client Company Name: Signed by Dr.P. Saravanan	IBM India Private Limited e-Signed by Jagadish Kuyammudi
Title: Registrard signature	SWG® Operations Leader
Name (type or print): Dr.P. Saravanan	Name (type or print).Jagadish Kuyammudi
Date: August 26, 2020	Date:August 25, 2020
Client number:	Agreement number:
Enterprise number:	IBM address:

MBA Program - Student Development program

MBA with specialization in Analytics (in association with IBM)

Semester	Modules	Min No. of Students required per batch	Training Hours to be conducted by IBM	Training Hours to be conducted by institute Faculty	Courseware to be provided by
1	Emerging Areas of Business Analytics	20	16		IBM
2	Foundation Course in Business Analytics (Cognos Insight)	20	16		IBM
3	Foundation Course in Predictive Analytics (IBM SPSS)	20	32	-	IBM
3	Foundation Course in Descriptive Analytics (IBM Cognos BI)	20	32		IBM
3	Foundation Course in Big Data & Hadoop	20	-	30	IBM
- 4	Foundation Course in Big Data Analytics (IBM InfoSphere Big Insight)	20	32		IBM

Program Commercials

Year Wise	Per Student Fee (INR) (exclusive of applicable taxes)		
Year 1	INR 24,500		
Year 2	INR 57,500		

A min of 20 Students are required for the program in every semester till 4th Semester of the program For the 1st Year MBA, IBM fee is due in advance on or before 20th November of the admissions year batch. For 2nd Year MBA, IBM fee is due in advance on or before July 25th every year.

VISTAS needs to place an order of a minimum number of students, in the above specialization program as mentioned in the aforementioned table, even in case the actual number of admission stands lesser than the minimum required number.

The IBM fee listed in the MoU for Engineering & MBA program batches will be applicable for the admission year of existing 2018 batch students & new admission year student batches of 2020, 2021 & 2022.

Please note that commercials for IBM SPSS or any other Licenses and any cloud setup/access either on premise or virtual are excluded

The obligation herein is subject to the relevant Statement of Work (SoW) being shared and signed between the parties.

COURSE TRAINING FOR MBA BUSINESS ANALYTICS (BA)

S. No.	Name of the Course	Dates
1	IBM Module on Predictive Analytics	9th to 13th November 2020 (9 a.m to 4 p.m)

BA BATCH 19 – 21

S.NO	REG NO	NAME OF THE STUDENT
1	19316101	ADHITHYA.S
2	19316102	DEEPAK.G
3	19316103	KUMARAN.B
4	19316104	LASYAPRIYA.S
5	19316105	LOGANATHAN.B
6	19316106	MOHD IRFAN.A
7	19316107	NARESHKUMAR.G
8	19316108	PAVITHRA.S.V
9	19316109	PREMKUMAR.K
10	19316110	RAGHUL.J
11	19316111	SANKHARRAM.S
12	19316112	SRINIVETHA.R.V.
13	19316113	VIGNESSH.R
14	19316114	NOORUDEEN.M
15	19316115	RAVEENA.J
16	19316116	MANOJ R
17	19316117	LAVANYA.D

COURSE TRAINING FOR MBA BUSINESS ANALYTICS (BA)

S. No.	Name of the Course	Dates
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BA BATCH 19 – 21

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6	19316106	MOHD IRFAN.A
7	19316107	NARESHKUMAR.G
8	19316108	PAVITHRA.S.V
9	19316109	PREMKUMAR.K
10	19316110	RAGHUL.J
11	19316111	SANKHARRAM.S
12	19316112	SRINIVETHA.R.V.
13	19316113	VIGNESSH.R
14	19316114	NOORUDEEN.M
15	19316115	RAVEENA.J
16	19316116	MANOJ R
17	19316117	LAVANYA.D

COURSE TRAINING FOR MBA BUSINESS ANALYTICS (BA)

S. No.	Name of the Course	Dates
1	Emerging Area of Business Analytics	18, 19, 22 & 23 March 2021 (10 AM - 2 PM)

BA BATCH 20 – 22

S.NO	REG NO	NAME OF THE STUDENT	
1	20316101	Chokka Manogna Prabhu	
2	20316102	Hari Ganesh G	
3	20316103	Lakshita M. Bhandari	
4	20316104	Logesh M.	
5	20316105	Nirmal A.	
6	20316106	Prabhakaran	
7	20316107	Prabu Kumar	
8	20316108	Shyam P.A.	
9	20316109	Thanuja M.	
10	20316110	Vignesh Babu S.	
11	20316111	Sai Suriyaa G.	
12	20316112	Raksha Rajan	
13	20316113	Polam Chandru	
14	20316114	Vignesh D.	
15	20316115	Benadic Amalan S.J.	
16	20316116	Saswin Paulraj	



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VISTAS

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19, G.S.T. Road Pallavaram, Ch - 43. MEMORANDUM OF AGREEMENT

Between

CONFEDERATION OF INDIAN INDUSTRY

VELS INSTITUTE OF SCIENCE TECHNOLOGY & ADVANCED STUDIES, VISTAS

This Memorandum of Agreement is drawn up and agreed upon between Confederation of Indian Industry, a society registered under the Societies Registration Act, 1860, (hereinafter referred to as CII) having registered office located at 23-26, Institutional Area, Lodi Road, New Delhi-110003 and Vels Institute of Science, Technology and Advanced Studies (VISTAS), located at Vefan Nagar, Pallavaram, Chennai - 600117.

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) on Nagar, F.V. Volkhiyalingam Ro. Pollovariam, Cheapal - 500 117.



2. About Confederation of Indian Industry

- a. The Confederation of Indian Industry (CII) works to create and sustain an environment conducive to the development of India, partnering industry, Government, and civil society, through advisory and consultative processes.
- b. CII is a non-government, not-for-profit, industry-led and industry-managed organization, playing a proactive role in India's development process. Founded in 1895, India's premier business association has over 7200 members, from the private as well as public sectors, including SMEs and MNCs, and an indirect membership of over 100,000 enterprises from around 242 national and regional sectoral industry bodies.
- c. CII charts change by working closely with Government on policy issues, interfacing with thought leaders, and enhancing efficiency, competitiveness and business opportunities for industry through a range of specialized services and strategic global linkages. It also provides a platform for consensus-building and networking on key issues.
- d. Extending its agenda beyond business, CII assists industry to identify and execute corporate citizenship programmes. Partnerships with civil society organizations carry forward corporate initiatives for integrated and inclusive development across diverse domains including affirmative action, healthcare, education, livelihood, diversity management, skill development, empowerment of women, and water, to name a few.
- e. The CII theme of 'Accelerating Growth, Creating Employment' for 2014-15 aims to strengthen a growth process that meets the aspirations of today's India. During the year, CII will specially focus on economic growth, education, skill development, manufacturing, investments, ease of doing business, export competitiveness, legal and regulatory architecture, labour law reforms and entrepreneurship as growth enablers.
- f. With 64 offices, including 9 Centres of Excellence, in India, and 7 overseas offices in Australia, China, Egypt, France, Singapore, UK, and USA, as well as institutional partnerships with 312 counterpart organizations in 106 countries, CII serves as a reference point for Indian industry and the international business community.

REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)

Velan Nagar, P.V. Veithyalingam Road,
Pallavaram, Cheingai-600 117.

Kruaendua,



About CII Institute of Logistics

- a. To address the need of sharpening India Inc's competitive edge through better Logistics and Supply Chain practices, CII Institute of Logistics (CII-IL) was established in 2004 by the Confederation of Indian Industry as a Center of Excellence in Logistics and Supply Chain located at Unit B, 9th Floor, IIT Madras Research Park, Kanagam Road, Taramani, Chennai 600 113.
- b. CII-IL creates a platform for the Industry to gain more insights into the emerging trends, industry specific problems of national importance and global best practices in logistics & supply chain management. CII-IL also enables the industry to cut down the transaction cost, increase efficiency, enhance profitability, sensitize and enable to bring solutions to macro level issues.

About VISTAS

4. VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) was established under section 3 of UGC act 1956, by the Ministry of Human Resource Development, Govt. of India, in 2008. VISTAS (popularly known as Vels University) has originated from a self-financing Group of Institutions known as Vels Group of Institutions established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the management and quality maintained in the field of higher education.

VISTAS is a multi – disciplinary Deemed University offering varied and innovative courses in emerging areas. The institution offered 52 Under Graduate, 36 Post Graduate Programmes and 17 Diploma and Certificate Programmes of contemporary relevance.

5. EDUCATION PROGRAMS

 a. Having identified the need for Logistics and Supply chain Management (LSCM) for the industry to become sustainable and competitive at the global level, CII-IL offers various Education programs for Graduates and Post Graduates, in order to fill the skill gap in the Logistics, Supply chain Management and Shipping industry by providing competent and knowledgeable human resources.

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b. In order to enable the students for better career options in Logistics and Supply chain Management, VISTAS expressed their interest in availing CII's Educational services leveraging CII's domain expertise in Logistics and Supply chain Management. With an intention to serve the industry with knowledge human resources, CII-IL expressed their willingness to function as the Knowledge partner by extending academic support as detailed hereunder, in this MoA.

5.1 APPROACH TO PROGRAM DESIGN

- The subjects are focused on various functional aspects of Logistics and Supply chain Management operations and business.
- ✓ Potential employers will be from
 - Warehouses
 - 3PL Organizations doing Freight movement, Storage and Distribution
 - · Container freight station
 - Inland Container Depot
 - · Bonded warehouse
 - · Free Trade Warehousing Zone (FTWZ)
 - · Port with project cargo load
 - 3PL with Over Dimensional Cargo (ODC) expertise
 - · Global freight forwarding agencies
 - Any organization that does domestic and international goods movement
 - Knowledge process outsourcing (KPO) Organizations

6. KNOWLEDGE PARTNERSHIP

Having identified the need for Logistics and Supply chain management for the industry to become sustainable and competitive at the global level, and with an objective of facilitating the students for better learning through value added academic delivery, CII-IL proposed to organize select courses through this MOA in VISTAS campus.

7. OBJECTIVES

a. To jointly endeavor academic support for the two year program of Master of Business Administration in Logistics and Supply chain management offered by VISTAS.

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- b. To collaborate for various activities in Detail mentioned in sections here under and to outline clearly the exclusive Responsibilities of CII within this MoA and as given in the annexure.
- c. To cooperate mutually for the successful conduct of the MBA (LSCM) offered by VISTAS, enabling the students to complete the course during the validity of this MoA.

8. ACTIVITIES IN DETAIL

- a. To share the domain knowledge and extend all possible academic support for the two year MBA program in Logistics and Supply chain management (LSCM) to be offered by VISTAS.
- Prescribing admission norms, eligibility criteria and evaluation parameters and reviewing periodically
- Conducting classes, giving assignments, organizing examinations and evaluations for all relevant courses
- d. Project guidance, evaluation and final certification

9. EXCLUSIVE RESPONSIBILITIES OF CIL

- a. CII-IL will be the knowledge partner for the MBA (LSCM)
- b. Curriculum and evolution: One nominee of CII-IL shall be included in the board of studies meant for MBA (LSCM) in the formulation of the syllabus. The faculty members authorized by CII-IL will be examiners who will set the question papers and also evaluate the answers for the term-end examinations for specialized subjects as mentioned in the Annexure.
- 8 subjects as per the enclosure will be handled by CII-IL across 2 semesters throughout the program (details given in enclosure)
- CII-IL will provide the faculty resources, course materials/CD and case studies for the above courses.
- e. One soft copy of question bank for each of the subjects handled by CII-IL will be developed and given to VISTAS at the beginning of the pertinent semester based on the syllabus, for the semester end examination.
- f. CII-IL will handle 4 hours of class room sessions per subject per week per semester and hence will handle 8 papers for 2019-21 batch apart from project guidance. (subject list in enclosure)
- g. 3 guest lectures per semester for 2 hours, will be provided at Vels campus

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- h. 2 Industrial visits to Logistics and Support organizations, Warehouses and Ports will be organized by CII-IL every semester according to their curriculum along with 1 hour of lecture sessions at the organization premises during the visits will be arranged by CII-II.
- Value added sessions including guest lecture at Vels campus, Industrial visits and lecture sessions during the Industrial visit will account to additional 10 hours per semester
- j. Industry Insight program shall be planned and organized by CII-IL during alternate weeks for the students to get exposed to real-time challenges and opportunities of the industry, which may generate project leads for the students.
- k. Regarding Internships and Projects, CII-IL will provide concrete leads to the students.
- l. Regarding Placements, CII-IL's role is limited to providing leads only.

10. EXCLUSIVE RESPONSIBILITIES OF VISTAS

- VISTAS will be the certifying body for the MBA (LSCM) degree.
- b. Getting necessary approvals from appropriate government authorities shall be the sole responsibility of VISTAS
- All activities related to admissions to this program are solely under the purview of VISTAS.
- d. VISTAS is free to charge any amount of course fee, examination fee and any other related fee from the students, as they deem appropriate.
- All classes, examinations and project Viva-voce will be organized by VISTAS in their premises.
- Curriculum and evaluation for all other courses will be governed and organized by VISTAS as indicated in the course schedule.
- g. Printing of question papers, supply of answer sheets and invigilation during examinations for all courses will be undertaken by VISTAS.
- Arrangement of transport facility to the place of Industrial visit will be taken care by VISTAS.

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lan Nagar, P.V. Vaithiyalingam Ro Pallavarem, Chennai-600 117. IC.V. planidea



11. USAGE OF CII NAME AND LOGO

CII functions only as the knowledge partner and extend academic support for specialized courses related to Logistics and Shipping Management. Accordingly, CII's name and logo can be used only in the following documents pertaining only to MBA (LSCM), with specific mention as Knowledge Partner below the CII's name and logo:

- a. Prospectus and brochures for admissions
- b. Web pages wherever this program is publicized
- c. Any type of promotional material
- d. Any other document, including press release, with prior written consent from CII-IL.

Usage of CII's name and logo otherwise in any manner in any other format is not permitted.

PROFESSIONAL CHARGES

 VISTAS shall pay the professional charges (Rs. 45,000/- per student * Number of students in the batch of 2019-21) subject to applicable taxes per program per group or part thereof.

Installment amount	Payment slot
Rs. 22,500 x No. of Students in the batch 2019-21 + taxes applicable	During the months of February 2020
Rs. 22,500 x No. of Students in the batch 2019-21 + taxes applicable	During the month of August 2020

Valid Duration

13. Initially, this MOA shall be effective from the date of signing by authorized authorities of both parties and is valid the academic batch of 2019-2021 only. Subsequently, this MOA shall be renewed under terms and conditions to be agreed upon at that time.

Renewal

14. The MOA shall be renewed by July, 2021 by authorized representatives of both parties, under mutually agreed revised terms and conditions through a renewal application.

Amendments

 Any of the clauses karticles contained here in this MOA shall be amended with mutual written and specific consent of both the parties.

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Pallavaram, Chennal-600 117.

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Termination

This MOA shall be terminated by either party by giving six months notice to the other so as to have effect of concluding this agreement by the end of the subsequent semester, enabling the current students to complete the subsequent semester.

The amendment, termination and expiration of this MOA will not affect the terms of activities ongoing at the time of notification of amendment, termination, and expiration unless otherwise agreed upon between the parties.

Jurisdiction

17. Any difference or disagreement or misunderstanding between the parties arising during the operation of this agreement shall be attempted to be settled by mutual discussions and clarifications. The Courts in Chennai or Delhi only shall have jurisdiction.

Contact Persons

Concerned program Coordinator, Vels School of Management studies, 18. VISTAS and the Head of Education of CII Institute of Logistics shall be the contact persons who will be coordinating the implementation of this MOA during its validity.

Agreement subject to legal regulations.

19. This MOA shall have effect subject to compliance with all legal statutes and Regulations and Rules applicable to the activities envisaged under this MOA.

Arbitration

20. In the event of any difference or dispute arising out of this agreement between the parties which cannot be resolved through mutual negotiations, the same shall be referred for arbitration to a Sole Arbitrator whose decision thereon shall be final and binding on the parties. The provisions of Arbitration and Conciliation Act, 1996, shall be applicable.

This MOA is prepared in two identical copies with each party holds one original copy duly signed by the authorized representatives.

REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) Velan Nagar, P.V. Vartniyalingam Road Pallavaram, Chennel-800 117.



Confederation of Indian Industry	and VISTAS
Mr. K V Mahidhar Executive Director & Head, CII- Institute of Logistics	Registratistrar VELS INMISTASSCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) Valan Nagar, P. V. Vashiya Hegam Road, Pattavaram, Chedaure 506 117.
Witnesses: (Signature, Name & Address	5)
2	

Enclosure

List of subjects to be handled by CII

Semester	Name of the subject
п	Supply Chain Information Systems
	Supply Chain Concepts & Planning
	Logistics Concepts & Planning
	Transportation & Distribution Management
m	International Logistics
	Purchasing and Strategic Sourcing
	Warehousing and Distribution Facilities Management
	Contract Logistics and Closed Loop Supply Chain

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Pallavaram, Chennai-600 117.

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Enclosure

List of subjects to be handled by CII

Semester	Name of the subject
	Logistics Concepts and Planning
	Supply chain Concepts and Planning
П	Transportation and Distribution Management
	Supply Chain Information System
III	International Logistics
	Purchasing and Strategic Sourcing
	Warehousing and Distribution Facilities Management
	Contract Logistics and Closed Loop Supply chains

10.0- Macridean



COURSE TRAINING FOR MBA LOGISTICS & SUPPLY CHAIN MANAGEMENT (LSCM) $\,$

LIST OF THE COURSE – III SEMESTER (JULY – DEC 20)

S. No	Name of the Course	CII Faculty
1	International Logistics	Ms Susithra
2	Purchasing and Strategic Sourcing	Ms. Nandhini
3	Warehousing and Distribution Facilities management Mr. L. Karthikeyan	
4	Contract Logistics and Closed Loop Supply Chain	Mr. Balaji

LSCM BATCH 19 – 21

S.NO	REGISTER NO	NAME OF THE STUDENT
1	19305101	ADITYAA VENKATESHAN
2	19305102	ANBU RAJ J
3	19305103	ARUN KUMAR R
4	19305104	BALAJI V
5	19305105	DAWN JOSE
6	19305106	DURGA DEVI G
7	19305108	HARIHARAN S
8	19305109	KIRAN THOMAS
9	19305110	MOHANRAJ R
10	19305111	MUHAMMADH ASHRAF S
11	19305112	NARENDRA G
12	19305113	NISHANTH GOKULA KRISHNAN P
13	19305114	PRAKASH NAIR
14	19305115	PRAVIN K
15	19305116	ROHIT MENON
16	19305117	SAGAR KUMAR KERKETTA
17	19305118	SAI MAHESH R
18	19305119	SARANYA P

S.NO	REGISTER NO	NAME OF THE STUDENT
19	19305120	STEPHEN ANGELO K (Sports)
20	19305121	STEPHEN PRINCE D
21	19305122	DHARANI REDDY C
22	19305123	KRISHNA KUMAR V
23	19305124	SWETHA S
24	19305125	MOHAMED NAZIM KHAN M
25	19305126	SURESH V
26	19305127	BALASAKTHI S
27	19305128	MOHAMED FARHAN A
28	19305129	THANGARAJ S R
29	19305130	ANGELINE ALICE FLORA S

PROJECT GUIDE ALLOCATION: JAN-MAY 2021

S.NO	REGISTER NO	NAME OF THE STUDENT	CII GUIDE NAME
1	19305101	ADITYAA VENKATESHAN	MR KARTHIGEYAN
2	19305102	ANBU RAJ J	MR KARTHIGEYAN
3	19305103	ARUN KUMAR R	MR KARTHIGEYAN
4	19305104	BALAJI V	MR KARTHIGEYAN
5	19305105	DAWN JOSE	MR KARTHIGEYAN
6	19305106	DURGA DEVI G	MR KARTHIGEYAN
7	19305108	HARIHARAN S	MR KARTHIGEYAN
8	19305109	KIRAN THOMAS	MR KARTHIGEYAN
9	19305110	MOHANRAJ R	MR SHASHANK
10	19305111	MUHAMMADH ASHRAF S	MR SHASHANK
11	19305112	NARENDRA G	MR SHASHANK
12	19305113	NISHANTH GOKULA KRISHNAN P	MR SHASHANK
13	19305114	PRAKASH NAIR	MR SHASHANK
14	19305115	PRAVIN K	MR SHASHANK
15	19305116	ROHIT MENON	MR SHASHANK
16	19305117	SAGAR KUMAR KERKETTA	DR SUSITRA
17	19305118	SAI MAHESH R	DR SUSITRA
18	19305119	SARANYA P	DR SUSITRA
19	19305120	STEPHEN ANGELO K	DR SUSITRA
20	19305121	STEPHEN PRINCE D	DR SUSITRA
21	19305122	DHARANI REDDY	DR SUSITRA
22	19305123	KRISHNA KUMAR V	DR SUSITRA
23	19305124	SWETHA	MS NANDINI
24	19305125	MOHAMED NAZIM KHAN M	MS NANDINI
25	19305126	SURESH V	MS NANDINI
26	19305127	BALASAKTHI S	MS NANDINI
27	19305128	MOHAMED FARHAN A	MS NANDINI
28	19305129	THANGARAJ S R	MS NANDINI
29	19305130	ANGELINE ALICE FLORA S	MS NANDINI

Page 10 of 10

Enclosure

List of subjects to be handled by CII

Semester	Name of the subject
	Logistics Concepts and Planning
	Supply chain Concepts and Planning
II	Transportation and Distribution Management
	Supply Chain Information System
	International Logistics
1	Purchasing and Strategic Sourcing
Ш	Warehousing and Distribution Facilities Management
	Contract Logistics and Closed Loop Supply chains

10.0- Macridean



COURSE TRAINING FOR MBA LOGISTICS & SUPPLY CHAIN MANAGEMENT (LSCM) $\,$

LIST OF THE COURSE – II SEMESTER (JAN-MAY 2021)

S. No	S. No Name of the Course CII Faculty	
1	Supply Chain Information Systems	Mr. Rajesh
2	Supply Chain Concepts & Planning	Mr. Karthigeyan
3	Logistics Concepts & Planning	Ms. Nandhini
4 Transportation & Distribution Ms. Susithra		Ms. Susithra

LSCM BATCH 20 – 22

S.NO	REGISTER NO	NAME OF THE STUDENT
1	20305101	ASHWATH RANJAN S
2	20305102	IYYAPPAN S
3	20305103	JAYAKANTHAN P
4	20305104	JOY CLINTON J
5	20305105	KALAIRAJ R R
6	20305106	MAHALAKSHMI M
7	20305107	MOHAMED SAMEER P
8	20305108	PRAYAGA RAMSAI
9	20305109	SAMEETH RAJ R
10	20305110	HARIHAR S
11	20305111	SELVAM S
12	20305112	VAMSHI KRISHNA B
13	20305113	CHELLA GANESH V
14	20305114	VIGNESH KUMAR V
15	20305115	JESFIN SIMON
16	20305116	NIHAL KHAN SHAHID
17	20305117	VASUDEVA K
18	20305118	KANDHASWAMY R

S.NO	REGISTER NO	NAME OF THE STUDENT
19	20305119	GURUTHARAN M
20	20305120	GUNAHARSHA P
21	20305121	SANTHOSH DIVYAN
22	20305122	SWARNA PRABAA P
23	20305123	HARISH SANTHOSH M
24	20305124	SANKARANARAYANAN S
25	20305125	MOHAMED INZAMAMKUTTY N



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74AB 650753 S. KESAVARAJ

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19, G.S.T. Road Pallavaram, Ch - 43.
L.No.14325 / @94 Ph : 9176558785

MEMORANDUM OF AGREEMENT

Between

CONFEDERATION OF INDIAN INDUSTRY

And

VELS INSTITUTE OF SCIENCE TECHNOLOGY & ADVANCED STUDIES (VISTAS)

This Memorandum of Agreement is drawn up and agreed upon between Confederation of Indian Industry, a society registered under the Societies Registration Act, 1860, (hereinafter referred to as CII) having registered office located at 23-26, Institutional Area, Lodi Road, New Delhi-110003 and Vels Institute of Science Technology & Advanced studies (VISTAS) located at Velan Nagar, Pallavaram, Chennai – 600117.

REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Valon Negar, P.V. Vallingalingsia Road,
Pallangaran, Channel, 600 MV.



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b. CII is a non-government, not-for-profit, industry-led and industry-managed organization, playing a proactive role in India's development process. Founded in 1895, India's premier business association has over 7200 members, from the private as well as public sectors, including SMEs and MNCs, and an indirect membership of over 100,000 enterprises from around 242 national

and regional sectoral industry bodies.

c. CII charts change by working closely with Government on policy issues, interfacing with thought leaders, and enhancing efficiency, competitiveness and business opportunities for industry through a range of specialized services and strategic global linkages. It also provides a platform for consensus-building and networking on key issues.

d. Extending its agenda beyond business, CII assists industry to identify and execute corporate citizenship programmes. Partnerships with civil society organizations carry forward corporate initiatives for integrated and inclusive development across diverse domains including affirmative action, healthcare, education, livelihood, diversity management, skill development,

empowerment of women, and water, to name a few.

e. The CII theme of 'Accelerating Growth, Creating Employment' for 2014-15 aims to strengthen a growth process that meets the aspirations of today's India. During the year, CII will specially focus on economic growth, education, skill development, manufacturing, investments, ease of doing business, export competitiveness, legal and regulatory architecture, labour law reforms and entrepreneurship as growth enablers.

f. With 64 offices, including 9 Centres of Excellence, in India, and 7 overseas offices in Australia, China, Egypt, France, Singapore, UK, and USA, as well as institutional partnerships with 312 counterpart organizations in 106 countries, CII serves as a reference point for Indian industry and the international business

community.

REGISTRAR VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai-600 117.

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3. About CII Institute of Logistics

- a. To address the need of sharpening India Inc's competitive edge through better Logistics and Supply Chain practices, CII Institute of Logistics (CII-IL) was established in 2004 by the Confederation of Indian Industry as a Center of Excellence in Logistics and Supply Chain located at Unit B, 9th Floor, IIT Madras Research Park, Kanagam Road, Taramani, Chennai -600113.
- b. CII-IL creates a platform for the Industry to gain more insights into the emerging trends, industry specific problems of national importance and global best practices in logistics & supply chain management. CII-IL also enables the industry to cut down the transaction cost, increase efficiency, enhance profitability, sensitize and enable to bring solutions to macro level issues.

About VISTAS

4. VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) was established under section 3 of UGC act 1956, by the Ministry of Human Resource Development, Govt. of India, in 2008. VISTAS (popularly known as Vels University) has originated from a self – financing Group of Institutions known as Vels Group of Institutions established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the management and quality maintained in the field of higher education.

VISTAS is a multi – disciplinary Deemed University offering varied and innovative courses in emerging areas. The institution offered 52 Under Graduate, 36 Post Graduate Programmes and 17 Diploma and Certificate Programmes of contemporary relevance.

5. EDUCATION PROGRAMS

a. Having identified the need for Logistics and Shipping Management (LSM) for the industry to become sustainable and competitive at the global level, CII-IL offers various Education programs for Graduates and Post Graduates, in order to fill the skill gap in the Shipping industry by providing competent and knowledgeable human resources.

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Pallavaram, Chennai-600 117.

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b. In order to enable the students for better career options in Shipping and Foreign Trade, VISTAS expressed their interest in availing CII's Educational services leveraging CII's domain expertise in Shipping and Foreign Trade. With an intention to serve the industry with knowledge human resources, CII-IL expressed their willingness to function as the Knowledge partner by extending academic support as detailed hereunder, in this MoA.

5.1 APPROACH TO PROGRAM DESIGN

- The subjects are focused on various functional aspects of shipping business
- At end of the program students will be able to prepare for roles in business areas related to
 - a. Container shipping operations
 - b. EXIM processes
 - c. NVOCC operations
 - d. Air cargo operations
 - e. ODC Project logistics
 - f. Cargo Insurance
- ✓ Potential employers will be from
 - Shipping lines
 - Container shipping terminals
 - · Container freight station
 - Inland Container Depot
 - · Air cargo terminals
 - NVOCC Service Center
 - Bonded warehouse
 - Free Trade Warehousing Zone (FTWZ)
 - · Port with project cargo load
 - 3PL with Over Dimensional Cargo (ODC) expertise
 - · Express cargo hub
 - · Global freight forwarding agencies
 - Marine insurance companies

6. KNOWLEDGE PARTNERSHIP

Having identified the need for Logistics and Shipping for the industry to become sustainable and competitive at the global level, and with an objective of facilitating the students for better learning through value added academic delivery, CII-IL proposed to organize select courses through this MOA in VISTAS campus.

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Pallavaram, Chennal-896 117.

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7. OBJECTIVES

a. To jointly endeavor academic support for the two year program of Master of Business Administration in Logistics and Shipping management offered by VISTAS.

 To collaborate for various activities in detail mentioned in sections here under and to outline clearly the exclusive Responsibilities of

CII within this MoA and as given in the annexure.

c. To cooperate mutually for the successful conduct of the MBA (LSM) offered by VISTAS, enabling the students to complete the course during the validity of this MoA.

8. ACTIVITIES IN DETAIL

- a. To share the domain knowledge and extend all possible academic support for the two year MBA program in Logistics and Shipping management (LSM) to be offered by VISTAS.
- b. Prescribing admission norms, eligibility criteria and evaluation parameters and reviewing periodically
- Conducting classes, giving assignments, organizing examinations and evaluations for all relevant courses
- d. Project guidance, evaluation and final certification

9. EXCLUSIVE RESPONSIBILITIES OF CII

- a. CII-IL will be the knowledge partner for the MBA (LSM)
- b. Curriculum and evolution: One nominee of CII-IL shall be included in the board of studies meant for MBA (LSM) in the formulation of the syllabus. The faculty members authorized by CII-IL will be examiners who will set the question papers and also evaluate the answers for the term-end examinations for specialized subjects as mentioned in the Annexure.
- c. 12 subjects will be handled by CII-IL across 3 semesters throughout the program (details given in enclosure)
- d. CII will provide the faculty resources, course materials/CD and case studies for the above courses.
- e. One soft copy of question bank for each of the subjects handled by CII-IL will be developed and given to VISTAS for printing during every semester end examination.
- CII will handle 4 hours of class room sessions per subject per week per semester.

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Pallavaram, Chennai - 800 117.

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g. 3 guest lectures per semester for 2 hours, will be provided at VISTAS campus

h. 2 Industrial visits to Logistics and Support organizations, Port and ICD will be organized by CII-IL every semester according to their curriculum along with 1 hour of lecture sessions at the organization premises during the visits will be arranged by CII-IL.

 Value added sessions including guest lecture at VISTAS campus, Industrial visits and lecture sessions during the IV will account to additional 20 hours per semester

 Regarding Internships and Projects, CII-IL will provide concrete leads to the students.

k. Regarding the Placement, CII-IL's role is limited to providing leads only.

10. EXCLUSIVE RESPONSIBILITIES OF VELS UNIVERSITY

- a. VISTAS will be the certifying body for the MBA (LSM) degree.
- b. Getting necessary approvals from appropriate government authorities shall be the sole responsibility of VISTAS
- c. All activities related to admissions to this program are solely under the purview of VISTAS.
- d. VISTAS is free to charge any amount of course fee, examination fee and any other related fee from the students, as they deem appropriate.
- e. All classes, examinations and project Viva-voce will be organized by VISTAS in their premises.
- f. Curriculum and evaluation for all other courses will be governed and organized by VISTAS as indicated in the course schedule.
- g. Printing of question papers, supply of answer sheets and invigilation during examinations for all courses will be undertaken by VISTAS.
- Arrangement of transport facility to the place of Industrial visit will be taken care by VISTAS.

11. USAGE OF CII NAME AND LOGO

CII functions only as the knowledge partner and extend academic support for specialized courses related to Logistics and Shipping Management. Accordingly, CII's name and logo can be used only in the following documents pertaining only to MBA (LSM), with specific mention as Knowledge Partner below the CII's name and logo:

REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) Velan Nagar, P.V. Vaithlyalingam Road, Pallavaram, Chennai-500 117. 10. U. Maeridean

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- a. Prospectus and brochures for admissions
- b. Web pages wherever this program is publicized
- c. Any type of promotional material
- d. Any other document, including press release, with prior written consent from CII-IL.

Usage of CII's name and logo otherwise in any manner in any other format is not permitted.

PROFESSIONAL CHARGES

Vels University shall pay the professional charges (Rs. 45,000/- per student
 * Number of students in the batch of 2019-21) subject to applicable taxes
 per program per group or part thereof.

Installment amount	Payment slot
Rs. 22500 x No. of Students in the batch 2019-21 + taxes applicable	During the months of February 2020
Rs. 22500 x No. of Students in the batch 2019-21 + taxes applicable	During the month of August 2020

Valid Duration

13. Initially, this MOA shall be effective from the date of signing by authorized authorities of both parties and is valid for the academic batch of 2019-2021. Subsequently, this MoA shall be renewed under terms and conditions to be agreed upon at that time.

Renewal

 The MOA shall be renewed by July 2021 by authorized representatives of both parties, under mutually agreed revised terms and conditions through a renewal application.

Amendments

15. Any of the clauses / articles contained here in this MOA shall be amended with mutual written and specific consent of both the parties.

Termination

16. This MOA shall be terminated by either party by giving six months notice to the other so as to have effect of concluding this agreement by the end of the subsequent semester, enabling the current students to complete the subsequent semester.

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& ADVANCED STUDIES (VISTAS)
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Pallavaram, Channai-800 117.

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The amendment, termination and expiration of this MOA will not affect the terms of activities ongoing at the time of notification of amendment, termination, and expiration unless otherwise agreed upon between the parties.

Jurisdiction

Any difference or disagreement or misunderstanding between the parties arising during the operation of this agreement shall be attempted to be settled by mutual discussions and clarifications. The Courts in Chennai or Delhi only shall have jurisdiction.

Contact Persons

Concerned program Coordinator, Vels School of Management studies, VISTAS and the Head of Education of CII Institute of Logistics shall be the contact persons who will be coordinating the implementation of this MOA during its validity.

Agreement subject to legal regulations.

This MOA shall have effect subject to compliance with all legal statutes and Regulations and Rules applicable to the activities envisaged under this MOA.

Arbitration

In the event of any difference or dispute arising out of this agreement between the parties which cannot be resolved through mutual negotiations, the same shall be referred for arbitration to a Sole Arbitrator whose decision thereon shall be final and binding on the parties. The provisions of Arbitration and Conciliation Act, 1996, shall be applicable.

This MOA is prepared in two identical copies with each party holds one original copy duly signed by the authorized representatives.

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) Velan Nagar, P.V. Vnithtvalingam Ro Paifavaram, Chennoi-600 117.

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Signed at Chennai on thisday ofday of on behalf of:	2020, for and
Confederation of Indian Industry and Mr. K V Mahidhar Executive Director & Head, CII - Institute of Logistics	VISTAS REGISTRAR Registrate of science, technology VISTASANCED STUDIES (VISTAS) Velan Nagar, P.V. Vaithlyalingam Road, Pallavaram, Chennai-600 117.
Witnesses: (Signature, Name & Address)	

Enclosure

List of subjects to be handled by CII

Semester	Name of the subject
П	Global Environment of Business
	Maritime Business
	Maritime Economics
	Transportation & Distribution Management
	Multimodal Transportation Management
Ш	Warehousing and Inventory Management
	Commercial Geography
	Air Cargo Management
	Dry Cargo Chartering and Port Management
	Liner Trade and Freight Forwarding
	Shipping Law and Marine Insurance
	Customs Laws and Procedures

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Pallavaram, Channa, 500 117.

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Enclosure

LIST OF SUBJECTS TO BE HANDLED BY CII - LSM

CORE COURSES

SEMESTER	SUBJECTS
	Maritime Business
	Maritime Economics
II	Transportation and Distribution
4900	Management
	Global Environment for Business

ELECTIVE COURSES

SEMESTER	SUBJECTS	
II	Multimodal Transportation Management	
	Warehousing and Inventory Management	
	Commercial Geography	
	Air Cargo Management	
	Dry Cargo Chartering and Port	
III	Management	
	Liner Trade and Freight Forwarding	
	Shipping Law and Marine Insurance	
V	Customs Laws and Procedures	

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COURSE TRAINING FOR MBA LOGISTICS & SHIPPING MANAGEMENT (LSM)

LIST OF THE COURSE – III SEMESTER (JULY – DEC 20)

S. No	Name of the Course	CII Faculty
1	Warehousing an Inventory Management	Mr L. Karthigeyan
2	Commercial Geography	Ms Nandini
3	Air Cargo Management Mr Venkat	
4	Dry Cargo Charting and Port Management	Ms Susithra
5	Liner Trade and Freight Forwarding	Mr Balaji
6	Shipping Law and Marine Insurance	Mr Shashank
7	Customs Laws and Procedures	Mr Venkat

LSM BATCH 19 – 21

S.NO	REG. NO.	NAME OF THE STUDENT
1	19302101	APARAJITH S
2	19302102	ARUN K
3	19302103	ARUN KUMAR G
4	19302104	ASWATHI B
5	19302105	BINO PETER ROSARIO A
6	19302106	CHRISTAN ALEX
7	19302107	DARSHANKUMAAR T
8	19302108	DAVID LIVINGSTON A
9	19302109	DEENADAYALAM G
10	19302110	DEEPTHI R
11	19302111	DINESH A
12	19302112	DIWAKAR R

S.NO	REG. NO.	NAME OF THE STUDENT
13	19302113	DON SURESH C
14	19302114	JITHIN JOSHY
15	19302115	KALAIARASAN A
16	19302116	KARAN J
17	19302117	MOHAMED NAWFAL NIHAL M
18	19302118	NEPOLIAN N
19	19302119	RAHUL M
20	19302120	SACHIN SAMRAJ R
21	19302121	SANJAY V
22	19302122	TAMILARASAN R
23	19302123	VISHNU V T
24	19302124	SURENDRAN M
25	19302125	ARAVIND M
26	19302126	GOWTHAM KUMAR S
27	19302127	MAHENDRAN A
28	19302128	RAHUL K
29	19302129	STEWART JIJO KINS S
30	19302130	ARIANT NATH C
31	19302131	GOWSHIYA H

PROJECT GUIDE ALLOCATION: JAN-MAY 2021

S.NO	REG. NO	NAME OF THE STUDENT	CII GUIDE NAME
1	19302101	APARAJITH S	MR KARTHIGEYAN
2	19302102	ARUN K	MR KARTHIGEYAN
3	19302103	ARUN KUMAR G	MR KARTHIGEYAN
4	19302104	ASWATHI B	MR KARTHIGEYAN
5	19302105	BINO PETER ROSARIO A	MR KARTHIGEYAN
6	19302106	CHRISTAN ALEX	MR KARTHIGEYAN
7	19302107	DARSHANKUMAAR T	MR KARTHIGEYAN
8	19302108	DAVIND LIVINGSTON	MR KARTHIGEYAN
9	19302109	DEENADAYALAN G	MR SHASHANK
10	19302110	DEEPTHI R	MR SHASHANK
11	19302111	DINESH A	MR SHASHANK
12	19302112	DIWAKAR R	MR SHASHANK
13	19302113	DON SURESH C	MR SHASHANK
14	19302114	JITHIN JOSHY	MR SHASHANK
15	19302115	KALAIYARASAN A	MR SHASHANK
16	19302116	KARAN	MR SHASHANK
17	19302117	MOHAMED NAWFAL NIHAL	DR SUSITRA
18	19302118	NEPOLIAN N	DR SUSITRA
19	19302119	RAHUL.M	DR SUSITRA
20	19302120	SACHIN SAMRAJ	DR SUSITRA
21	19302121	SANJAY V	DR SUSITRA
22	19302122	TAMILARASAN R	DR SUSITRA
23	19302123	VISHNU V T	DR SUSITRA
24	19302124	SURENDRAN M	DR SUSITRA
25	19302125	ARAVIND M	MS NANDINI
26	19302126	GOWTHAM KUMAR S	MS NANDINI
27	19302127	NMAHENDRAN.A	MS NANDINI
28	19302128	RAHUL K	MS NANDINI
29	19302129	STEWART JIJO KING	MS NANDINI
30	19302130	ARIANT NATH	MS NANDINI
31	19302131	GOWSHIYA H	MS NANDINI

Enclosure

LIST OF SUBJECTS TO BE HANDLED BY CII - LSM

CORE COURSES

SEMESTER	SUBJECTS	
	Maritime Business	
	Maritime Economics	
II	Transportation and Distribution	
4900	Management	
	Global Environment for Business	

ELECTIVE COURSES

SEMESTER	SUBJECTS	
II	Multimodal Transportation Management	
	Warehousing and Inventory Management	
	Commercial Geography	
	Air Cargo Management	
	Dry Cargo Chartering and Port	
III	Management	
	Liner Trade and Freight Forwarding	
	Shipping Law and Marine Insurance	
V	Customs Laws and Procedures	

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COURSE TRAINING FOR MBA LOGISTICS & SHIPPING MANAGEMENT (LSM)

LIST OF THE COURSE – II SEMESTER (JAN-MAY 2021)

S. No	Name of the Course	CII Faculty
1	Global Environment of Business	Mr. Charles
2	Maritime Business	Mr Venkat
3	Maritime Economics	Mr Balaji
4	Transportation & Distribution Management	Ms Susitra
5	Multimodal Transportation Management	Mr Venkat

LSM BATCH 20 – 22

S.NO	REG. NO.	NAME OF THE STUDENT
1	20302101	CHARI S K
2	20302102	DHILIP KANNA S
3	20302103	PAVAN P
4	20302104	REHAN AMEEN
5	20302105	WILLFORD RELIC PRASANTH.N.G
6	20302106	SREE BHARATH B
7	20302107	SRINIVASAN A
8	20302108	V.SRIRANGACHARY VAIKUNTH
9	20302109	SRIVIDHYA B
10	20302110	SURYA R
11	20302111	SWETHA R
12	20302112	PUGAZHENDHI M
13	20302113	ARUL MIDON A
14	20302114	KAUSHIK SARKAR

S.NO	REG. NO.	NAME OF THE STUDENT
15	20302115	NANDHAGOPAL
16	20302116	MURALIDARAN
17	20302117	A.N.DEVARAJ
18	20302118	R.HARISH
19	20302119	K.MANOJ
20	20302120	U.RAJKUMAR
21	20302121	NAVUKARASU
22	20302122	RAGUL RAJ
23	20302123	ROHIT SHIJO
24	20302124	SAUNDARYASHREE





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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 27th day of September 2019 at Chennai.

Between

Vels Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

THULIR WELFARE ASSOCIATION - AVADI, situated at No.15, Athithanar Street, Gandhi Nagar, Avadi, Chennai, Tamil Nadu and includes its assigns, legal heirs and successors represented by its President, Mr.P.Vivek

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

REG NO:581 / 2014 AVADI, CHENNAI-600 054. THULIR WELFARE ASSOCIATION - AVADI is a registered society in 2014 under Sec.10 of The Tamil nadu Societies Registration Act 1975. The Association promotes social welfare and humanity by helping the poor and needy with strong knowledge aids, gearing social wellness by applying youth power in conducting fruitful awareness camps targeted towards communal wellbeing. All the acts are aimed at visioning humanity among the members of organization and productive impact over the targeted community.

Vels Institute of Science Technology & Advanced Studies (VISTAS) was established in 2008 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.

The Deemed to be University status was conferred to Vel's Group of Institutions, under Sec 3 of UGC Act 1956 and by the Ministry of Human Resource Development, Govt. of India in 2008. As a logical consequence of this, the Founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor.

The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of Memorandum of Understanding for the purpose of Social wellness by conducting free awareness campaigns and recreational activities.

I. Purpose of the Agreement

VISTAS and THULIR WELFARE ASSOCIATION - AVADI jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

The parties collaborate, cooperate and interact to achieve the following objectives.

- The Parties intend to promote social welfare and recreational activities.
- Both parties agree to conduct free campaigns like life style disease awareness, Health camp for rural people, Women's empowerment, flood relief activities, Bioremediation etc.

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

THULIR
WELFARE ASSOCIATION
REG NO:581 / 2014

AVADI, CHENNAI-600 054.

 Both the parties agree to utilize their infrastructure facilities without any payments when such utilizations don't affect the normal functioning of the other.

II. Legal Framework

The Registrar of VISTAS and the President of THULIR WELFARE ASSOCIATION - AVADI may, in accordance with their respective policies and procedures, initiate agreements to enhance joint development of students by offering students of VISTAS a chance to work on Social wellness under the guidance of THULIR WELFARE ASSOCIATION - AVADI.

III. Execution of the Agreement

Any arrangements entered into further to this memorandum will be governed by specific, individual agreements after due approval processes have been followed by both the parties. All agreements will be signed between the relevant authorities of THULIR WELFARE ASSOCIATION - AVADI and VISTAS.

IV. Term & Termination

This agreement will be effective for a period of 3 years from the date of signing this MoU. The agreement can be renewed for further period by mutual consent of the parties to the agreement. Both parties reserve the right to terminate this agreement giving written notice 30 days prior to the proposed termination date.

V. Intellectual Property Rights

Any Intellectual Property Rights that come about due to the development of any projects initiated by VISTAS or THULIR WELFARE ASSOCIATION - AVADI in partnership with VISTAS would be the property of VISTAS only and the company has no claim over the same. A separate Non-Disclosure agreement shall be signed by all parties concerned before every such project is initiated.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117, 4

THULIR
WELFARE ASSOCIATION
REG NO:581 / 2014
AVADI, CHENNAI-600 054

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ror	VIST	IAS

Signature : White

Name

: Dr. A.R. VEERAMANI

Designation: REGISTRAR

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

For THULIR WELFARE ASSOCIATION - AVADI

Signature:.

Name : Mr. P. VIVEK

Designation: PRESIDENT

THULIR
WELFARE ASSOCIATION
REG NO:581 / 2014
AVADI, CHENNAI-600 054.

Witness

P.R

1. Signature with date Name & Address

Dept- of Bio-Engg, Vels gratitute of Science, Techn & Advanced studies

Velan Nagar, Pallavanam - 117

2. Signature with date

Name & Address

Mrs. A. Thinuchelyi

Dept. of Bio-Engg

Vels finatitute of science, Techs

Advanced Studies,

Velan Nager, Pallavaram - 117 Witness

1. Signature with date

Name & Address

14 FZ, ANUGRAHA APARTMENT

KATTABOMMAN NAGAR.

GIOKUL STREET,

KAMEN PALLAVARAM

CHENNAZ - 600043

Signature with date Name & Address

Dr. P. Sakthi Selvan.

DOW NI: A-3.

Flat No. 4 &6, ATHENS SQUARE

Vadivel street,

Jafferkhanpet, Chennai-600083



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AGREEMENT

FOR COLLECTION, TRANSPORTATION, TREATMENT AND DISPOSAL OF BIOMEDICAL WASTES

This Agreement made and entered into at Chennai on this 1st March 2021 BETWEEN M/s. G. J MULTICLAVE (INDIA) PVT. LTD, incorporated under the Companies Act, 1956 having it's Registered Office at New No.37, Old No.20, Teachers Colony, Kamarajar Avenue, Adyar, Chennai - 600 020 represented by its Manager, Mr.P.SIVAKUMAR, S/o. Sri.P.Pauldurai, hereinafter called the FIRST PARTY.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai - 600 117 represented by its Registrar, DR.P.SARAVANAN, hereinafter called the SECOND PARTY.

For GJ Multiclave (India) Pvt. Ltd.

Pure General Manager

REGISTRAR VELS INSTITUTE OF SCIENCE, TECHNOLOGY

& ADVANCED STUDIES (VISTAS) Velan Nagar, P.V. Vaithlyalingam Road, Pallavaram, Chennai-600 117. WHEREAS the **FIRST PARTY** has set up a Common Off-site Biomedical Waste Treatment Facility for Chennai in accordance with the standards prescribed in Biomedical Waste (Management & Handling) Rules, 2016 as amended to date for treatment and disposal of Biomedical Wastes generated by various Health Care Establishments in and around Chennai.

WHEREAS the **SECOND PARTY** is a Health Care Establishment, engaged in the service of providing various types of Health Care treatment facilities and generates Biomedical Wastes as defined under the Biomedical Waste (Management & Handling) Rules, 2016 in the course of such medical services to people.

WHEREAS the SECOND PARTY is enrolled with the FIRST PARTY for collection, transportation, treatment and final disposal by the FIRST PARTY, of such Biomedical Wastes generated in the SECOND PARTY's Health Care Facility.

WHEREAS now the **SECOND PARTY** enters into an Agreement with the **FIRST PARTY** as per the following terms and conditions:-

- 1. The SECOND PARTY declares that its bed strength operational is NIL Bed.
- 2. The SECOND PARTY will segregate the Biomedical Wastes as per Schedule II of the Biomedical Waste (Management & Handling) Rules, 2016 at the point of generation in its Health Care Facility and store such segregated Medical Wastes in designated Colour Coded Containers/Bags prior to collection, transportation, treatment and final disposal by the FIRST PARTY.
- The SECOND PARTY shall also label the Bio-Medical Waste consumable bags and containers with the service providers name with BAR CODE according to Schedule III of Biomedical Waste (Management & Handling) Rules, 2016.
- 4. The FIRST PARTY shall collect the Biomedical Wastes from SECOND PARTY everyday at a specified time to suit the convenience of collection mechanism of the FIRST PARTY and the SECOND PARTY shall render all assistance to the FIRST PARTY in this regard.
- 5. The SECOND PARTY has paid an amount of <u>Rs.60000/-</u> for a period of one year starting from 01.3.2021 to 28.02.2022, for the waste collected by the FIRST PARTY. In addition to the service charges, the SECOND PARTY has to pay any government taxes and levies as applicable on date to the FIRST PARTY for the services rendered by the FIRST PARTY.
- 6. Both the parties agree that the rate of service charges mentioned in Clause 5 above will be in force for a period of 1 year from the date of this agreement and thereafter the rate shall be revised by mutual consent after deliberations with Indian Medical Association Nursing Home Board.
- 7. Notwithstanding the above, the SECOND PARTY agrees to consider an increase in the rate if and when there is an increase in the fuel tariff by more than 20% over the prevailing rate. The prevailing rate now is Rs.86.14 per litre for diesel.
- 8. The SECOND PARTY has paid an amount of <u>Rs.10000/-</u>interest free advance for the service charges payable by it. Such advance amount shall not be adjusted against the recurring service charges payable by SECOND PARTY to the FIRST PARTY and shall remain intact during the period of the agreement.

For GJ Multiclave (India) Pvt. Ltd.

General Manager

REGISTRAR

VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Velan Nagar, P.V. Valthiyalingam Road,
Pallavaram, Chennal-600 117.

9. The FIRST PARTY shall submit its bills towards Service Charges referred in Clause 5 above on a monthly basis to the SECOND PARTY at the end of each month and the SECOND PARTY shall pay the same before or on the 5th of the following months.

SECOND PARTY agrees to permit such authorised person/persons of the FIRST PARTY duly indicated in writing as and when the FIRST PARTY demands visual inspection of the segregated wastes stored in its premises before the same is collected by the FIRST PARTY from the said premises of the SECOND PARTY.

The FIRST PARTY agrees to provide Training on segregation of Biomedical Wastes to the SECOND PARTY Free of cost.

This agreement is subject to force majeure i.e. -

war invasion, mobilization, requisition or embargo;

rebellion, revolution, insurrection or military or usurped power, or civil war; ii.

Government orders restrictions, riots, fire, epidemics, sabotage, act of God like iii. earthquake, floods, accidents, breakdown of machinery or any other reasons whatsoever beyond the reasonable control of FIRST PARTY.

If any force majeure event outside the control of both parties arises during the currency of this agreement, which renders it impossible or unlawful for the FIRST PARTY to fulfil its agreement obligations, the SECOND PARTY shall not seek any remedy - legal or financial from the FIRST PARTY. However, the terms of this agreement shall be restored as far as both the parties are concerned, once the force majeure events cease to exit.

This Agreement shall be in force initially for valid upto 28th February 2022 and can be renewed thereafter for such period and on such terms and conditions as the parties mutually agree

If any dispute arises between the parties herein, or if any controversies or difference of opinion arises out of or in connection with the recitations of this agreement, the same shall be settled amicably. The jurisdiction shall be restricted to CHENNAI ONLY.

IN WITNESS WHEREOF the parties herein set out their hands on the day, date and place above written.

For GJ Multiclave (India) Pvt. Ltd.

FIRST PARTY

SECOND PARTY

WITNESSETH:

REGISTRAR VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) Velan Hagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai-600 117.

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Professor
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Schol of Pharmaceutical Sciences





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S. KESAVARAJ

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19, G.S.T. Road, Pallavaram, Ch - 43, LNO: 14525 (2004 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 30th day of October 2017 at Chennai.

Between

VISTAS (hereinafter referred as VELS University) with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

&

AVANZ BIO PVT. LTD., M.E.S.Road, East Tambaram, Chennal, Tamil Nadu, India, an ISO Certified Private Laboratory, and includes its assigns, legal heirs and successors represented by its Managing Director Mr. V. Prathap Raju, Managing Director.

Dr.A.R.VEERAMANI Registrar

Vels University (VISTAS), Pallavaram, Chennai - 600 117 No. 12, M.E.S. Road, Tambaram East, Chennai-600059. The parties realize the benefits of sharing their expertise and enter into the formal statement of collaboration in the form of memorandum of understanding for the purpose of academic interaction and research activities beneficial to institute and industry.

I. Purpose of the Agreement

Vels University and Avanz Bio Pvt. Ltd. jointly agree to subscribe to a relationship in order to promote the following activities between the two parties.

The parties collaborate, cooperate and interact to achieve the following scopes of this MoU.

- The Parties intend to pursue collaboration on fundamental, academic research, related to Biotechnological applications.
 - 1.1. Examples of research works under the title to Biotechnological applications of Marine and Terrestrial Microorganisms, Screening of marine and terrestrial microorganisms for the production of industrial enzymes, bioactive secondary metabolites, biological control agents and bio fertilizers, development of aquaculture products.
 - 1.2. Examples of research works under the title Bioremediation of environmental pollution.
 - 1.3. Research works under the title Cancer Biology and Molecular Biology.
- Both parties exchange the technical expertise such as experimental procedures, instrumental knowledge and development of new protocols in Fields.
- 3. Both parties agree to exchange the expertise of their working staff under mutual convenience when requested by either Party. For example, Avanz Bio Pvt. Ltd. can request to utilize the expertise of Vels University staff for their technical events. However, exchange of faculties or staff or scientist is to be done under mutual convenience of the Parties when such exchanges doesn't affect the normal functioning of the Parties. During Conferences, Seminars, Symposia and Workshops organized by either Party, above mentioned exchange of working staff may avail with mutual concerns.
- Both institutes agree to utilize their Laboratory Instrument Facilities without any payments when such utilizations don't affect the normal functioning of the other.

II. Legal Framework

The Registrar of Vels University and the Managing Director of Avanz Bio Pvt. Ltd. may, in accordance with their respective policies and procedures, initiate agreements to

Dr. A.R. VEERAMANI Registrar

Vels University (VISTAS), Pallavaram, Chennai - 500 117. AVANZ BIO PRIVATE LIMITED No.12, M.E.S. Road, Tambaram East, Chennal-600059.





(Achieving Excellence Through Biosciences)

CERTIFICATE

This is to certify that Ms. A. FATHIMUTHU, B. Tech. Biotechnology from Department of Biotechnology, Vels University, Chennai – 600 117, has participated in "Hands-on Training on Nanotechnology" held from 11th December 2017 to 21st December 2017 at Avanz Bio Pvt. Ltd., East Tambaram, Chennai - 59.

Dr. V. PRITHIVIRAJ, Ph.D.

V. Parthap RAJU

Dr. P. HALASHANMUGAN Principal Scientist

12, MES Road, East Tamboram, Chemiai-600059.

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De V. PRITHIVIRAJ, Ph.D. Chairman V. Proth-p Robe V. PRATHAP RAJU Director

Dr. P. BALASHANMU GAM Principal Scientist

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Dr. V. PRITHIVIRAJ, Ph.D.

V. Post Hap Ref.

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Dr. P. HALASHANMUGAM Principal Scientist

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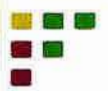
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This is to certify that Ms. T. HEMA SHREE, B.Tech. Biotechnology from the Department of Biotechnology, Vels Institute of Science, Technology & Advanced Studies (VISTAS), Chennai, has participated in "Hands-on Training on Cell Culture Techniques" held from 04th June 2018 to 20th June 2018 at Avanz Bio Pvt. Ltd., East Tambaram, Chennai- 59.

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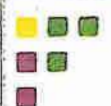
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This is to certify that Ms. FATHIMUTHU, B.Tech. Biotechnology from the Department of Biotechnology, Vels Institute of Science, Technology & Advanced Studies (VISTAS), Chennai, has participated in "Hands-on Training on Protein Purification Techniques" held from 19th June 2018 to 27th June 2018 at Avanz Bio Pvt. Ltd., East Tambaram, Chennai- 59.

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Dr. V. PRITHIVIRAJ, Ph.D. Chairman

V.P. H.p. R.-UM V. PRATHAP RAJU

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Dr. P. BALASHANMUGAN Principal Scientist

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This is to certify that Mr. E. VISHNU VARDHAN, B.Tech. Biotechnology from the Department of Biotechnology, Vels Institute of Science, Technology & Advanced Studies (VISTAS), Chennai, has participated in "Hands-on Training on Molecular Biology" held from 6th June 2018 to 12th June 2018 at Avanz Bio Pvt. Ltd., East Tambaram, Chennai- 59.

Dr. V. PRITHIVIRAJ, Ph.D. Chairman V. Panthap Kelm V. PRATHAP RAJU

Dr. P. BALASHANMUGAM Principal Scientist

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This is to certify that Mr. RAHUL NATH, B. Tech, Biotechnology from the Department of Biotechnology, Vels University, Chennai, has participated in "Hands-on Training on Cell Culture Techniques" held from 21st May to 6th June 2018 at Avanz Bio Pvt. Ltd., East Tambaram, Chennai- 59.

De V. PRITHIVIDIAL, Ph.D. Chairman V. PRATHAP RAH Director

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This is to certify that Mr. C. ARAVIND, B.Tech. Biotechnology from the Department of Biotechnology, Vels Institute of Science, Technology & Advanced Studies (VISTAS), Chennai, has participated in "Hands-on Training on Molecular Biology" held from 5th June 2018 to 11th June 2018 at Avanz Bio Pvt. Ltd., East Tambaram, Chennai- 59.

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Director

Principal Scientist

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Dr. V. PRITHIVIRAJ, Ph.D. Chairman V. Parttap Major V. PRATHAP RAJU Director

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AVANT BID



Dr.V.PRITHIVIRAJ,Ph.D. Chairman

19-07-2017

To

The Registrar,

Vels University,

Pallavaram,

Chennai, Tamil Nadu 600117,

India

Dear Sir/Madam,

Sub.: Consultancy work - Reg.

Warm Greetings!

We Avantz Biotek Lab a world class Biotech state- of-the-art Research Facility and had justifiably earned its reputation as unique establishment in the field of Biological Sciences. We are working in many biological aspects except in bioinformatics field; it will be good enough if you can work in Docking extraction and characterization of macroalgae (Red and Brown algae). Send me a proposal with the experts in this field in your department and the duration of the project will be three months.

Thank you

Regards

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Dr.V.PRITHIVIRAJ,Ph.D. Chairman

Date: 31.07.2017

To

The Registrar,

Vels University,

Pallavaram,

Chennai, Tamil Nadu 600117,

India

Dear Sir,

Sub.: Confirmation for doing consultancy work - Reg.

Ref: Consultancy work - Reg., dated 24.07.2017

Warm Greetings!

We sincerely appreciate your acceptance of the consultancy work. We agree with quoted amount for the carrying out the project work. Please complete the project work within the stipulated period of time and send the completed report.

Regards

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Dr.V.PRITHIVIRAJ,Ph.D. Chairman

Date: 06.11.2017

To

The Registrar,

Vels University

Pallavaram,

Chennai, Tamil Nadu 600117,

India

Dear Sir,

Sub.: Department of Bio-Engineering – Vels University – Payment for consultancy work – Reg.

Ref: Consultancy work - Reg.,

Warm Greetings!

We have received your completed project report and we are satisfied with the work, we have sent you a cheque of Rs.10,000/- (Rupees Ten Thousand only) towards your completed consultancy work.

Thank you

Regards

ISSN 0974-3618 (Print) 0974-360X (Online)

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RESEARCH ARTICLE

Preliminary Phytochemical Analysis of the Crude extract of Marine Red and Brown Seaweeds

Thiruchelvi. R^{1*} Jayashree. P¹., Hemashree. T¹, Hemasudha T. S¹., Balashanmugam. P².

¹Department of Bio-Engineering, School of Engineering, Vels Institute of Science Technology and Advanced Studies, VISTAS, Pallavaram, Chennai-117

²Avanz Bio Pvt. Ltd., East Tambaram, Chennai-69

*Corresponding Author E-mail: thiruchelvi.se@velsuniv.ac.in

ABSTRACT:

The seaweed is a large and diverse group of marine macro algae that can be found in intertidal and sub tidal coastal regions around the world. Seaweed are simpler in their structural composition because they take up the nutrients into their blades or fronds directly from the seawater, unlike more complex land plants which take up the nutrients through their roots. There are three different types of marine macro algae—red algae (Rhodophyta), brown algae (phaeophyta), green algae (chlorophyta). They are grouped according to their unique photosynthetic pigments, which give them their characteristics color and unique properties. Secondary metabolites from natural resources are a potential source that leads and drugs can exploited to combat antimicrobial resistance in microorganisms. The present study investigated to explore the preliminary phytochemical constituents of marine red and brown seaweed such as Gracilaria corticata, Gracilaria edulis, Saragussum wightii wherelse Methanol, Acetone and Aqueous were used as a solvent system for the preparation of the extract.

KEYWORDS: Seaweeds, *Gracilaria corticata, Gracilaria edulis, Saragussum wightii*, Phytochemical, solvents.

INTRODUCTION:

Seaweeds constitute a vital and important of the marine ecosystem. It was estimated that about 90% are algae, and over 50% of global photosynthesis were contributed from algae¹. Seaweed has no formal definition. Seaweed may belong to one of several groups of multicellular algae such as the red algae, green algae and brown algae, but these three groups do not have a common multicellular ancestor. Seaweeds are commonly grown close to the littoral zone. The genera of Saragassum wightii and gracilaria are free floating and occupy a wide range of ecological niches and also used widely in the field of medicine².

Over the past decades seaweeds had been consumed by humans as a medicine, food and their extracts have generated enormous amount of interest in the pharmaceutical industry as fresh source of bioactive compounds with lots of massive medicnal potential³. Marine seaweed was used as the potent source of human health because of its active constituents which is responsible for its various pharmacological activities. Being a unique plant structure and its biochemical composition, it could be exploited for its multifunctional properties in the form of food and medicine⁴. The seaweeds offer more curative properties both externally and internally by intake of raw and dried seaweeds which may give more healthy benefits. Seaweeds are toxin free and also provide hundreds of organic compounds⁵.

Received on 21.03.2018 Modified on 12.05.2018
Accepted on 27.06.2018 © RJPT All right reserved
Research J. Pharm. and Tech 2018; 11(10): 4407-4410.

DOI: 10.5958/0974-360X.2018.00806.5

Among the coastal region of Tamilnadu, South India supports a rich vegetation of marine algae. Among macro algae brown and red algae were growing abundance in the shores of kanyakumari and Ramanathapuram districts of Tamilnadu state, India.



Vol 11. Issue 7. 2018

Online - 2455-3891 Print - 0974-2441 Research Article

EVALUATION OF ANTIBACTERIAL, ANTIOXIDANT, AND ANTICANCER POTENTIALS FROM MARINE RED ALGAE GRACILARIA CORTICATA

JAYASREE P1, THIRUCHELVI R1*, BALASHANMUGAM P2

¹Department of Bio-Engineering, School of Engineering, Vels Institute of Science, Technology and Advanced Studies, Pallavaram, Chennai - 600 117, Tamil Nadu, India. ²Avanz Bio Pvt. Ltd., Chennai - 600 059, Tamil Nadu, India. Email: thiruchelvi.se@velsuniv.ac.in

Received: 28 March 2018, Revised and Accepted: 05 May 2018

ABSTRACT

Objective: The present study was to evaluate the biological activity of Red algae, *Gracilaria corticata*, collected from the southeast coast of Mandapam, Ramanathapuram, Tamil Nadu. Seaweeds are rich in bioactive compounds. Seaweeds are highly diverse group of organism from secondary metabolites of the natural source are a potential source. The marine seaweed is the interesting group of their broad spectrum of biological activities such as antibacterial, antioxidant, and anticancer.

Methods: The antibacterial activity of *G. corticata* was tested against *Staphylococcus aureus* and *Escherichia coli* by disk diffusion method. *In vitro* antioxidant activity was determined by 1,1-diphenyl-2-picrylhydrazyl (DPPH) radical scavenging assay. 3-(4,5-dimethylthiazol-2-yl)-2,5-diphenyltetrazolium bromide assay was employed to study the anticancer activity against (MDA-MB 231) human breast cancer cell line.

Results: The DPPH assay screening of methanolic extract of *G. corticata* showed specific activity of inhibition. In antibacterial shows the growth of two virulent strains of pathogenic bacteria, *E. coli* and *Bacillus subtilis*. In anticancer activity obtained results indicated that the methanol extracts of *G. corticata* were cytotoxic against (MDA-MB231) human breast cancer cell.

Conclusion: These results show that *G. corticata* has a great biological potential, which could be considered for future uses in pharmaceutical, food, and cosmetics purpose.

Keywords: Seaweeds, Gracilaria corticata, Antibacterial, Antioxidant, Anticancer.

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INTRODUCTION

In recent years, natural products have been playing a major role in search of novel drugs against many infectious diseases, inflammation, cancer, and many other complex illnesses. They are considered as treasure for researchers due to their enormous structural diversity and complexity. The marine algae or seaweed represents a largely untapped source for the isolation of novel bioactive compounds [1].

Seaweeds are the primitive angiosperm that has incomparable mineral source, particularly marine red and brown algae. They are used as commercial products; stabilizers, thickeners, emulsifiers, foods, etc. In recent years, phycologists focus the bioactive substances of marine plants because of the presence of macro and trace elements and their cell wall composition. Seaweeds or marine algae are classified into three main categories: Brown algae (Phaeophyta), green algae (Chlorophyta), and red algae (Rhodophyta) [2]. Thus, macroalgae have been recognized as a promising ultimate source of bioactive secondary metabolites with antitumor [3], antibacterial, antioxidant, anti-inflammatory, anticancer, anticholesterolemic activity, antidiabetic activity, and hepatoprotective activity [4]. Several red algae contain agar as a water-soluble sulfated galactan located in the intercellular spaces. Agar is a mixture of polysaccharide, which can be composed of agarose and agaropectin with similar structural and functional properties as carrageenan of red algae [5]. Thus, the study was to assess antibacterial, antioxidative, and anticancer potentialities of G. corticata settled along the Mandapam coast of Tamil Nadu.

METHODS

Collection of sample

The sample *G. corticata* (Red algae) was collected from intertidal zone of Mandapam coast (Lat. 9°17"N; Lon. 79°19"E) of Gulf of Mannar,

southeast coast of Tamil Nadu, India. The collected sample was cleaned with seawater to remove the epiphytes and sand particle, and the sample has been packed in polythene bag and brought to laboratory. Then, the sample was washed with freshwater and shade dried. The shade dried sample is stored.

Sample identification

The seaweeds were identified and authenticated by Dr. Ganesan, Senior Scientist, Central Salt and Marine Research Institute, Mandapam Camp, Ramanathapuram, Tamil Nadu, India (Fig. 1).

Preparation of extract

Methanol extraction

The acetone extract of *G. corticata* was extracted using 50 g of the power sample with 150 ml of acetone. The mixture was placed in the orbital shaker for 24 h at 32° C in room temperature. After squeezing, the solvent was taken out and extraction liquid was filtered using Whatman filter paper. The extracted sample was condensed using Soxhlet extractor at 50° C.

Aqueous extraction

The aqueous extract of seaweed *G. corticata* was dried. After drying, 3 g of seaweed is measured and pulverize it gently. Then, add 50 ml of distilled water to the added seaweed in the conical flask. The solution was filtered using Whatman filter paper and the filtered solution was condensed using Soxhlet extractor. The solution was stored in a refrigerator for further use as crude extract of aqueous.

Antibacterial activity

The *G. corticata* tested against various Gram-positive and Gram-negative strains using agar disc diffusion technique with *Escherichia coli* and *Bacillus subtilis* both bacterial culture were smeared in the agar disc



Journal: Research **Journal of Pharmacy** and Technology

Volume No.: 11

Issue No.: 10

Year: 2018

Pages: 4407-4410

ISSN Print: 0974-

3618

ISSN Online: 0974-

360X



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Preliminary Phytochemical Analysis of the Crude extract of Marine Red and Brown Seaweeds (AbstractView.aspx?PID=2018-11-10-36)

Thiruchelvi. R Jayashree. P. (https://scholar.google.co.in/scholar?q="Thiruchelvi. R Jayashree. P."), Hemashree. T (https://scholar.google.co.in/scholar?q="Hemashree. T"), Hemasudha T. S. (https://scholar.google.co.in/scholar?q="Hemasudha T. S."), Balashanmugam. P (https://scholar.google.co.in/scholar?q="Balashanmugam. P")

thiruchelvi.se@velsuniv.ac.in (mailto:thiruchelvi.se@velsuniv.ac.in)

Address: Thiruchelvi. R1* Jayashree. P1., Hemashree. T1, Hemasudha T. S1., Balashanmugam. P2.

1Department of Bio-Engineering, School of Engineering, Vels Institute of Science Technology and Advanced Studies, VISTAS,

2Avanz Bio Pvt. Ltd., East Tambaram, Chennai-69

*Corresponding Author

DOL No: 10.5958/0974-360X.2018.00806.5 (https://scholar.google.co.in/scholar?q="10.5958/0974-360X.2018.00806.5")

ABSTRACT:

The seaweed is a large and diverse group of marine macro algae that can be found in intertidal and sub tidal coastal regions around the world. Seaweed are simpler in their structural composition because they take up the nutrients into their blades or fronds directly from the seawater, unlike more complex land plants which take up the nutrients through their roots. There are three different types of marine macro algae-red algae (Rhodophyta), brown algae (phaeophyta), green algae (chlorophyta). They are grouped according to their unique photosynthetic pigments, which give them their characteristics color and unique properties. Secondary metabolites from natural resources are a potential source that leads and drugs can exploited to combat antimicrobial resistance in microorganisms. The present study investigated to explore the preliminary phytochemical constituents of marine red and brown seaweed such as Gracilaria corticata, Gracilaria edulis, Saragussum wightii wherelse Methanol, Acetone and Aqueous were used as a solvent system for the preparation of the extract.

KEYWORDS:

Seaweeds, Gracilaria corticata, Gracilaria edulis, Saragussum wightii, Phytochemical, solvents.

Cite:

Thiruchelvi. R Jayashree. P., Hemashree. T, Hemasudha T. S., Balashanmugam. P. Preliminary Phytochemical Analysis of the Crude extract of Marine Red and Brown Seaweeds. Research J. Pharm. and Tech 2018; 11(10): 4407-4410.



[View HTML] (HTMLPaper.aspx?Journal=Research Journal of Pharmacy and Technology;PID=2018-11-10-36)

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AGREEMENT FOR THE PROVISION OF SERVICES

THIS AGREEMENT is made on 26-May-2020

BETWEEN

VICTORIA UNIVERSITY a body politic and corporate pursuant to the Victoria University Act 2010 of Ballarat Road, Footscray, Victoria

(VU)

ABN 83 776 954 731

AND

(Organisation)

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamilnadu,

India

BACKGROUND:

- A. SAP is enterprise software to manage business operations and customer relations
- B. The Organisation provides SAP training.
- The Organisation requires the provision of the services described in item 1 of Schedule A (Services).
- D. VU has agreed to provide the Services in accordance with the terms of this agreement.

AGREED:

1. SERVICES

1.1 VU will provide the Services in the manner specified in this agreement, with due care, skill and judgment, during the Term set out in item 5 of Schedule A.

2. CONTRACT MANAGERS

2.1 Each party appoints the person listed as Contract Manager in item 4 of Schedule A as its authorised representative in respect of this agreement. The Contract Managers will manage and administer this agreement on behalf of the party he or she is representing and has the authority to give and receive notices.

3. FEES

- 3.1 The Organisation will pay VU the fees specified in item 2 of Schedule A (Fees) (plus any applicable GST) in return for VU providing the Services.
- 3.2 The Organisation is responsible for, and must pay, all taxes, duties and other government charges imposed or levied in connection with the Services or this agreement. The Organisation indemnifies VU from and against all such taxes, duties and other government charges.

4. ORGANISATION'S RESPONSIBILITIES

- 4.1 The Organisation agrees that:
 - (a) it is responsible for the hard- and software of the frontend;
 - (b) it must bear any Internet connection fees.
 - (c) it must not modify the SAP software;
 - (d) it will comply with the SAP software terms of use;
 - the SAP University Competence Center (UCC) does not take any responsibility for the functional reliability of the Organisation's own developments in the context of lectures and research projects;
 - (f) it must ensure that sufficient Internet bandwidth is available;
 - (g) VU must be informed about incident and problem reports in a comprehensible and precise manner;
 - it is responsible for the management of user accounts and installation of the SAP GUI;
 - in the event that the Organisation requires installation of SAP products, it must follow instructions from the UCC;
 - it must inform VU about scheduled lecture dates and times, so that VU can provide this information to the UCC on request;
 - (k) resource-intensive activities (for example larger batch runs) will require timely coordination with the UCC.

5. CONFIDENTIAL INFORMATION AND PRIVACY

- 5.1 In the context of this agreement, the contracting parties mutually agree to treat their knowledge about confidential information and operational secrets of the other with utmost discretion. This non-disclosure obligation is not time-limited and also includes information not clearly marked as confidential, timely unlimited confidential, as long as the information is not obviously or generally accessible by the public.
- 5.2 The contracting parties shall act in order to ensure that all employees and auxiliary persons involved in the execution of this contract maintain the confidentiality described above.
- 5.3 Notwithstanding any other clause of the agreement, if VU becomes aware that the provision of the Services conflicts with any intellectual property rights, then VU will inform the UCC.
- 5.4 The parties are obligated to immediately inform one another of all claims by third parties with respect to infringements of intellectual property rights in relation to the SAP software.
- 5.5 In addition to its own use of the Organisation's registration data (meaning the Organisation's full name, postal and email address, telephone and fax numbers, name of institution, name of department, and professional specialization (the Organisation's "Personal Data")), VU will also

forward the Organisation's Personal Data to SAP SE, Dietmar-Hopp-Allee 16, 69190 Walldorf, Germany ("SAP"). SAP will only use the Organisation's Personal Data for the following purposes in connection with its SAP University Alliances Program:

 preparation of and invitation to events, including but not limited to train-the-trainers, conferences, and similar global, regional and local events,

preparation of and information about learning materials, SAP certification opportunities, curricula, tours or programs,

verification of individual's affiliation with a SAP University Alliances Program member institution.

 contact for support, surveys, feedback requests, contract matters and customer service for the SAP University Alliances Program,

combination with data about used clients, systems, class details, number and type of lecture participants, lecture details, used solutions, used data sets, date and time of use, in connection with the SAP University Alliances Program by you and/or your institution for analysis and/or optimization of utilization of educational material and licenses.

SAP will process the Organisation's Personal Data inside the European Union but also outside of the European Union in countries which do not feature the same level of data protection as member states of the European Union.

In case you require information about the Organisation's Personal Data or want to correct or delete the Organisation's Personal Data or if you want to revoke the consent granted hereunder, please contact uasupport@sap.com.

6. LIABILITY

6.1 VU's liability to the Organisation in relation to any matter connected to this agreement is limited to an amount equivalent to the Fee.

7. TERMINATION

- 7.1 This agreement will terminate once the Services have been completed.
- 7.2 VU may terminate this agreement for its convenience on 30 days' written notice to the Organisation.
- 7.3 Either party may terminate this agreement immediately by written notice if:
 - (a) the other party breaches any term of this agreement and fails to remedy such breach within 14 days of notice requiring such breach to be remedied; or
 - (b) the other party becomes the subject of bankruptcy, liquidation or winding up procedures, is placed under any form of external administration or otherwise becomes or threatens to become insolvent.
- 7.4 If this agreement is terminated, the Organisation will pay VU any Fees for Services provided before the date of termination.
- 7.5 If Victoria University terminate the contract, the Organisation will be refunded in pro rata basis.

8. DISPUTES

8.1 A party claiming that a dispute has arisen must notify the other party in writing giving details of the dispute. Each party must use all reasonable endeavours to resolve the

dispute without commencing legal proceedings, including, without limitation, meeting with the other party within 7 days of receiving a dispute notice.

9. PARTIES' STATUS

9.1 This agreement will not create between the parties any agency, employment relationship or partnership of any kind whatsoever. VU is an independent contractor and will not be considered to be an agent or employee of the Organisation by virtue of this agreement.

10. NOTICES

10.1 All notices required to be given under this agreement will be in writing sent to the address of the party as set out in item 4 of Schedule A. Any notice may be delivered by email or post.

11. GENERAL

- 11.1 This agreement may only be varied by written agreement signed by the parties.
- 11.2 This agreement will be governed by the laws of Victoria and the parties irrevocably submit to the non-exclusive jurisdiction of the courts of that State.
- 11.3 A waiver of one breach of a term of this agreement does not operate as a waiver of another breach of the same term or any other term.

EXECUTED AS AN AGREEMENT

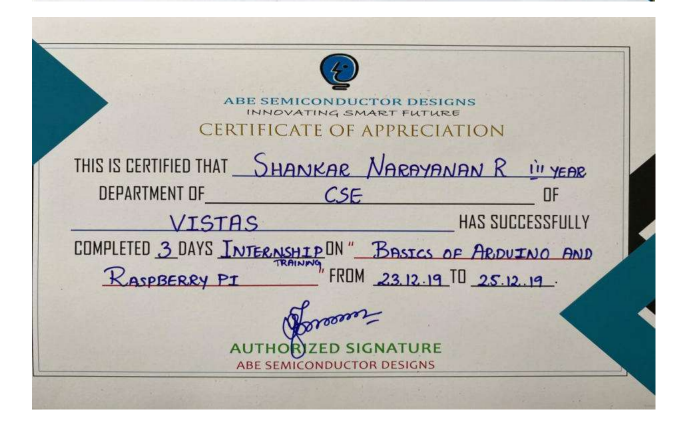
SIGNED for and on behalf of VICTORIA UNIVERSITY in the presence of:	321
0	Jan 91
	Signature
C-AM	
	Scott Bingley (ACC Director)
Witness Signature	Name and position
Shahid Abbasi	**
Witness Name	
26-May-2020	
Date	
Signed for and on behalf of by: VELS INSTIT ADVANCED	STUDIES (VISTAS)
Signature of Director Pagistras	Signature of Director/Secretary
P. Saravanen Dr. P.	SARAVANAN
Name of Director	Replame of Director/Secretary of Science, Technology and ed Studies (VISTAS)
Advance	of Studies (VISTAS)
Velan Nagar,	P.V. Vaithiyalingam Road,
Date	m, Chennai - 600 117.
Witness Signature	
Dr. M. Clandrankaran	·
Witness Name	

SCHEDULE A

1.	SERVICES	In respect of SAP software, VU will provide the organisation with:					
		 Allocation of curricula and program related information Software support assistance, being Email support with a response time of up to 5 Melbourne business days depending on the urgency of the request Telephone support on one working day per week (day to be nominated by VU) Training materials for the organisation's lecturers (which may be delivered online or in person, at VU's election). 					
2.	FEES	Packag	e/Product	Australian Dollars (AUD) Price			
		Introduction Packa	age	\$ 5,000.00			
		1 GBI on S/4 HAN	IA	Included			
		Total:	225	\$ 5,000.00			
3.	PAYMENT AND INVOICING	The Organisation will pay the Fee within 45 days from the date it receives an invoice. Interest will accrue at 6% per annum (compounding weekly) on any invoiced amounts that the Organisation has not paid by the due date.					
4.	CONTRACT	Address for Notices: Victoria University Contract Manager: Scott Bingley Position: ACC Director Address: Victoria University Business School PO Box 14428 Melbourne Victoria, Australia 8001					
		Address for Notices	VELS INSTIT	UTE OF SCIENCE, TECHNOLOGY &			
		Contract Manager:	Prof. Dhanase	ekaran			
		Address:	-	P.V. Vaithiyalingam Road, Pallavaram,) 117, Tamilnadu, India			
5.	TERM	Start Date: 01 July 2020					
	8	Expiry Date: 30 June	e 2021				

Internship Certificates

	SEMICONDUCTOR		
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THIS IS CERTIFIED THATS DEPARTMENT DF	HIVENDRA KA		OF
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AUTHORIZED SIGNATURE
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MOSSEL





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S. KESAVARAJ
Stamp Vendor

Stamp Vendor 19, G.S.T. Road Pallavaram, Ch - 43. L.No.14325 / @94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is executed on 28th day of November 2019

BETWEEN

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) with its Registrar at Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai – 600 117.

And

NRITHYAKALAMANDIR FINE ARTS ACADEMY, No.3, SBI Colony, First Street, Rajakilpakkam, Chennai – 600 073 by its Director Dr.LalitaSantanam.

Registrat

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallagaram, Chennai - 600 117. NRITHYA KALA MANDIR TRUST No.3, SBI COLONY 1SI STRELL, RAJAKILPAKKAM, CHENNAI - 600 073.

PROFILE OF VISTAS:

VELS INSTITUE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) established under Section 3 of act 1956, by the Ministry-of Human Resource Development Government of India in 2008. VISTAS (Popularly known as Vels University) has originated from a self-financing Group of institution as Vels Group of Institutions established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the Management and quality maintained in the field of Higher Education.

VISTAS is a multi-disciplinary Deemed to be University offering varied innovative courses in emerging areas. The Institution offers 45 Under Graduate, 37 Post Graduate programmes, 23 Diploma and Certificate Programmes of Contemporary relevance.

PROFILE OF NRITHYAKALAMANDIR FINE ARTS ACADEMY:

NRITHYAKALAMANDIR FINE ARTS ACADEMY HAS BEEN RUNNING SUCCESSFULLY UNDER Nrithyakalamandir Trust (Reg.No.40/2018) since 2009. This academy of music aims to give its students a quality Music education. We conduct classes for South Indian Classical Music like Vocal, Veena, Violin, Mridangam and Bharathanatyam dance. We are conducting classes for Diploma, Graduation and Post Graduation courses of various Universities. We are also training students for various competitions.

The VISTAS and Nrithyakalamandir Fine Arts Academy are desiring to have a tie-ups to conduct Certificate and Diploma Courses to the students of VISTAS by mutually understanding to exchange academic growth in School of Music under the following conditions:-

la Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 2274

RITHYA KALA MANDIR TRUST No.3, SBI COLONY 1st STREET, RAJAKILPAKKAM, CHENNAI - 600 073.

- To Co-operate mutually for the successful conduct of the Certificate and Diploma Courses in Music and Instrumental to the students of VISTAS.
- Diploma in carnatic Music Duration (2 years)
- Certificate Course in carnatic Music Duration (1 year) 2.
- The VISTAS shall provide the necessary technical support for the proper 4. conduct of the courses.
- The Admission Process shall be done by both the Parties.
- All Theory, Practical/Training to students will be conducted by 5. Nrithyakalamandir Fine Arts Academy and conduct of Examination by VISTAS. 6.
- The Diploma/Certificate for all the course will be awarded by VISTAS.

Details of Course Fee:

It is mutually agreed that the following tuition fee to be collected from the students and shared as follows:

a) The fee amount (Rs.5000/- per year) collected per student shall be shared Nrithyakalamandir Fine Arts Academy - 65 % & VISTAS-35%

Valid Duration:

Initially, this MOU shall be effective from the date of singing by authorized authorities of both Parties and is valid for one batch (2019-20). Subsequently, this MOU shall be renewed for every batch under terms and conditions to be agreed upon at that time.

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

NRITHYA KALA MANDIR TRUST No.3, SBI COLONY 1st STREET, RAJAKILPAKKAM, CHENNAL - 600 073 .-

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Any of the classes here in this MOU shall be amended with mutual written and specific consent of both the parties.

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Registrar Registrar Vels Institute of Science, Technology VISTAS & Advanced Studies (VISTAS)

Palisvaram, Chessai - 600 117.

Dr.LalitaSantanam

NRITHYAKALAMANDIR FINE ARTS ACADEMY

NRITHYA KALA MANDIR TRUST No.3, SEI COLONY 1st STREET, RAJAKILPAKKAM, CHENNAI - 600 073.

WITNESSES :-

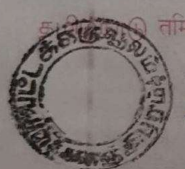
3. Julia Labora. Director School of Music and . Fine Andi VISTAS

2. N. B2-B4 Teaching ASSI +. NISTAS

1. SRIRANJANI.S

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New Nagar Mais Road,
New Perugalathus,
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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is executed on 7th day of August 2019 in Chennai

BETWEEN

VELS INSITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai – 600117, Tamil Nadu, India.

AND

RECHITA NRUTYALAYA, 23/13 MAHADEVAN ST, WEST MAMBALAM, CHENNAI 600 033, Tamil Nadu, India represented by its Director Mrs.Rohini

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallagarum, Chennal - 600 117. Robbie

PROFILE OF VISTAS:

VELS INSTITUTE OF SCIENCE TECHNOLOGY AND ADVANCED STUDIES (VISTS) established under Section 3 of act 1956, by the Ministry of Human Resource Development Govt. of India in 2008. VISTAS (Popularly known as VELS UNIVERSITY) has originated from a self – financing. Group of institution as Vels Group of Institutions established in 1992. The University status has been conferred by UGC after taking into accounts the rich experience accumulated by the Management and quality maintained in the field of Higher Education.

VISTAS is a multi-disciplinary deemed University Offering varied and innovative courses in emerging areas. The Institution offers 52 Undergraduate, 36 Post Graduate Programmes. 17 Diploma and Certificate Programmes of Contemporary relevance.

PROFILE OF RECHITA NRUTYALAYA:

Rechita Nrutyalaya has been established in 1996 and has successfully trained students in the art form of Bharatanatyam. The Creative Head Dr.Vijay Madhavan, is a Yuva Puraskar Awardee by Sangeet Natak Akademi. Vijay holds a Doctoral Degree in Sanskrit and Natya from Sri Chandrasekhara Viswa Mahavidyalaya. Rechita Nrutyalaya is involved in imparting training in unique Classical Dance Notation technique known as Natyagraphy, crafted by Dr.Vijay Madhavan. Dr.Vijay Madhavan holds the copyright for the technique of Natyagraphy (Register No L -76901/2018). The institution is offering training to several aspirants in Natyagraphy.

The VISTAS and RECHITA NRUTYALAYA are desiring to have a tieups to conduct Certificate and Diploma courses to the students of VISTAS by mutually understanding to exchange academic growth in School of Music under the following conditions:-

 To Co-operate mutually for the successful conduct of the Certificate and Diploma Courses in Classical Dance Notation to the students of VISTAS.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennal - 669 117. 3 ...

- (i) Diploma in Classical Dance Notation Duration (One Year)
- (ii) Certificate course in Classical Dance Notation Natyagraphy (Basic) Duration (6 months)
- (iii) Certificate course in Classical Dance Notation Natyagraphy (Advanced) Duration (6 months)
- The VISTAS shall provide the necessary support for the proper conduct of the courses.
- 3. The Admission process shall be done by both the Parties.
- 4. All Theory, Practical/Training to students will be conducted by RECHITA NRUTYALAYA and conduct of Examination by VISTAS.
- 5. The Degree for all the courses will be awarded by VISTAS.

Details of Course Fee:

It is mutually agreed that the following tuition fee to be collected from the students and shared as follows

a) The fee collected shall be shared as, RECHITA NRUTYALAYA - 80% & VISTAS - 20%, if the admitted students strength is 100 and above.

If less than 100, share should be as, RECHITA NRUTYALAYA 70% & VISTAS 30%.

Valid Duration:

Initially, this MOU shall be effective from the date of signing by authorized authorities of both parties and is valid for twenty-four months. Subsequently, this MOU shall be renewed further under terms and conditions to be agreed upon at that time.

Amendments:

Any of the classes here in this MOU shall be amended with mutual written and specific consent of both the parties.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennal - 600 117. Robbie

In WITNESS WHEREOF THE UNDERSIGNED, duly authorised thereto, have signed this Memorandum of Understanding on the 7th day of August 2019.

Parties:

Vels Institute of Science, Technology REGISTRAR varam, Chennai - 600 117. VISTAS

Signature.

DIRECTOR / CHAIRMAN RECHITA NRUTYALAYA

WITNESS:

1. Dr 3. Bubbulakshmi.

Signature: J. Sulle Labor.

8.8.19 Date:

Name and address Dr 3. Subbu lalshmi.

Director: Behove of Music and fin Anti

2. BABU.K

Signature: 12. 32 E4

Date: 02.08.19

Name and address

Babu. K. Teaching Assil school a Music and fine Arts 1. Sumiffua Varuder

Signature: Vsumplu

Date: 9.8.19

Name and address

Sumithra Vasuder

Hat no3, IT fle, knishnavilla, 1/12, seetha maccolony, Hinain M.

Alwayset, Ch -18

2. PADNATA VASUDEY

Signature: Poly's V.2

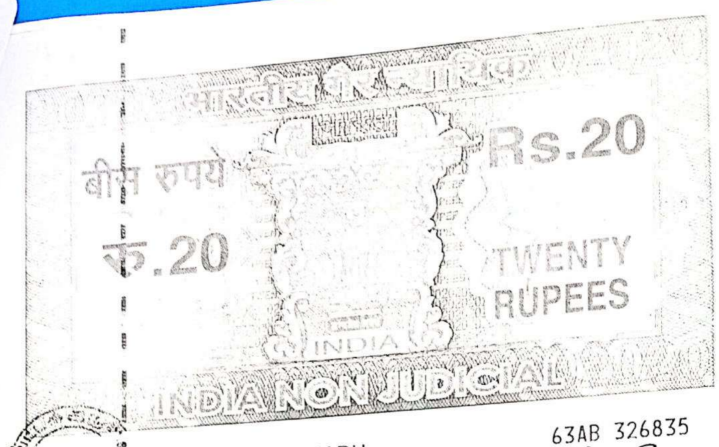
Date: 9.8.19 Name and address

Prolija Vasuder,

Poduke Apt, G.F. A; No. 17, 18t cross st

CI.T Colony, Mylapore,

Chemai - 600004



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VISTAS

S. KESAVARA Stamp Vendor

19, G.S.T. Road Pallavaram, Ch - 43. LNo.14325 | 294 Ph : 9176558785

This Manorandum of Understanding (hereinafter referred to as "MOU") is entered on this 30th day of July 2019 between SALEM UNIVERSITY (hereinafter referred to as "SALEM") located in 223 W Main Street, Salem, West Virginia 26426, USA.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinaster referred to as "VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.A.R. Veeramani - Registrar.

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chemica Court





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S. KESAVARAJ

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19, G.S.T. Road Pallavaram, Ch - 43.

L.No.14325 | 994 Ph : 9176558785

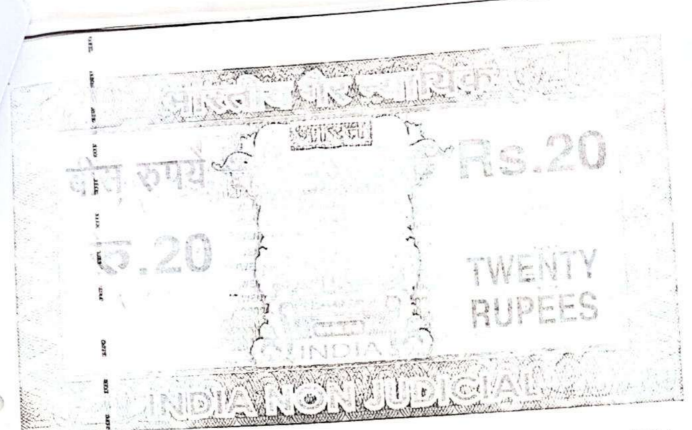
Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 16th day of March 2019 **DIFFERENT HAIR PVT. LTD.**, having registered office at Plot No.135, 1st Floor, SIDCO Industrial estate, Thirumazhisai, Poonamallee, Chennai-600124 (hereinafter referred as "DHPL") which expression shall include its successors and assigns through its duly constituted by its Board of Directors, Mr.K.Vaidyanathan, **Director**

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai 600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.A.R. Veeramani – Registrar on the Other Part.

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.



TAMIL NADU तमिलनाड् VISTAS

61AB 889956

S. KESAVARAJ Stamp Vendor 19, G.S.T. Road Pallavaram, Ch - 43. LNo.14325 / @94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this L3th day of March 2019 NURAY CHEMICALS PVT, LTD., Plot No. 111, SIDCO Industrial Estate, Kakkalur, Thiruvallur District - 602 003, Tamilnadu, India

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS). located in Velan Nagar, P.V.Vaithiyalingam, Road, Pallavaram, Chennai -600117, Tamil Nadu, India (hereinafter referred to as" VISTAS") which expressions shall[§] include its successors and assigns through its duly constituted Attorney, Dr. A.R. Veeramani - Registrar on the Other Part.

FOR NURAY CHEMICALS PUT LID.

FIRST CIPTURES THE G PANCHAPAKESAN Director

Peristrar Vels Institute or Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennai - 600 117.

Evitalz Information Management Pvt Ltd:



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S. KESAVARAJ Stamp Vendor 19, G.S.T. Road Pallavaram, Ch - 43. Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 20th day of November 2019 by Evitalz Information Management Pvt Ltd company having its registered office at 10A Masilamani Street, T.Nagar, Chennai -600 017 and hereinafter unless the context otherwise requires be referred to as "EIMPL"

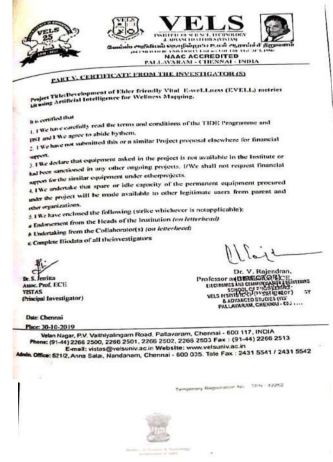
AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai-600 117, Tamil Nadu, India. (hereinafter referred to as "VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. A. R. Veeramani – Registrar on the Other Part.

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Paliavaram, Channal - 600 117.

Action Performed:

1. Submitted a project proposal under "Technology Interventions for Disabled and Elderly (TIDE)"



Project Proposal On

Development of Elder friendly Vital E-weLLness EVELL metrics kit using Artificial Intelligence for Wellness Mapping.

Submitted to:

Division :SEED

Programme or Scheme :Technology Interventions for Disabled and Elderly (TIDE)

Submitted By

Project Investigator:

Dr. Jerritta Selvaraj

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), VELS UNIVERSITY-Chennai



Dr. AR. VEERAMANI,
M. A(Pol. Nel.)., H.I., M.Phil., Ph.D.
REGISTRAN

ENDORSEMENT CERTIFICATE

- his ertified that the project proposal titled "Development of Elder Friendly Vital E-wellness (CVELL) metrics kit using Artificial Intelligence for Wellness Mapping"
- (EYELL) merror an away contract unreligence for Wellness Mapping.

 1. The latitude welcomes porticipation of Dr. S. Jerrita as the Principal Investigator and Dr.V. Rajernéra in the Convestigator for the project and that in the unforescen event of discontinuance by the Principal Investigator for the project state of the Principal Investigator will assume responsibility of the fruitful completion of the project (with a latitude latitude DST).
- 2. Centified that the equipment, either basic facilities and other administrative facilities as per the terms and conditions of the award of the Project, will be extended to the investigator(s) throughout the duration of the project
- 3. The Organization shall ensure that financial and purchase procedures are followed as per the prevailing norms of the Government from time to time, within the affocated budget.
- gend on the control of the second of the project shall be taken in accordance with the instructions issued with the approval of the DST.
- The Organization shall provide timely the Statement of Expenditure and the Utilisation Certificate of the grant an equired by the DST in the prescribed format.
- 6. The organization is registered under NGO Darpan Fortal of NITI Ayog and the Unique ID is: Th/30170130628 (not applicable for Government Organizations/Institutes).
- 1. The organisation is registered under Public Financial Management System of CGA and the Unique Codes: VELSIPR

Signature of Executive Authority of Institute/ University with Seal with date

Due:25.10.2019

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennal - 600 117.

Welen Nagar, P.V. Vaihiyalingam Road, Pallavaram, Chennai - 600 117, INDIA Phone: (61-44) 2266 2500, 2266 2501, 2266 2502, 2266 2503 Fax: (91-44) 2266 2513 E-mall: vistan@yelsuniv.ac.in Website: www.votsuniv.ac.in dmls. Office: 521/2, Anna Salai, Nandanam, Chennai - 600 035. Tele Fax: 2431 5541 / 2431 5542

Balagangadhara Varma Medical Research Centre



तमिलनाडु TAMIL NADU 007727 6 NOV 2019

VISTAS

Stamp Vendor

19 G.S.T. Road Pallavaram, Ch - 43. L.No.14325/@94 Ph: 9176558785

Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 20th day of November 2019 by BALAGANGADHARA VARMA MEDICAL RESEARCH CENTRE., a proprietary research centre having its registered office at 17, 1st Main Road, IIT Colony, Pallikaranai, Chennai -600100, Tamil Nadu, and hereinafter unless the context otherwise requires be referred to as "BVMRC" and assigns through its duly constituted Attorney, Dr.Y.Sreenivasa Varma - Medical Director of the first part.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V.Vaithiyalingam, Road, Pallavaram, Chennai-600 117, Tamil Nadu, India. (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.A.R. Veeramani- Registrar on the Other Part.

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Cheanai - 600 117.

Action Performed:

1. Data collection for Research Activity

4/21/2021

Vels University Mail - Fwd: sono mammogram frequency



Sharanya Vells University <sharanya0608.se@vellsuniv.ac.in>

Fwd: sono mammogram frequency

Mrs,G,R,Jothilakshmi Vels University <jothi,se@velsuniv.ac,in> To: Sharanya Vels University <sharanya0608.se@velsuniv.ac,in> Wed, Apr 21, 2021 at 2:14 PM

----- Forwarded message -----

From: Sreenivasa Yalamanchili <drysvarma@gmail.com>

Date: Sun, Oct 16, 2016 at 9:29 AM Subject: Re: sono mammogram frequency

To: Mrs.G.R.Jothilakshmi Vels University <jothi.se@velsuniv.ac.in>

Dear Madam,

I am herewith attaching some information on breast ultrasound for your kind perusal. I am also looking into other available literature on mammogram and ultrasound imaging of the breast.

I have arranged with M/s Primex Labs for your visit to observe USG procedure being done, They are OK with any day, preferably in the morning session, please let me know your convenient date. I will coordinate.

with regards,

Dr Y Sreenivasa Varma MBBS, MBA, Ph.D. Medical Director

Balagangadhara Varma Nursing Home & Research Centre #17, First Main Road, IT Colony, Pallikaranai, Chennai 600100. Tamil Nadu, INDIA. Tel 9444074005



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S. KESAVARAJ Stamp Vendor

19, G.S.T. Read Pallavaram, Ch - 43. L.No.14325 / 2084 Ph : 9176558785

Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 19th day of September 2019, by M/s ELEKTRONIK LAB INDIA PVT. LTD., company having its registered office at 10D Masilamani Street, T.Nagar, and hereinafter unless the context otherwise requires be referred to as "EIPL"

AND

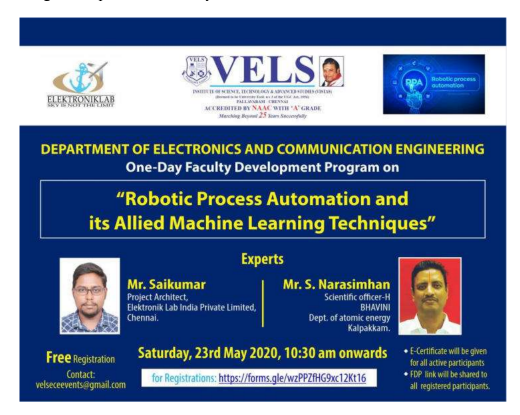
VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India. (hereinafter referred to as "VELS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.A.R. Veeramani – Registrar on the Other Part.

Registrar

Institute of Science, Technology Advanced Studies (VISTAS) Wavaram, Chennai - 609 117,

Action Performed:

1. Conducted a one day FDP on "Robotic Process Automation and its allied Machine learning techniques" on 23rd May 2020.





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S-Sant S. SARASWATHI

STAMP VENDOR L.C. No: 9228/3/85 DT. 16-4-1986 ADYAR, CHENNAI-600-020. Cell: 9176650088

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING is made at CHENNAI on 23-02-2019, between M/s. KSM Navigation Pvt. Ltd., No.174, Bharathi Salai, Pycrofts Road, Near Express Avenue, Reyapettah, Chennai - 600014 hereinafter referred to as the "FIRST PARTY" (which expression shall unless it be repugnant to the context or meaning there of be deemed to mean and include his/her/ there, executors, administrators and assigns) of the ONE PART

AND

School of Maritime Studies of Vels Institute of Science Technology and Advanced Studies (VISTAS) Off-Rajiv Gandhi Salai (OMR), Near Navalur, Thalambur, Chennai-600 130, (herein referred to as "VELS") of the one Part as the **SECOND PARTY**.

The First party is engaged in crewing purpose and approved as Registered Placement Services (RPS) by Director General of shipping, (DGS) India, RPS No : CHN-048 and the second party is conducting PRE SEA maritime courses approved by Directorate General of Shipping, India .MTI No.: 406028, Whereas the second party approached the first party for conducting seminars, Campus interview, sponsorship for on-board training, for the vessels manned or managed by the

first party.

SCHOOL OF MARITIME

as



- 15. The First party shall inform and explain all the On-board training rules and regulations of their company to candidate and take the written consent from the selected candidate for the same.
- 16. This MOU is valid for a period of 3 years from the date of coming into effect of this MOU and it is renewable.
- 17. This MOU comes in to effect on 01-03-2019.
- 18. This MOU can be cancelled by either party with prior notice of 2 months in writing.
- This MOU becomes invalid, if either of the parties fail to follow the above mentioned terms and conditions of this MOU
- 20. If any dispute arises between the First party and the candidate with regard to the on-boarding training, it has to be resolved between them as per the RPS company rules and regulations. The second party is no way concerned nor holds any responsibility for those disputes in any form between the First party and the Candidate selected for on-board training.
- 21. If any disputes between the First party and the Second party, shall be within the jurisdiction of CHENNAI only.

IN WITNESS WHEREOF both the parties hereto have set their respectable hands hereunto day and the Year here in above written and SIGNED AND DELIVERED in presence of the witnesses.

SECOND PARTY

NAME: CAPT.N.KUMAR

INSTITUTE NAME: VISTAS

FIRST PART

NAME: CAPT.T.V.RAGHURAMAN

COMPANY NAME: KSM NAVIGATION PVT.LTD.,

SEAL:

CAPT. N. KUMAR

DIRECTOR

SCHOOL OF MARITIME STUDIES

VELS INSTITUTE OF SCIENCE,

TECHNOLOGY & ADVANCED STUDIES

Witnesses:



SEAL:



1. MRS.CHRISTY SHARMILA (SCHOOL OF MARITIME STUDIES, VISTAS) chy die le

2. Mr.G.KULASEKARAN (KSM NAVIGATION PVT.LTD) G. Jensey



INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.

Purchased by

: IN-DL59663528600158R

Certificate Issued Date

19-Mar-2019 12:34 PM

Account Reference

: IMPACC (IV)/ dl870703/ DELHI/ DL-DLH : SUBIN-DLDL87070324492170545686R

Unique Doc. Reference

: AN LINE SHIPPING PVT LTD

Description of Document
Property Description

: Article Others : Not Applicable

Consideration Price (Rs.)

0 (Zero)

First Party

: AN LINE SHIPPING PVT LTD

Second Party

: VISTAS

Stamp Duty Paid By

: AN LINE SHIPPING PVT LTD

Stamp Duty Amount(Rs.)

: 100

(One Hundred only)



Please write or type below this line.....

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING is made at Delhi on 19-03-2019, between M/s AN LINE SHIPPING, OFFICE NO. A-412, 4th Floor, Somdutt Chamber - I, Bhikaji Cama Place, New Delhi - 110066 hereinaster referred to as the "FIRST PARTY" (which expression shall unless it be repugnant to the context or meaning there of be deemed to mean and include his/her/there, executors, administrators and assigns) of the ONE PART.

CART N KUMA

DIRECTOR

DIRECT

endicate should be verified at "www.shoilestamp.com". Any discrepancy in the details on this Certificate and as

acy is on the users of the certificate

- 15. The First party shall inform and explain all the On-board training rules and regulations of their company to candidate and take the written consent from the selected candidate for the same.
- 16. This MOU is valid for a period of 3 years from the date of coming into effect of this MOU and it is renewable.
- 17. This MOU comes in to effect on 06-03-2019.
- 18. This MOU can be cancelled by either party with prior notice of 2 months in writing.
- 19. This MOU becomes invalid, if either of the parties fails to follow the above mentioned terms and conditions of this MOU
- 20. If any dispute arises between the First party and the candidate with regard to the onboarding training, it has to be resolved between them as per the RPS company rules and regulations. The second party is no way concerned nor holds any responsibility for those disputes in any form between the First party and the Candidate selected for on-board training.
- 21. If any disputes between the First party and the Second party, shall be within the jurisdiction of CHENNAI only.

IN WITNESS WHEREOF both the parties hereto have set their respectable hands hereunto day and the Year here in above written and SIGNED AND DELIVERED in presence of the witnesses

SECOND PARTY

NAME: CAPT.N.KUMAR

FIRST PARTY

NAME:

INSTITUTE NAME: VISTAS

CAPT, N. KUMAR SCHOOL OF MARITIME STUDIES VELS MATHEUTE OF SCIENCE. TECHNOLOGY & ADVANCED STUDIES COMPANY NAME: AN-LINE SHIPPING

SSEAL:

STUDIES & AETS HATE 1. MR.IMMANUEL (SCHOOL OF MARITIME STUDIES, VISTAS)

ö

2.

Memorandum of Understanding

Between

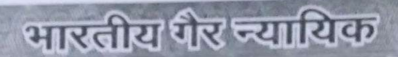
EXONN BIOSCIENCES

BTCIF-08, Ist floor, TICEL- II TICEL Bio Park Limited CSIR Road Taramani, Chennai 600113 Tamil Nadu, India

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road
Pallavaram, Chennai - 600 117,
Tamil Nadu, India



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Rs.20

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S. KESAVARAJ Stamp Vendor 19, G.S.T. Road Pallavaram, Ch - 43. L.No.14325 / @94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MoU") is entered on this 24/01/2020 by

BETWEEN

EXONN BIOSCIENCES, BTCIF-08, Ist Floor, TICEL- II, TICEL Bio Park Limited CSIR Road, Taramani, Chennai 600113, Tamil Nadu, India, hereinafter referred to as "INDUSTRY" of the first part

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), (Deemed to be University), Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India, hereinafter referred to as "VISTAS" which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.A.R.Veeramani - Registrar of the second part.

. Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. TEXONO BIOSCIENCES

Authorized Signatory

WHEREAS

- EXONN BIOSCIENCES, BTCIF-OB, In floor, TICEL-II, TICEL Bio Park Limited CSIR Road, Taramani, Chennal 600113, Tamil Nadu, India. Exorus Biosciences is a collaborative innovators' expedition with field expertise in molecular biology, computational biology and information technology. The aim of the industry is the research learning should reach and nourish roots of sustainable ecofriendly human welfare. The industry also provides technological developments transcends with clinicians, biologists and information technologists who are enthusiastic in developing state of the art technological software embedded with novel scientific architecture and non-invasive user-friendly medical gadgets for better healthcare management. Exorus knowledge discovery platforms blooms to develop new data science approaches in Big Data analytics for biomedical sciences through Text and Genome mining.
 - Exerci Biosciences has committed its soul in creating a knowledge based virtual ecosystem through skill development program by providing hands on theoretical and technical subject expertise to upcoming life science students and blooming researchers. Also, the industry majorly involved in contract Research and Research and Development Services offers advanced training in the field of molecular biology, computational biology and information technology.
 - Vels Group of Institutions was established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.
 - 4. The University status was conferred to Vel's Group of Institutions, by the Ministry of Human Resource Development, Govt. of India and University Grant Commission. As a logical consequence of this, the founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an University which will be globally more competitive and internationally recognized institution.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117, J. Inbbook

For EXONN BIOSCIENCES

5. The Institution is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board are drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University. The Vice-Chancellor is the Chairman of the Board and the board meets periodically to frame policies and programmes for the growth and improvement of VISTAS.

Both EXONN BIOSCIENCES and VISTAS (Hereinafter referred to as "Parties"), desire to cooperate with each other and the mutually agreed proposal, which underlines the broad understanding between the parties.

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERE TO:

Preamble

Industry-Institutional collaboration initiatives will lead to efficient complementation of resources of both the sponsors eventually leading to the development of a house of excellence for quality training, research and development which will be immense mutual benefit and also relevant to societal benefit. Realizing this objective, the Industry and the Institute, named above, have signed this MoU in order to achieve the desired results for the benefit of the students and scientific community.

Objectives of the MoU:

- Encouraging and allowing the students of Bioinformatics to interact with the working groups of the industry so as to increase the knowledge level
- Exposing students to problem encountered in the field
- Encouraging involvement of students to take up projects of the industry and build up professional confidence and competence
- Offering the state of the Art guest lectures from one side to other

Registrar

Vels Institute of Science, Technology

& Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117,

For EXONN BIOSCIENCES

- 5. Conducting Industry specific Training programs by the industry
- Consultation in respect of E&D and Consultancy Projects from one side to the other
- Jointly organizing seminars, workshops and other academic and scientific activities
- Providing for Testing/Analysis/Programming/Design Facilities from one side to the other
- 9. Explore joint R&D programs

Terms of the Agreement:

- This MoU will be in force for a period thirty six months from the date of signing. This MoU may be terminated by either party by giving a prior written notice of 30 days to the other party.
- This MoU can be further extended, subject to mutual agreement of terms and conditions at the end of thirty six months, on expiry of the MoU. The intimation of desire to continue should be intimated in writing to Exonn Biosciences, thirty days prior to the date of expiry of this MoU.
- This MoU or any action of the parties with respect thereto does not constitute legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.
- The Head of the Department of Bioinformatics, VISTAS will be the coordinator for the interaction on behalf of the VISTAS and the Industry will nominate a representative for the aforesaid.

The Industry and VISTAS each represent that it has read and understands this agreement, that by signing below it agrees to be bound by its terms, and that it has caused this agreement be executed by this authorized representative.

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallovaram, Chennai - 600 117. J. Endsmerg

For EXONN BIOSCIENCE!

IN WITNESS WHEREOF, the parties hereto have executed this MoU on the date, month and year, here-in-above written.

REGISTRAR

Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

DIRECTOR EXONN BIOSCIENCES

J. Julymond.

For EXONN BIOSCIENCES

Authorized Signatory

b Skethera Keerthanas

WITNESSES:

1) Pat 1 2000

Dr. Radha Molendian

Dept. of Bioinformatics VELS UNIVERSITY Pallayaram, Chennai-600 117.

2) 24/01/2020 Dq.J.Saganya

Memorandum of Understanding

Between

Organogenik Biotech Private Ltd.

Golden Jubilee Biotech Park for Women, Inside SIPCOT -IT Park,

4th Main Road, 2th Cross Street, OMR, Siruseri Village,

Kanchipuram - 603 103.

Tamil Nadu, India

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road
Pallavaram; Chennai - 600 117,
Tamil Nadu, India





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S. KESAVARAJ Stamp Vendor 19, G.S.T. Road Pallavaram, Ch - 43. L.No.14325 / @94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MoU") is entered on this 08/02/2020 by

BETWEEN

Organogenik Biotech Private Ltd., Golden Jubilee Biotech Park for Women, Inside SIPCOT -IT Park, 4th Main Road, 2nd Cross Street, OMR, Siruseri Village, Kanchipuram - 603 103. Tamil Nadu, India, hereinafter referred to as "INDUSTRY" of the first part

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), (Deemed to be University), Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India, hereinafter referred to as "VISTAS" which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.A.R. Veeramani - Registrar of the second part.

Registrar.

Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

ORGANOGENIK BIOTECH PRIVATE LIMITED
Golden Jubilee Biotech Park for Worken Society
Inside Sipcot IT Park
Siruseri, Navalur, Chemai 503 103.
Kanchiguram District

WHEREAS

- Organogenik Biotech Private Ltd., Golden Jubilee Biotech Park for Women, Inside SIPCOT -IT Park, 4th Main Road, 2nd Cross Street, OMR, Siruseri Village, Kanchipuram 603 103, Tamil Nadu, India. Organogenik Biotech Private Ltd is a collaborative innovators' expedition with field expertise in molecular biology, computational biology and information technology. The aim of the industry is the research learning should reach and nourish roots of sustainable ecofriendly human welfare. The industry also provides technological developments transcends with clinicians, biologists and information technologists who are enthusiastic in developing state of the art technological software embedded with novel scientific architecture and non-invasive user-friendly medical gadgets for better healthcare management. Organogenik Biotech knowledge discovery platforms blooms to develop new data science approaches in Big Data analytics for biomedical sciences through Text and Genome mining.
 - Organogenik Biotech Private Ltd has committed its soul in creating a knowledge based virtual ecosystem through skill development program by providing hands on theoretical and technical subject expertise to upcoming life science students and blooming researchers. Also, the industry majorly involved in contract Research and Research and Development Services offers advanced training in the field of molecular biology, computational biology and information technology.
 - Vels Group of Institutions was established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.
 - 4. The University status was conferred to Vel's Group of Institutions, by the Ministry of Human Resource Development, Govt. of India and University Grant Commission. As a logical consequence of this, the founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an University which will be globally more competitive and internationally recognized institution.

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 650 117. 3

ORGANOGENIK BIOTECH PRIVATE LIMITED Golden Jubilee Biptech Perik For Women Sucrety Inside Succety Fork Struseri, Revolue, Chennai 603 193. The Institution is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University. The members of this Board are drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senior officials of the University. The Vice-Chancellor is the Chairman of the Board and the board meets periodically to frame policies and programmes for the growth and improvement of VISTAS.

Both ORGANOGENIK BIOTECH PRIVATE LTD and VISTAS (Hereinafter referred to as "Parties"), desire to cooperate with each other and the mutually agreed proposal, which underlines the broad understanding between the parties.

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERE TO:

Preamble

Industry-Institutional collaboration initiatives will lead to efficient complementation of resources of both the sponsors eventually leading to the development of a house of excellence for quality training, research and development which will be immense mutual benefit and also relevant to societal benefit. Realizing this objective, the Industry and the Institute, named above, have signed this MoU in order to achieve the desired results for the benefit of the students and scientific community.

Objectives of the MoU:

- Encouraging and allowing the students of Bioinformatics to interact with the working groups of the industry so as to increase the knowledge level
- Exposing students to problem encountered in the field
- Encouraging involvement of students to take up projects of the industry and build up professional confidence and competence
- Offering the state of the Art guest lectures from one side to other

Vels Institute of Science, Technology & Advanced Studies (VISTAS)

Pallavaram, Chennai - 600 117.

8. Shari

ORGANOGENIK BIOTECH PRIVATE LIMITED

conumpuram District

- Conducting Industry specific Training programs by the industry
- Consultation in respect of R&D and Consultancy Projects from one side to the other
- Jointly organizing seminars, workshops and other academic and scientific activities
- Providing for Testing/Analysis/Programming/Design Facilities from one side to the other
- Explore joint R&D programs

Terms of the Agreement:

- This MoU will be in force for a period thirty six months from the date of signing. This MoU may be terminated by either party by giving a prior written notice of 30 days to the other party.
- This MoU can be further extended, subject to mutual agreement of terms and conditions at the end of thirty six months, on expiry of the MoU. The intimation of desire to continue should be intimated in writing to Organogenik Biotech Private Ltd, thirty days prior to the date of expiry of this MoU.
- This MoU or any action of the parties with respect thereto does not constitute legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.
- The Head of the Department of Bioinformatics, VISTAS will be the coordinator for the interaction on behalf of the VISTAS and the Industry will nominate a representative for the aforesaid.

The Industry and VISTAS each represent that it has read and understands this agreement, that by signing below it agrees to be bound by its terms, and that it has caused this agreement be executed by this authorized representative.

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram. Chennai - 600 117.

8. Shari

ORGANOGENIK BIOTECH PRIVATE LIMITED Golden Jubilee Biotech Park Fer We Inside Sipcet IT Part
Siruseri, Navalur, Chemal-603 103.
Kanchipuram District

IN WITNESS WHEREOF, the parties hereto have executed this MoU on the date,

S. Shari

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

ORGANOGENIK BIOTECH PRIVATE LIMITED Gelden Jubilee Biotech Park For Women Society

Inside Sipcot IT Park
Siruseri, Navalur, Channoi-803 103.
Kanchipuram Bistrict

DIRECTOR ORGANOGENIK BIOTECH PRIVATE LTD

WITNESSES:

HOD

Dept. of Bioinformatics VELS UNIVERSITY Pallavaram, Chennai-600 117.

BALAKRISHNAN