



MEENAKSHI SUNDARARAJAN ENGINEERING COLLEGE

363, Arcot Road, Kodambakkam, Chennai – 24

Approved by AICTE & Affiliated to Anna University

email Id: principal@msec.edu.in

Website : www.msec.edu.in

3.5.2 Number of functional MoUs with national and international institutions, universities, industries, corporate houses etc. during the last five years (10)

Name of the institution/ industry/ corporate house with whom MoU is signed	Page no
V I MICRO SYSTEMS PVT. LIMITED	1-3
SCIGENICS BIOTECH PVT LTD	4-6
NIHON TECHNOLOGY PVT. LTD.	7-9
MARLEN INFOMEDIA PVT.LTD.	10-12
THESYS TECHNOLOGIES PVT.LTD.	13-15
BIMETAL BEARINGS LIMITED	16-20
SUNDARAM BRAKELININGS LIMITED	21-25
ADDISON & CO., LIMITED	26-30
SIMPSON & CO., LIMITED	31-35
EASUN GROUP	36-40
SUPER AUTO FORGE PRIVATE LTD.	41-45
SHYAMALA ASSOCIATES	46-49
MICROMATIC MACHINE TOOLS PVT.LTD	50-53
UNIVERSITY SAINS MALAYSIA	54-61
MULTIMEDIA UNIVERSITY -MALAYSIA	62-73
TVS MOTOR COMPANY LIMITED	74-83
MISSILE INGENIATOR	84-88
RAJALAKSHMI ENGINEERING COLLEGE (MARGDARSHAN)	89-94
WABCO INDIA LIMITED	95-97
NEOLIGHT, LLC	98-102
MUDHRA FINE BLANC PVT LTD.	103-107
ECHEVERIA EDUCATIONS PVT LTD.	108-112
PANICKER SWITCHGEAR PVT LTD.	113-117
NLTVC SDN BHD	118-124
URC CONSTRUCTION (P)LTD	125-129
KESHITHANA INFRASTRUCTURES PRIVATE LIMITED	130-134

PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM,
CHENNAI-600 024

MEMORANDUM OF UNDERSTANDING

BETWEEN

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI**

AND

Vi Micro Systems Pvt Ltd

20/6/2011

This memorandum of understanding is made on 20/6/2011 by and between Vi Micro Systems Pvt Ltd and Meenakshi Sundararajan Engineering College. It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

This memorandum of understanding is designed to reflect the understanding between Vi Micro Systems Pvt Ltd hereinafter referred Vi Micro, providing/coordinating services to the staff and students and/or developing infrastructure facilities of Meenakshi Sundararajan Engineering College (self-financing Educational Institution)hereinafter referred(MSEC)affiliated to Anna University.The parties to this Memorandum have the following common objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide effective and efficient services to their stakeholders.

The Vi Micro agrees to provide few of the following services:

1. Transfer of technology
2. Permission for industrial visits to students
3. Offering guidance for students' project work
4. Sponsoring resource persons for guest lectures
5. Demonstration of new equipments/software
6. Sponsorship for projects
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/symposium/conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation
10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Training for teaching faculty and any other activities related to academics whenever needed/necessary to the staff and students at the premises of MSEC and also in the premises of Vi Micro Systems Pvt Ltd for which no charges will be levied.
12. Providing placement for students
13. Sponsoring official as member in the academic development committee of the MSEC.

Similarly MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry Vi Micro at free of cost.
4. Students contribute to the Vi Micro by doing summer projects or mini projects in MSEC premises or in Vi Micro premises at free of cost.

5. The Vi Micro will be displayed in banners or along with logos of MSEC College technical events, in the MSEC premises at all times.
6. The fact of this MOU with Vi Micro and the contribution of Vi Micro to MSEC through this MOU may be mentioned in events of MSEC.

Vi Micro Systems Pvt Ltd and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, to establish policy directives.

Vi Micro Systems Pvt Ltd and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Vi Micro Systems Pvt Ltd and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

Vi Micro Systems Pvt Ltd and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review said agreement in writing.

The memorandum of understanding (MOU) is made on this 20th day of June 2011, at Chennai.

For Vi Micro Systems Pvt. Ltd.,

Signed.....
Managing Director
For Company:

In witness thereof

Signed.....

PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, SODAMBALAKKAL
CHENNAI-600 024

Signed.....
for College :

In witness thereof

Signed.....

MEMORANDUM OF UNDERSTANDING

BETWEEN

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI**

AND

SCIGENICS BIOTECH PVT LTD

10/06/2011

This memorandum of understanding is made on 10/06/2011 by and between Scigenics Biotech Pvt Ltd. and Meenakshi Sundararajan Engineering College. It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

This memorandum of understanding is designed to reflect the understanding between Scigenics Biotech Pvt Ltd hereinafter referred Scigenics Biotech ,providing/coordinating services to the staff and students and/or developing infrastructure facilities of Meenakshi Sundararajan Engineering College (self-financing Educational Institution)hereinafter referred(MSEC)affiliated to Anna University.The parties to this Memorandum have the following common objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide effective and efficient services to their stakeholders.

The Scigenics Biotech agrees to provide few of the following services:

1. Transfer of technology
2. Permission for industrial visits to students
3. Offering guidance for students' project work
4. Sponsoring resource persons for guest lectures
5. Demonstration of new equipments/software
6. Sponsorship for projects
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/symposium/conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation
10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Training for teaching faculty and any other activities related to academics whenever needed/necessary to the staff and students at the premises of MSEC and also in the premises of Scigenics Biotech Pvt Ltd for which no charges will be levied.
12. Providing placement for students
13. Sponsoring official as member in the academic development committee of the MSEC.

Similarly MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry Scigenics Biotech at free of cost.
4. Students contribute to the Scigenics Biotech by doing summer projects or mini projects in MSEC premises or in Scigenics Biotech premises at free of cost.

5. The Scigenics Biotech will be displayed in banners or along with logos of MSEC College technical events, in the MSEC premises at all times.
6. The fact of this MOU with Scigenics Biotech and the contribution of Scigenics Biotech to MSEC through this MOU may be mentioned in events of MSEC.

Scigenics Biotech Pvt Ltd and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, to establish policy directives.

Scigenics Biotech Pvt Ltd and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose. Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Scigenics Biotech Pvt Ltd and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

Scigenics Biotech Pvt Ltd and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review said agreement in writing.

The memorandum of understanding (MOU) is made on this 10 th day of June 2011, at Chennai.

For SCIGENICS BIOTECH PVT. LTD.

Signed.....

For Company..... DIRECTOR

In witness thereof

Signed.....



Signed.....

for College :

In witness thereof

Signed.....



PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAN
CHENNAI-600 024

MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI

AND

NIHON TECHNOLOGY PVT LTD

20/04/2011

This memorandum of understanding is made on 20/04/2011 by and between Nihon Technology Pvt Ltd and Meenakshi Sundararajan Engineering College. It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

This memorandum of understanding is designed to reflect the understanding between Nihon Technology Pvt Ltd hereinafter referred NIHON TECHNOLOGY, providing/coordinating services to the staff and students and/or developing infrastructure facilities of Meenakshi Sundararajan Engineering College (self-financing Educational Institution) hereinafter referred (MSEC) affiliated to Anna University. The parties to this Memorandum have the following common objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide effective and efficient services to their stakeholders.

The NIHON TECHNOLOGY agrees to provide few of the following services:

1. Transfer of technology
2. Permission for industrial visits to students
3. Offering guidance for students' project work
4. Sponsoring resource persons for guest lectures
5. Demonstration of new equipments/software
6. Sponsorship for projects
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/ symposium/ conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation
10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Training for teaching faculty and any other activities related to academics whenever needed/necessary to the staff and students at the premises of MSEC and also in the premises of Nihon Technology Pvt Ltd for which no charges will be levied.
12. Providing placement for students
13. Sponsoring official as member in the academic development committee of the MSEC.

Similarly MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry NIHON TECHNOLOGY at free of cost.
4. Students contribute to the NIHON TECHNOLOGY by doing summer projects or mini projects in MSEC premises or in NIHON TECHNOLOGY premises at free of cost.

5. The NIHON TECHNOLOGY will be displayed in banners or along with logos of MSEC College technical events, in the MSEC premises at all times.
6. The fact of this MOU with NIHON TECHNOLOGY and the contribution of NIHON TECHNOLOGY to MSEC through this MOU may be mentioned in events of MSEC.

Nihon Technology Pvt Ltd and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, to establish policy directives.

Nihon Technology Pvt Ltd and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose. Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Nihon Technology Pvt Ltd and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

Nihon Technology Pvt Ltd and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review said agreement in writing.

The memorandum of understanding (MOU) is made on this _____ day of _____ 2010, at _____

Signed.....
for Company:

In witness thereof

Signed.....



PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 024

Signed.....
for College :

In witness thereof

Signed.....



MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI

AND

MARLEN INFOMEDIA

02/02/2011

This memorandum of understanding is made on 2/2/2011 by and between Marlen Infomedia and Meenakshi Sundararajan Engineering College. It is effective upon signing and shall remain in effect until termination by either party with 30 days written notice.

This memorandum of understanding is designed to reflect the understanding between Marlen Infomedia hereinafter referred MARLEN, providing/coordinating services to the staff and students and/or developing infrastructure facilities of Meenakshi Sundararajan Engineering College (self-financing Educational Institution) hereinafter referred (MSEC) affiliated to Anna University. The parties to this Memorandum have the following common objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide effective and efficient services to their stakeholders.

The MARLEN agrees to provide few of the following services:

1. Transfer of technology
2. Permission for industrial visits to students
3. Offering guidance for students' project work
4. Sponsoring resource persons for guest lectures
5. Demonstration of new equipments/software
6. Sponsorship for projects
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/ symposium/ conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation
10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Training for teaching faculty and any other activities related to academics whenever needed/necessary to the staff and students at the premises of MSEC and also in the premises of Marlen Infomedia for which no charges will be levied.
12. Providing placement for students
13. Sponsoring official as member in the academic development committee of the MSEC.

Similarly MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry MARLEN at free of cost.
4. Students contribute to the MARLEN by doing summer projects or mini projects in MSEC premises or in MARLEN premises at free of cost.
5. The MARLEN will be displayed in banners or along with logos of MSEC College technical events, in the MSEC premises at all times.

6. The fact of this MOU with MARLEN and the contribution of MARLEN to MSEC through this MOU may be mentioned in events of MSEC.

Marlen Infomedia and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, to establish policy directives.

Marlen Infomedia and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Marlen Infomedia and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

Marlen Infomedia and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review said agreement in writing.

The memorandum of understanding (MOU) is made on this 2 day of February 2011, at Chennai

Signed.....A.S. [Signature]
for Company:

In witness thereof

Signed.....

[Signature]
PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 026

Signed.....[Signature]
for College :

In witness thereof

Signed.....[Signature]
B. Monica Ramani



MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI

THESYS TECHNOLOGIES PVT LTD

10/11/2010

This memorandum of understanding is made on 10/11/2010 by and between Thesys Technologies Pvt Ltd and Meenakshi Sundararajan Engineering College. It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

This memorandum of understanding is designed to reflect the understanding between Thesys Technologies Pvt Ltd hereinafter referred THESYS TECHNOLOGIES, providing/coordinating services to the staff and students and/or developing infrastructure facilities of Meenakshi Sundararajan Engineering College (self-financing Educational Institution) hereinafter referred (MSEC) affiliated to Anna University. The parties to this Memorandum have the following common objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide effective and efficient services to their stakeholders.

The THESYS TECHNOLOGIES agrees to provide few of the following services:

1. Transfer of technology
2. Permission for industrial visits to students
3. Offering guidance for students' project work
4. Sponsoring resource persons for guest lectures
5. Demonstration of new equipments/software
6. Sponsorship for projects
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/ symposium/ conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation
10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Training for teaching faculty and any other activities related to academics whenever needed/necessary to the staff and students at the premises of MSEC and also in the premises of Thesys Technologies Pvt Ltd for which no charges will be levied.
12. Providing placement for students
13. Sponsoring official as member in the academic development committee of the MSEC.

Similarly MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry THESYS TECHNOLOGIES at free of cost.
4. Students contribute to the THESYS TECHNOLOGIES by doing summer projects or mini projects in MSEC premises or in THESYS TECHNOLOGIES premises at free of cost.

5. The THESYS TECHNOLOGIES will be displayed in banners or along with logos of MSEC College technical events, in the MSEC premises at all times.
 6. The fact of this MOU with THESYS TECHNOLOGIES and the contribution of THESYS TECHNOLOGIES to MSEC through this MOU may be mentioned in events of MSEC.
- Thesys Technologies Pvt Ltd and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, to establish policy directives.

Thesys Technologies Pvt Ltd and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose. Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Thesys Technologies Pvt Ltd and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

Thesys Technologies Pvt Ltd and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review said agreement in writing.

The memorandum of understanding (MOU) is made on this _____ day of _____ 2011, at _____

For Thesys Technologies Pvt. Ltd.
 Signed.....
 for Company: Authorised Signatory

PRINCIPAL
 MEENAKSHI SUNDARARAJAN ENGINEERING COL
 363, ARCOT ROAD, KODAMBAKKAN
 CHENNAI-600 024

Signed.....
 for College :



In witness thereof

Signed.....
 A. Arunthony

In witness thereof

Signed.....
 Jyoti

MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI

AND

BIMETAL BEARINGS LIMITED

15-07-2013

This Memorandum of Understanding (MOU) is made and entered on 15-07-2013 by and between M/s. Bimetal Bearings Limited, 18, Race Course Road, Coimbatore - 641 018 of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai - 600 024 (MSEC) (affiliated to Anna University) of the other part

Both Bimetal Bearings Ltd. and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the Bimetal Bearings Ltd. is engaged in the business of manufacture of Thin Wall Engine Bearings, Bushings, Thrust Washers, Bimetallic Strips and Copper Alloy Powder,

Whereas the MSEC is engaged in Academic Teaching and providing Formal Education to Students leading to a Nationally and Internationally recognized Under-graduate program and Graduate Program in various Engineering Services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the Stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the Stakeholders;
3. To provide and to coordinate effective and efficient services to their Stakeholders.

Services:

The Bimetal Bearings Ltd. agrees to provide few or all of the following services:

College centric:

1. Sponsoring Official, as Member in the Academic Development Committee of the Institution.

For BIMETAL BEARINGS LIMITED

S.NARAYANAN
WHOLE TIME DIRECTOR



2. Curriculum review to plan for Implementation of Suitable Programs to meet future challenges
3. Creating Research and Training Cells to enhance the image and widen the sphere of Technical Knowledge
4. To provide support for the Development of Infrastructure

Faculty centric:

1. Training for Teaching Faculty and other Technical Support Staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of Bimetal Bearings Limited.
3. Permission for Industrial Visits to Faculty to learn specific Manufacturing Process directly from Technical Personnel operating those Processes.

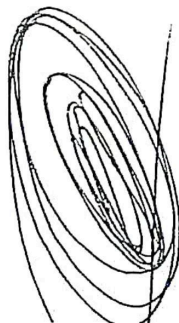
Student centric:

1. Offering guidance for Students' Project Work
2. Sponsoring resource persons for Guest Lectures
3. Demonstration of New Equipments / Software
4. Sponsorship for Projects
5. Permission for Industrial Visits
6. Permission for In-Plant Training for Students
7. Sponsoring fund for Scholarships / Symposium / Conference / Workshops / Seminars
8. Deputation of Resource persons as Judges for Students Project / Presentation
9. Creation of Endowment Fund to the tune of Rs.1-00 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding Prize to a Student following the norms stipulated by the Industry and Institution.
10. Providing Placement for Students if there is job opening in Bimetal Bearings Ltd.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of Knowledge
2. Training to Employees in the MSEC premises
3. Training to Employees in the premises of Industry Bimetal Bearings Ltd.



For BIMETAL BEARINGS LIMITED

S. NARAYANAN
WHOLE TIME DIRECTOR

4. Students contribute to the Bimetal Bearings Ltd. by doing Summer Projects or Mini Projects in MSEC premises or in Bimetal Bearings Ltd., premises.
5. The name, Bimetal Bearings Ltd., will be displayed in Banners or along with Logos of MSEC in College Technical Event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with Bimetal Bearings Ltd., and the contribution of Bimetal Bearings Ltd. to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus Lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

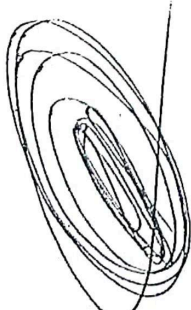
Bimetal Bearings Limited and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish Policy Directives.

Bimetal Bearings Limited and MSEC will maintain Documentation of Services provided and other Statistical and Financial Information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any Reports, Data or other Information in accordance with the Rules and Regulations of Bimetal Bearings Limited and MSEC. Such information shall be used only to assure proper Planning, Coordination, Monitoring and Administration of Performance under this agreement, and permit the

For BIMETAL BEARINGS LIMITED



S. NARAYANAN
WHOLE TIME DIRECTOR

Transfer of Records to another, for the purpose of continuing services, with appropriate approval from the Authority concerned.

Service Audit and Program Review Functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any Public Information without permission of the concerned party.

Review of this Memorandum shall be made on or before 3 months before expiry at which time this Agreement may be extended, modified or terminated.

Bimetal Bearings Limited and MSEC hereby agree to all of the above and enter into a Joint Agreement until such time that either party shall amend or review the said Agreement in writing.

The Memorandum Of Understanding (MOU) is made on this 15th day of July 2013, at Coimbatore.

For BIMETAL BEARINGS LIMITED



(S. NARAYANAN)
WHOLE TIME DIRECTOR

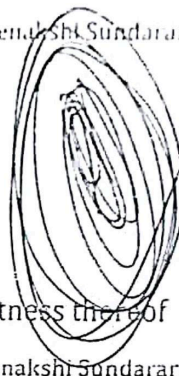
In witness thereof

For BIMEAL BEARINGS LIMITED


S. JAYAKUMAR



For Meenakshi Sundararajan Engg. College, Chennai





In witness thereof

N. SREEKANTH

For Meenakshi Sundararajan Engg. College, Chennai



K. S. BABAI



PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 024

MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI

AND

SUNDARAM BRAKELININGS LTD

CHENNAI

24th May 2013

This memorandum of understanding (MOU) is made and entered on 24th May 2013 by and between **Sundaram Brakelinings Ltd, Padi, Chennai 600050** of one part and **Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University)** of the other part

Both **SBL** and **MSEC** are referred to as the Party individually and as Parties together under this MOU.

Whereas the **SBL** is engaged in the business of Manufacturing of Brakelinings for Automotive applications.

Whereas the **MSEC** is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with **MSEC** to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Services:

The **SBL** agrees to provide few or all of the following services:

College centric:

1. Transfer of technology
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff as per schedules/ Modules to be designed and decided by the company.
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of **MSEC** and also in the premises of **SBL**, at its discretion and on the request of MESC.
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes, upon obtaining prior written permission.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipments/software
4. Sponsorship for projects
5. Permission for industrial visit
6. Permission for in-plant training for students
7. Sponsoring fund for scholarships/ symposium/ conference/workshops/seminars
8. Deputation of Resource persons as Judges for students project/presentation
9. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
10. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the **MSEC** premises
3. Training to employees in the premises of Industry **SBL**
4. Students contribute to the **SBL** by doing summer projects or mini projects in **MSEC** premises or in **SBL** premises.
5. The **SBL** will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with SBL and the contribution of **SBL to MSEC** through this MOU may be mentioned in functions of **MSEC**.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

SBL and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

SBL and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

The services and facilities offered by the company under this agreement shall be purely at the discretion of the company.

This memorandum is entered into as a record of the understanding that the parties propose and in largely on principle basis. Neither party intends to agitate any rights under the same.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

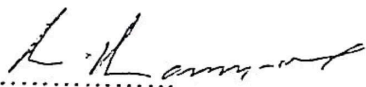
Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of SBL and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

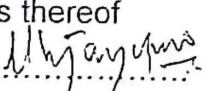
Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.


SBL and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this 24th May 2013, at CHENNAI.

Signed.....
for Company: R.Ramasubramanian
President

In witness thereof
Signed.....
for Company: V.Vijayaragavan
Vice President – Operations

Signed.....
for College: N.Sreekanth
Director

In witness thereof
Signed.....
for College : K.S.Babai
Principal



MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE

CHENNAI

AND

ADDISON & Co. Ltd.

22ND July 2013

This memorandum of understanding (MOU) is made and entered on 22ND July 2013 by and between **ADDISON & Co. Ltd.**, 803 Anna Salai, Chennai 600 002 (**ADDISON**) of one part and **Meenakshi Sundararajan Engineering College**, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (**MSEC**) (affiliated to Anna University) of the other part

Both **ADDISON** and **MSEC** are referred to as the Party individually and as Parties together under this MOU.

Whereas **ADDISON** is engaged in the business of Manufacture of Cutting Tools and Machine Tools

Whereas **MSEC** is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with **MSEC** to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Services:

ADDISON agrees to provide few or all of the following services:

College centric:

1. Transfer of technology
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of **MSEC** and also in the premises of **ADDISON**.
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipments/software
4. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/ symposium/ conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation

10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry **ADDISON**.
4. Students contribute to the **ADDISON** by doing summer projects or mini projects in MSEC premises or in **ADDISON** premises.
5. The **ADDISON** will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with **ADDISON** and the contribution of **ADDISON** to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

ADDISON & Co. Ltd. and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

ADDISON & Co. Ltd. and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

MOU between MSEC and [ADDISON & Co. Ltd.]

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.


Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of **ADDISON & Co. Ltd. and MSEC**. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

ADDISON & Co. Ltd. and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

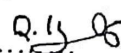
The memorandum of understanding (MOU) is made on this **22ND July 2013** at **CHENNAI**.

Signed.....

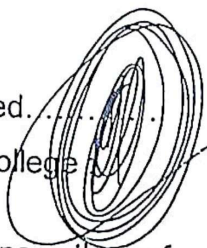
for Company: **M.L.S. RAO**

Director & Chief Executive

In witness thereof

Signed..... (**A. RAJESH KUMAR**)

for Company:

Signed.....

for College


N. SREEKANTH

In witness thereof

Signed.....

for College : **K. S. B. RAVI**




PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 026



MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE

CHENNAI

AND

SIMPSON & Co.Ltd.

3rd May 2013

This memorandum of understanding (MOU) is made and entered on 3rd May 2013 by and between **SIMPSON & Co.Ltd.**, 861/862 Anna Salai, Chennai 600 002 (**SIMPSONS**) of one part and **Meenakshi Sundararajan Engineering College**, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (**MSEC**) (affiliated to Anna University) of the other part

Both **SIMPSONS** and **MSEC** are referred to as the Party individually and as Parties together under this MOU.

Whereas the **SIMPSONS** is engaged in the business of Manufacturers of Diesel Engines for Tractor, Industrial, Power and Marine Applications and spare parts for the above.

Whereas the **MSEC** is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with **MSEC** to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Services:

The **SIMPSONS** agrees to provide few or all of the following services:

College centric:

1. Transfer of technology
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of **MSEC** and also in the premises of **SIMPSONS**
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipments/software
4. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/symposium/conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation

10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the **MSEC** premises
3. Training to employees in the premises of Industry **SIMPSONS**.
4. Students contribute to the **SIMPSONS** by doing summer projects or mini projects in **MSEC** premises or in **SIMPSONS** premises.
5. The **SIMPSONS** name will be displayed in banners or along with logos of **MSEC** in College technical event, apart from in select location in the **MSEC** premises at all times.
6. The fact of this MOU with **SIMPSONS** and the contribution of **SIMPSONS** to **MSEC** through this MOU may be mentioned in functions of **MSEC**.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30 days written notice.

SIMPSON & Co.Ltd. and **MSEC** staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

SIMPSON & Co.Ltd and **MSEC** will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of **SIMPSON & Co.Ltd** and **MSEC**. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

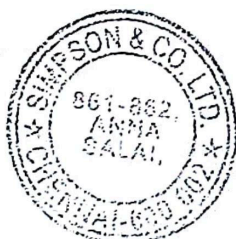
Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

SIMPSON & Co.Ltd and **MSEC** hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this 3rd May 2013, at CHENNAI.

Signed.....
For Company: P.S. RAJAMANI
Whole-time Director

In witness thereof
Signed.....
for Company:



PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM,
CHENNAI-600 024

Signed.....
for College: S. F. KASTURBAN
DIRECTOR.

In witness thereof
Signed.....
for College: K. S. BABAI



MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI

AND

EASUN GROUP

29th August 2013

This memorandum of understanding (MOU) is made and entered on 29th August 2013 by and between Easun Group , "Temple Tower" VI Floor, 672, Anna Salai, Nandanam, Chennai - 600035(Easun) of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University) of the other part

Both Easun and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the Company short name is engaged in the business of Easun.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Services:

The Easun agrees to provide few or all of the following services:

College centric:

1. Transfer of technology
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of Easun Group.
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipments/software
4. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/ symposium/ conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation

10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry Easun.
4. Students contribute to the Easun by doing summer projects or mini projects in MSEC premises or in Easun premises.
5. The Easun will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with Easun and the contribution of Easun to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

Easun Group and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

Easun Group and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose. Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Easun Group and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

Easun Group and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this 29th August 2013, at CHENNAI.

Signed.....

for Company: **Hari Eswaran**
Chairman

In witness thereof

Signed **Shobana P**

for Company: **Shobana Prakash**
Secretary to Chairman

Signed.....

for College: **N. Sreekanth**
Director

In witness thereof

Signed.....

for College: **K.S. Babai**
Principal

PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 024



MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI

AND

SUPER AUTO FORGE PRIVATE LTD.

CHENNAI

25th July 2014

This memorandum of understanding (MOU) is made and entered on 25th July 2014 by and between **Super Auto Forge Private Limited, TS-82/2, Mettu Street, Ganapathy Nagar, Ekkattuthangal Chennai 600 032 (Super Auto Forge)** of one part and **Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University)** of the other part

Both Super Auto Forge and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas Super Auto Forge is engaged in the business of manufacturing forged components for Auto and non-Auto Industries.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Services:

The Super Auto Forge agrees to provide few or all of the following services:

College centric:

1. Transfer of technology
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of Super Auto Forge
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipments/software
4. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/ symposium/ conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation

10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry Super Auto Forge.
4. Students contribute to the Super Auto Forge by doing summer projects or mini projects in MSEC premises or in Super Auto Forge premises.
5. Super Auto Forge will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with Super Auto Forge and the contribution of Super Auto Forge to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

Super Auto Forge and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

Super Auto Forge and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

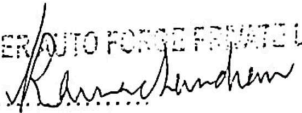
Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Super Auto Forge and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.


Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

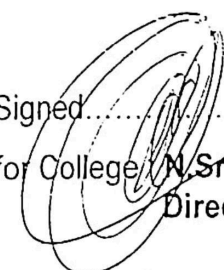

Super Auto Forge and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this 25th July 2014, at CHENNAI.

For SUPER AUTO FORGE PRIVATE LIMITED
Signed.....
for Company: **V. Ramachandran** Signatory
Executive Director Projects

In witness thereof
Signed.....
for Company: **S. Krishnamurthy**
Project Manager


PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAN
CHENNAI-600 024

Signed.....
for College: **N. Sreekanth**
Director
In witness thereof
Signed.....
for College : **K.S. Babai**
Principal



MEMORANDUM OF UNDERSTANDING

BETWEEN

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI**

AND

SHYAMALA ASSOCIATES

**23/8, Moovendar Flats
Mukhalamman Kovil Street
West Mambalam, Chennai – 600 033.**

25/09/2017

MOU between MSEC and Shyamala Associates

This memorandum of understanding (MOU) is made and entered on 25/09/2017 by and between Shyamala Associates, 23/8, Moovendar Flats, Mukhalamman Kovil Street, West Mambalam, Chennai - 600 033 of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai - 600 024 (MSEC) (affiliated to Anna University) of the other part

Both Shyamala Associates and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the Shyamala Associates is engaged in the business of Structural Consultancy and Testing of Building Materials.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human. It also giving facilities to use the laboratory equipment's and calibration of all the equipment's available in the company undertaking MOU.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Services:

The Shyamala Associates agrees to provide few or all of the following services:

College centric:

1. Transfer of technology and utilization of Laboratory etc.
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of Shyamala Associates.
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipment's / software
4. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/symposium/conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation

MOU between MSEC and Shyamala Associates

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

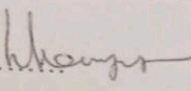
Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Shyamala Associates and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

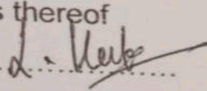
Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.


Shyamala Associates and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

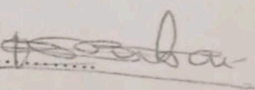
The memorandum of understanding (MOU) is made on this 25th day of September 2017, at Meenakshi Sundararajan Engineering College.

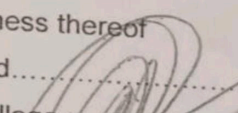
Signed.....
for Company:

In witness thereof
Signed.....
for Company:

SHYAMALA ASSOCIATES
Civil and Structural Consultant
23 / 8, Moovender Flats,
Muthallam - Koil Street,
West Mamburam


PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 026

Signed.....
for College :

In witness thereof
Signed.....
for College :



MEMORANDUM OF UNDERSTANDING

BETWEEN

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI**

AND

**MICROMATIC MACHINE TOOLS PVT. LTD.,
CHENNAI**

5th September 2013

This Memorandum of Understanding (**MoU**) is entered on 5th September, 2013, between **Meenakshi Sundararajan Engineering College** (hereinafter referred to as "**MSEC**" which expressions shall include its successors, administrators, and assigns), having its office at 363, Arcot Road, Kodambakkam, Chennai and **MICROMATIC MACHINE TOOLS PVT. LTD.**, a company incorporated under the laws of India and having its registered office at Plot No.240/241, 11th Main, 3rd Phase, Peenya Industrial Area, Bangalore, represented by its authorized signatory of the 2nd part (hereinafter referred to as "**MMT**" which expressions shall include its successors, administrators, and assigns).

MMT is the member of **Ace Micromatic Group**, India's largest CNC Machine Tool manufacturing Group.

MSEC is a member of Meenakshi Group of Educational Institutions, who are pioneers in Education and Research and are imparting Quality Education in the field of Engineering, Arts, Science, Economics, Commerce & Management.

Hereinafter **MSEC** and **MMT** are collectively referred to as "**PARTIES**" and individually as a "**PARTY**".

Whereas **MSEC** wishes to establish a vibrant Industry-Institute-interaction cell with an objective to nurture professionals fully prepared to meet industrial requirements by the time they complete their degree and **MMT** are, in principle willing to establish an understanding, where Parties shall work together in number of ways with the objective of nurturing industry ready professionals to meet greater technology challenges.

1. **Scope of the MoU** will include but will not be limited to the following:

- a. Student Internships – MMT will accept limited number of students each year for internships for a period of about 2 months to train them in industrial processes at their group companies. There will be no obligation on part of MMT to pay remuneration to the students at the time of internship or to guarantee them employment on completion of internship. MSEC agrees to depute a responsibility faculty to monitor periodically the progress of students and ensure their disciplinary behavior, meeting with MMT norms and regulations. MMT will give an attendance cum performance review report to be submitted by student to MSEC.
- b. Industrial Consultancy: MMT and its group companies will refer a few engineering problems that may be taken up as student projects at MSEC. The outcome of the projects will be shared between the relevant technical experts at MSEC and MMT. Financial costs involved towards completion of any project will be agreed upon prior to commencement of project, on case to case basis between MSEC and MMT.

- c. Expert committees – Experts and experienced professionals from MMT and its group companies, will be invited to be members of various statutory committees of MSEC after mutual acceptance. Participation of the experts will be on honorary and advisory basis only. Experts from MMT and its group companies will also be invited to deliver guest lectures and few may be invited as adjunct faculty of the Departments of Engineering on honorary basis, after mutual consent on case to case basis.
- d. In-plant training and Industrial visit: MMT will accept limited number of students each year for in-plant training at its group companies, for a period of one week only and will also permit students for industrial visits.
- e. Industry relevant refresher courses and continuing education for employees:
On request from MMT, MSEC will undertake to conduct continuing education programs tailor made for the requirements, for all categories of employees of MMT and its group companies. MSEC will also give limited preference to admission of interested employees of MMT and its group companies, for part-time PG and PhD programs, subject to meeting the admission eligibility criteria of the Anna University. Separate Supplementary agreements will be made before organizing any such programs by MSEC.

2. Term and Termination

This MoU shall be valid for a period of 3 years from the Effective Date. Thereafter the Parties may mutually agree to extend this MoU in writing.

Either Party may terminate this MoU for convenience with thirty (30) days prior written notice to the other Party.

Parties may terminate this MoU upon giving a thirty (30) days written notice to the other Party for breach of any material provision of this MoU, and where there is failure to correct such breach within the said notice period.

3. Other General Terms

It is agreed between the Parties that this is an arrangement between principal to principal and both the Parties shall not represent to third parties that they are the agent of the other. Nothing in this MoU shall be construed to grant either Party the right to make commitments of any kind for or on behalf of the other Party without prior written consent of the other Party.

This MoU contains no representations or warranties and the Parties specifically disclaim any and all warranties, express or implied, with regard to this MoU and the subject matter hereof.

4. Confidentiality and IPR

All commercial, process, product and design information specific to MMT, shall be kept confidential. Publication of any results in public domain shall only be after mutual written consent. Intellectual property rights arising from joint collaborative work shall be shared mutually based on prior agreement for specific projects.

This MoU shall be governed and construed in accordance with the laws of Republic of India.

Disputes, if any, arising out of this MoU will be mutually discussed and settled without any obligation on either Party, failing which, the disputes shall be referred to Arbitration of two Arbitrators, one each to be appointed by the Parties and a third Arbitrator shall be appointed by the two Arbitrators appointed by the Parties, who shall act as 'Presiding Arbitrator'. The Arbitration proceedings shall be in accordance with the provisions of Arbitration and Conciliation Act, 1996 and Rules framed there under from time to time. The place of Arbitration shall be at Chennai and all Arbitration proceedings shall be conducted in English language and governed by the above said Act and Rules and in Indian Laws.

In witness thereof, the Parties have caused this MoU to be signed in their respective names

Effective Date: 5th September , 2013.

In witness thereof, the Parties have caused this MoU to be signed in their respective names as of date first mentioned above.

Accepted by:
Micromatic Machine Tools Pvt. Ltd.

Signed.....


for Company: **T.K.Ramesh.**
Chief Executive Officer.

In witness thereof

Signed.....

for Company: **B.Harish.** 30/09/13
General Manager.



Accepted by:
Meenakshi Sundararajan Engineering College.

Signed.....


for College: **N. Steekanth**
Director

In witness thereof

Signed.....


for College: **K.S. Babai**
Principal



Confidential

Page 4 of 4



STUDENTS AND STAFF EXCHANGE AGREEMENT

BETWEEN

UNIVERSITI SAINS MALAYSIA

AND

MEENAKSHI GROUP OF COLLEGES

STUDENTS AND STAFF EXCHANGE AGREEMENT

THIS STUDENTS AND STAFF EXCHANGE AGREEMENT is made this 3 day of ~~MARCH~~, 2019 (hereinafter referred to as "Agreement");



~~OCTOBER~~
BETWEEN

UNIVERSITI SAINS MALAYSIA, a Malaysian public institution of higher learning established under the Universities and University Colleges Act 1971 and for the purpose of this Agreement is represented by its International Mobility and Collaboration Centre, with its main campus at 11800 USM, Penang, Malaysia (hereinafter referred to as "**USM**") of the first part;

AND

MEENAKSHI GROUP OF COLLEGES, which for the purpose of this Agreement is represented by Meenakshi Sundararajan Engineering College, with an address at 363, Arcot Road, Kodambakkam, Chennai – 600024, India (hereinafter referred to as "**MGC**") of the second part.

(**USM** and **MGC**, shall hereinafter referred to collectively as "Parties" and individually as "Party", where the context so requires)

WHEREAS:-

- A. USM is Malaysia's premier research university which strives to enhance and strengthen its educational programs and has taken various initiatives to complement its educational excellence. With its research and teaching facilities, experience, and a multi-disciplinary team of experts from among its staff members, USM has entered into various collaborative arrangements with other parties in its effort to enhance its research contents and strengthen its industrial networking.
- B. MGC is affiliated to Anna Univesity, Chennai, Tamil Nadu, India.
- C. The Parties wish to collaborate in promoting cooperation for the advancement of academic, research and education.
- D. In achieving the objectives of this Agreement, the Parties shall work on the basis of reciprocity within the parameters of their respective laws, constitution, regulations and/or policies.

- E. For the purpose of this Agreement, "Home Institution" shall mean the institution at which the exchange student(s) intend to graduate or from which the exchange is made, and "Host Institution" shall mean the institution which has agreed to accept the exchange student(s) from the Home Institution under this Agreement.

NOW IT IS HEREBY AGREED as follows:

1. Objective of this Agreement

Based upon the principles of respect for each other's independence and of mutual benefit, this Agreement aims to carry out the following activities:

- (i) Exchange of students;
- (ii) Exchange of academic members and staff; and
- (iii) Exchange of scientific materials, academic publications and scholarly information.

2. Responsibility and Commitment of USM and MGC

2.1 The Parties' Commitment In Respect of Student Exchange

- (a) The Parties shall ensure that the selected students (hereinafter referred to as "Exchange Student(s)") meet the appropriate admission requirements as determined and agreed upon by the Parties. It is mutually agreed that the Home Institution shall notify the Host Institution of the intended exchange at least three (3) months in advance.
- (b) Where an exchange is affected, all the travelling and living expenses shall be the responsibility of the Exchange Students and/or the Home Institution.
- (c) Each Party may send students to the other Party in appropriate fields of study. Exchange Students may receive credit towards their degree for the semester(s) studied abroad and do not pay tuition fees to the Host Institution apart from the optional student activities.
- (d) Exchange Students are expected to purchase health and travel insurance as required by the Host Institution's country and the Exchange Students must present these documents and their translations in English (if the original language of the documents is other than English) to the Host Institution before departure from the Home Institution.

- (e) Each Party may nominate up to eight (8) students per year to participate in the exchange. The Parties agree that the minimum length of student exchange is five (5) months and shall not exceed two (2) semesters for each Exchange Student.
- (f) The Host Institution will assist the Exchange Students in finding appropriate accommodation and in dealing with administrative procedures including visa.
- (g) The Parties shall ensure that the Exchange Students have the necessary personal funding resources to meet their financial obligations.

2.2 The Parties' Commitment In Respect of Staff Exchange

- (a) The Parties shall consult on a regular basis, the possibility of staff exchange in areas of teaching, research or administration. The period of exchange shall not be less than two (2) months and shall not exceed 12 months.
- (b) The Parties shall ensure that the selected staff meets the appropriate works requirements as determined and agreed upon by the Parties. It is also agreed that the intended exchange must be made known to the Host Institution at least three (3) months in advance.
- (c) Where an exchange is affected, the salary, travelling and living expenses shall be the responsibility of the Home Institution unless otherwise agreed in writing.
- (d) The Host Institution will endeavour to provide accommodation and set working conditions and privileges which are at least equivalent to those accorded to resident staff of that Party.
- (e) Staff is expected to purchase health and travel insurance as required by the Host Institution's country and they must present these documents and their translations in English (if the original language of the documents is other than English) to the Host Institution before departure from the Home Institution.
- (f) Each Party may nominate one (1) of its staff members per year to participate in the exchange.

- (g) The Host Institution will assist the exchange staff in dealing with administrative procedures inclusive of application for visa and other immigration matters.
 - (h) In the case of teaching and research staff members on exchange, advance understanding shall be made between the Parties with respect to access to special facilities such as laboratories and equipments.
- 2.3 Further details of the specific conditions other than hereby described shall be worked out through ad-hoc mutual consultation.
- 2.4 The Parties agree to provide on "as needed" basis, orientation of staff and Exchange Students in respect of language, culture, customs and other life skills which may be necessary for the staff and Exchange Students to obtain the maximum benefit from the exchange experience.
- 2.5 All individuals on exchange under this Agreement shall be subject to the laws of the Host Institution's country and the legislation, in whatever form, governing the affairs of the Host Institution.

3. Confidentiality

- 3.1 (a) Neither Party shall at any time publish or, disclose to any third party, the contents of this Agreement or any Confidential Information of the other Party, acquired pursuant to this Agreement without the written consent of the other Party.
- (b) For the purpose of this Agreement, "Confidential Information" means any and all technical and non-technical information including patent, copyright, trade secret, know-how and proprietary information, techniques, sketches, drawings, diagrams, methods, processes, apparatus, equipment, algorithms, software programs, software source documents, and formulae related to a technology or invention, and includes, without limitation, its respective information concerning research, experimental work, development, design details and specifications, engineering, financial information, procurement requirements, purchasing manufacturing, customer list, business forecasts, sales and merchandising and marketing plans and information designated in writing to be confidential or by its nature intended to be for the sole knowledge of the receiving party or if orally given in the circumstances of confidence or confirmed promptly in writing as having been disclosed as confidential or proprietary for the

purpose of this Agreement; that is conveyed by the disclosing party to the receiving party, in written, oral, digital, magnetic, photographic and/or whatsoever forms.

3.2 The Parties hereto acknowledge that in the event of any breach of this clause 3 by either Party, the disclosing Party may suffer substantial loss and damage which monetary damages cannot adequately remedy. The Parties acknowledge and agree that the disclosing Party shall be entitled to injunctive and other equitable relief in enforcing the obligations in this clause 3 in addition to all other remedies available to the disclosing Party in law.

4. Validity, Renewal and Termination of the Agreement

4.1 This Agreement is valid for a period of three (3) years from the date hereof regardless of the diverse dates the Parties may have signed this Agreement and may be renewed before the expiration date by mutual consent in writing of the Parties.

4.2 Either Party may at any time give notice to the other Party of its intention to terminate this Agreement, in which case this Agreement shall terminate ninety (90) days after such notice has been given in writing.

4.3 Notwithstanding the expiration of the term hereof or early termination of this Agreement as provided herein, both Parties shall continue to perform their respective responsibilities specified in this Agreement until such Exchange Students/staff complete their exchange period and the obligations of the Parties in Clause 3 herein shall survive and remain binding on the Parties.

5. Notices

Any notice or communication between the Parties shall be delivered to the addresses, or sent to the facsimile number or emailed to the Party concerned.

6. Variation

The terms stipulated in this Agreement 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.

7. Dispute Resolution and Governing Law

7.1 The Parties agree that all disputes arising pursuant to this Agreement shall be resolved by way of negotiations and discussions and with a view to an amicable settlement and mutual benefit of both Parties.

7.2 Any negotiation for the settlement of dispute shall be governed by the laws of the country where such dispute arises.

8. Assignment

Unless otherwise agreed in writing, both Parties shall not transfer or assign all or any of their rights, obligations, interests or benefits hereunder to any third party.

9. Name, Official Emblem and Logo

9.1 Neither Party shall use, nor permit any person or entity to use the name, acronym, official emblem, logo, trade mark (or any variation thereof) or other Intellectual Property (hereinafter referred to as "Brand Materials") that is/are identified with or belongs to the other Party on any publication, document, paper, audio or visual presentation, or for publicity purposes.

9.2 Any use of the Brand Materials for the purposes stated in clause 9.1 above shall first obtain the written consent of the other Party and shall comply with all conditions set by the other Party on the use of its Brand Materials.

10. E-Communication

The Parties acknowledge and agree that electronic communication is an acceptable method of communicating information between the Parties without having to communicate the same on paper. Any communication and subsequent electronic signature that has been sent or signed in the past, present, or future between the Parties will hold the same force and effect as a document signed and inked on paper.

11. Mutual Cooperation and Relationship

The Parties realize that it is not feasible to adequately foresee and address every issue involving the collaboration of the Parties herein. Hence the Parties shall use their best endeavours to realize their expertise in carrying out the steps and measures necessary for furthering their mutual

interest under this Agreement in accordance with the spirit of close cooperation and mutual assistance.

(THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK)



PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, AIRCOT ROAD, KODAMBAKKAM
CHENNAI-600 026

MEMORANDUM OF UNDERSTANDING

BETWEEN



UNIVERSITI TELEKOM SDN. BHD.

(Company No. 436821-T)

(Registered owner of **Multimedia University**)

AND



THIS MEMORANDUM OF UNDERSTANDING ("MoU") is made on 17th December 2019

BETWEEN

UNIVERSITI TELEKOM SDN BHD (Company No. 436821-T), a company duly incorporated under the Malaysian Companies Act 1965 (which has been repealed and superseded by the Malaysian Companies Act 2016) and remains validly incorporated under the Malaysian Companies Act 2016 and having its registered office at Level 51, North Wing, Menara TM, Jalan Pantai Baharu, 50672 Kuala Lumpur (hereinafter referred to as **UTSB**) of the one part;

AND

MEENAKSHI SUNDARARAJAN ENGINEERING COLLEGE, managed by Indian Institute of Engineering Technology Society, registered under the Indian Societies Act of 1961, having its address at 363, Arcot Road, Kodambakkam, Chennai-600 024, India, (hereinafter referred to as "**MSEC**"). **MSEC** is a part of the prestigious KRS Group of Institutions, considering of engineering college, arts & science colleges which constantly strives to be a Centre of Excellence with the singular aim of producing students of outstanding academic excellence & sterling character to benefit the society, nation, and the world at large.

UTSB and MSEC shall collectively be referred to as the "**Parties**" and individually as the "**Party**".

WHEREAS: -

- A. UTSB is the registered owner of Multimedia University ("MMU"), a private university registered under the Malaysian Private Higher Educational Institutions Act 1996, which offers tertiary level education and training in the areas, amongst others, multimedia technology, engineering, information technology, creative multimedia & business management and has the expertise and the capability to provide management, research and development, consultancy services and advancement of technology in the education industry. Reference to "UTSB" and "MMU" shall be used interchangeably, wherever appropriate.
- B. MSEC is an Engineering College, Affiliated to Anna University, Chennai
- C. The Parties hereto wish to explore potential academic collaboration opportunities as further described in Paragraph 2 below ("**Project**").
- D. The Parties acknowledge that as a first step in understanding the opportunities available for the Project, the Parties wish to record their current basic understandings, principles and terms in this MoU.

NOW THEREFORE, the Parties agree to describe herein the mutual intent and understandings of the Parties in pursuit of the objectives for the Project, as follows: -

1. DURATION

This MoU shall become effective as of the Effective Date and shall continue in effect until (a) the definitive agreement ("**Definitive Agreement**") is finalized and signed by the Parties or (b) a date that is twenty four (24) months from the Effective Date, whichever is earlier.

2. INTENTION OF THE PARTIES

2.1 The intention of the Parties to this MoU is to: -

2.1.1 work together in good faith to examine and determine the feasibility in relation to the following areas: -

- a. Exchange of undergraduate and/or graduate students, where such exchanges may include, but are not limited to mobility programs such as one semester programs, summer/winter programs;
- b. Exchange of faculty members and/or research scholars, where such exchanges may include, but are not limited to exchanges for one or more weeks, months or semesters;
- c. Joint research activities;
- d. Sharing of activities and programs in areas of mutual interest, where such sharing would result in a benefit to both Parties.

2.1.2 to establish a joint working team, if necessary, to effectively and efficiently examine the feasibility of the Project.

3. NON BINDING OBLIGATIONS

This MoU is intended to be a summary of the current intentions and understandings of the Parties with respect to the Project as reflected in discussions between the Parties' representatives to date, and it is expressly understood that: -

- (a) this MoU is not intended to, and does not, constitute a legally binding obligation or an agreement to enter into any financial or other arrangement or any agreement; and
- (b) except for Paragraphs 3, 6, 7, 8, 9, 11, 12 and 13 of this MoU, which shall be binding on the Parties hereto, other provisions of this MoU is mutually non-binding.

4. OBTAINING APPROVALS AND LICENSES

The implementation by the Parties of this MoU may be contingent upon obtaining and the continuance of such approvals, consents, authorizations, licenses and permits from the appropriate governments, statutory and regulatory authorities, as well as the internal corporate approvals, as may be required or deemed to be necessary by the Parties and as may be satisfactory to them. The Parties shall use all reasonable efforts to obtain and to have continued in effect approvals, consents, authorizations, licenses, permits and other requirements.

5. AGREEMENT PRINCIPLES

5.1 It shall be the objective of the Parties to produce the Definitive Agreement containing such terms and conditions governing the Projects as shall be mutually agreeable to the Parties.

5.2 Each Party will be responsible for its own expenses during the discussions in connection with this MoU, and all discussions shall be done in good faith for the mutual benefit of both Parties involved. Any action taken in reliance on the understanding expressed in this MoU shall be at the Parties' own risk

6. RELATIONSHIP

- 6.1 The relationship among the Parties shall not be that of partners. Nothing herein contained shall be deemed to constitute a partnership between and among them or merge their assets or their fiscal or other liabilities or undertakings.
- 6.2 Nothing contained herein shall allow MSEC to act as an agent of UTSB or all Parties, except to the extent expressly permitted hereunder and nothing herein contained shall be deemed to constitute a joint venture, partnership or other formal business entity of any kind among them.

7. CONFIDENTIALITY

- 7.1 All information exchanged between Parties in connection with this MoU or during discussions preceding this MoU are CONFIDENTIAL to them and shall not be disclosed to any third party during the period of this MoU ("**Confidential Information**") thereafter except:
- (a) with the written consent of the other Party;
 - (b) if required by law to be disclosed;
 - (c) in connection with legal proceedings by authority of a court of competent jurisdiction; or
 - (d) if the information is or becomes generally and publicly available but not as a result of breach by either Party and/or the employees of its respective subsidiaries, parent or related companies as aforesaid, of its obligations under this MOU.
- 7.2 Disclosure of any Confidential Information to the employees of either Party's subsidiary, parent or related companies (as defined under the Malaysia Companies Act, 2016) ("**Related Companies**") is permitted provided it is necessary for the purposes of performing that Party's obligations under this MoU. Notwithstanding the aforesaid, the Party receiving any Confidential Information shall ensure that any of its employees to whom Confidential Information is disclosed shall undertake to observe the confidentiality undertakings in this MOU. The Party receiving the Confidential Information shall protect all Confidential Information of the disclosing Party using not less than the standard of care in which it treats its own confidential information (but no less than a reasonable care in the circumstances) and shall ensure that the Confidential Information is stored and handled in such a way as to prevent unauthorised disclosure.
- 7.3 The obligation of confidentiality herein shall survive the termination of this MOU and remain binding on the Parties without limitation of time.

OR

In respect of the discussion and information exchanged between the Parties hereunder, the Parties hereby acknowledge and agree to be bound by the Non-Disclosure Agreement dated entered into between the Parties.

8. WITHDRAWAL

Notwithstanding the generality of the provisions stipulated herein, any Party may withdraw from this MoU at any time by giving fourteen (14) Business Days written notice to the other Party without assigning any reasons, PROVIDED ALWAYS THAT the withdrawing Party shall be bound by the Confidentiality provisions as set forth in Paragraph 7 herein.

For the avoidance of any doubt, any reference to "**Business Day**" in this MoU shall mean any day other than a Saturday or Sunday or public holiday in Malaysia or _____;

9. NOTICES

9.1 A notice or other communication under or in connection with this MoU (a "Notice") shall be:

- a. in writing;
- b. in the English language; and
- c. delivered personally or sent by first class post (and air mail if overseas), fax or e-mail to the party or parties due to receive the Notice to the address set out in paragraph 9.3 or to an alternative address, e-mail address, person or fax number specified by that party by not less than seven (7) days' written notice to the other parties, received before the Notice was despatched.

9.2 Unless there is evidence that it was received earlier, a Notice is deemed given if:

- a. delivered personally, when left at the address referred to in paragraph 9.3 below;
- b. sent by mail, except air mail, two (2) Business Days after posting it;
- c. sent by air mail, six (6) Business Days after posting it;
- d. sent by fax, when confirmation of its transmission has been recorded by the sender's fax machine; and
- e. sent by e-mail, when the recipient, by an e-mail sent to the e-mail address for the sender stated in paragraph 9.3 or by a notice delivered by another method in accordance with this Paragraph 9, acknowledges having received that e-mail, *provided*, an automatic "read receipt" does not constitute acknowledgment of an electronic mail for purposes of this paragraph 9.2.

9.3 The addresses referred to in paragraph 9.2 above are:

Name of party	Address	Fax number/ e-mail address	Marked for the attention of
UTSB- Universiti Telekom SdnBhd	Cyberjaya Campus, PersiaranMultimedia,63100 Cyberjaya, Selangor.Malaysia	ckho@mmu.edu.my	Prof Dr. Ho Chin Kuan Vice President Academic and Internationalisation
Meenakshi Sundararajan Engineering College	363, Arcot Road, Kodambakkam, Chennai- 600024	principal@msec.edu.in	Dr.K.S.Babai Secretary

10. INTELLECTUAL PROPERTY RIGHTS

10.1 All existing intellectual property rights of any Party, including any development, adaptation, modification or derivative rights shall belong and remain with such Party. Nothing in this MoU shall transfer or assign such intellectual property rights of UTSB to the MSEC and vice versa.

10.2 Nothing in this MoU is intended to grant any intellectual property rights to the MSEC and vice versa.

10.3 This paragraph 10 shall survive the termination of this MoU for any reason whatsoever.

11. FURTHER UNDERTAKINGS

Each Party hereby covenants and undertakes to perform their respective obligations and to act at all times in good faith in implementing this MoU.

12. AMENDMENTS AND VARIATIONS

Wherever it becomes necessary, this MoU may be varied or amended by mutual agreement in writing by the Parties and such variations or amendments shall be part of this MoU.

13. GOVERNING LAW

This MoU will be governed by and construed in accordance with the laws of Malaysia and the Parties irrevocably submit to the exclusive jurisdiction of the courts of Malaysia.

14. COUNTERPART

This MoU may be executed in several counterparts, each of which shall be deemed an original and all of which shall constitute one and the same instrument, and shall become effective when counterparts have been signed by each of the Parties and delivered to the other Party; it being understood that all Parties need not sign the same counterparts.

15. LIMITATION OF LIABILITY

In no event shall either Party be liable to the other for any damages whatsoever including, without limitation, direct, indirect, speculative, incidental, special or consequential damages in connection with performance under this MoU.

(The remainder of this page is intentionally left blank)

SIGNED by

in the presence of :-

Vice President Academic and Internationalisation

SIGNED by
for and on behalf of




P. SREEKANTH, DIRECTOR
KSHI SUNBARAJAN
ERING COLLEGE

~~2000~~

Dr.K.S.Babai
Secretary
MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE

MEMORANDUM OF CO-OPERATION

BETWEEN

MEENAKSHI SUNDARARAJAN ENGINEERING COLLEGE
INDIA

AND

UNIVERSITI TELEKOM SDN. BHD.
MALAYSIA

This Memorandum of Cooperation ("MOC") dated this _____.

BETWEEN:

UNIVERSITI TELEKOM SDN. BHD. (436821-T) having its registered office at Level 51, North Wing, Menara TM, Jalan Pantai Baharu, 50672 Kuala Lumpur [as the registered owner of Multimedia University (Registration No. KP/JPS/DFT/US/B01), a Private University registered under the Private Higher Educational Institutions Act, 1996 (Act 555)] and having its business address at Jalan Multimedia, 63100 Cyberjaya, Selangor Darul Ehsan and Jalan Ayer Keroh Lama, 75450 Bukit Beruang, Melaka (hereinafter referred to as Multimedia University or "MMU")

AND

MEENAKSHI SUNDARARAJAN ENGINEERING COLLEGE, managed by Indian Institute of Engineering Technology Society, registered under the Indian Societies Act of 1961, having its address at 363, Arcot Road, Kodambakkam, Chennai-600 024, India, (hereinafter referred to as "MSEC"). MSEC is a part of the prestigious KRS Group of Institutions, consisting of engineering college, arts & science colleges which constantly strives to be a Centre of Excellence with the singular aim of producing students of outstanding academic excellence & sterling character to benefit the society, nation, and the world at large.

WHEREAS:

1. MSEC being ranked among the top 3 with their campus in Chennai, India provides high level of quality education to Indian Students in the area of Engineering.
2. MMU is a university with two campuses (Cyberjaya and Melaka) in Malaysia, and provides university-level education and training in the areas of multimedia technology, engineering, information technology, creative multimedia and business management.
3. The Parties now wish to enter into a series of discussions for the mutual benefit of both Parties, and for purposes more particularly set forth herein.

The Parties hereby agree to the following:

1. **Scope of Cooperation:** The provisions stated in this MOC are statements of intent only. This is a **non-binding agreement** between the Parties (save for the confidentiality provisions below), and no such agreement shall exist until both Parties have negotiated, prepared and executed a separate written agreement establishing the binding obligations of the Parties and approved by each Party's Board of Directors in relation to specific objectives stated below.

This MOC is intended to establish a basis upon which MSEC and MMU may explore areas for cooperation, and the Parties will also explore cooperation on talent sourcing and development. The Parties believe that such endeavors would be in the interest of both Parties. In this regard, the Parties agree to discuss and explore the following :

1. **Short Term Study Programs / Short Term Live Industry Projects:-** Students may opt for FINAL PROJECTS in either countries and in that time spent may take a few courses

that will help improve their knowledge in their chosen field. This should help learn the various systems prevailing in the East Asian countries & provide for a global exposure.

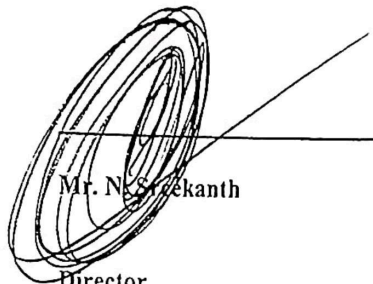
2. Joint LAB SETUPS in either campus thus sharing the expertise available in the fields of IT & Engineering.
 3. Joint Research Projects.
 4. Tie- Ups for International Conferences.
 5. Tie-Ups for Placements – Joint Placement Pools for select students.
 6. Possibility of Joint International Publications
-
2. **Contact Persons:** MMU hereby appoints Prof. Raphael Phan, Director of University-Industry Engagement Centre and MSEC hereby appoints Mr. Sreekanth Narasimhan (Trustee & Director) and V.S. Raghunathan – Dean Research MSEC to co-ordinate and oversee all discussions between the Parties pursuant to this MOC.
 3. **Mutual Expense and Reliance:** Each Party will be responsible for its own expenses during the discussions in connection with this MOC, and all discussions shall be done in good faith for the mutual benefit of both Parties involved. Any action taken in reliance on the Cooperation expressed in this MOC shall be at the Parties' own risk.
 4. **Confidentiality:**
 - a) All information exchanged between Parties in connection with this MOC or during discussions preceding this MOC and relating to this MOC or to any matter contemplated by this MOC, and any discussions held between the Parties are CONFIDENTIAL to them and may not be disclosed to any third party during the period of this MOC or anytime thereafter except :
 - i) with the written consent of the other Party.
 - ii) if required by law to be disclosed;
 - iii) in connection with legal proceedings by authority of a court of competent jurisdiction; or
 - iv) if the information is or becomes generally and publicly available but not as a result of breach by either Party and/or the employees of its respective subsidiaries, parent or related companies as aforesaid, of its obligations under this MOC.
 - b) Disclosure of confidential information to employees of Party's subsidiary, parent or related companies (as defined under Malaysia Companies Act, 1965) is permitted provided it is necessary for the purposes of performing that Party's obligations under this MOC. Notwithstanding the aforesaid, the Party receiving any information shall ensure that any of its employees to whom information is disclosed by the Party disclosing any of its employees to whom information is disclosed by the Party disclosing pursuant to this MOC shall undertake to observe the confidentiality undertakings in this MOC. The Party receiving the information shall protect all confidential information of the disclosing Party using not less than the standard of care in which it treats its own confidential information (but no less than a reasonable care in the circumstances) and shall ensure that the information is stored and handled in such a way as to prevent unauthorized disclosure.
 - c) The obligation of confidentiality herein shall survive the termination of this MOC and remain binding on the Parties without limitation of time.

5. **Implementation and Termination:** This MOC will come into effect on the day on which it is signed by both Parties. It will continue for a period of Three (3) Years, thereafter the MOC may be extended for a further period by written *agreement* between both Parties. Furthermore both parties acknowledge that either party may terminate this MOC for any reason by providing 30 days notice in writing to the other Party.
6. **Limitation of Liability:** In no event shall either Party be liable to the other for any damages whatsoever including, without limitation, direct, indirect, speculative, incidental, special or consequential damages in connection with performance under this MOC.
7. **Modifications:** No variations, modification or alteration of any provisions of this MOC shall be effective unless made with the prior written agreement of the Parties.
8. **Dispute Settlement:** Any differences and disputes arising in the interpretation and/or application of this MOC shall be settled by negotiations and/or consultations in the spirit of trust and understanding in consonance with the friendship and cooperation that exist between the Parties.

(The rest of this page is intentionally left blank)

In witness whereof the parties hereto have caused this MOC to be duly executed on the day and year first above mentioned.

SIGNED BY:



Mr. N. S. Srekanth

Director
Meenakshi Sundararajan School of Management

SIGNED BY:



Prof. Dato' Dr. Muhamad Rasat Muhamad

President
Multimedia University

WITNESSED BY:



WITNESSED BY:



Prof. Dr. Ong Duu Sheng

Vice President (Academic)
Multimedia University

MEMORANDUM OF UNDERSTANDING

BETWEEN

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE**

CHENNAI

AND

TVS MOTOR COMPANY LIMITED

December 1, 2019

This memorandum of understanding (MOU) is made and entered on December 1, 2019 by and between TVS Motor Company Limited, Registered office at "Chaitanya" No.12, Khader Nawaz Khan Road, Chennai – 600 006, Tamilnadu, India and factory at Post Box No.4, Harita, Hosur – 635109, Tamilnadu, India, hereinafter referred to as "TVS-M" of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University) of the other part.

Both TVS-M and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the TVS-M is engaged in the business of manufacturing two-wheelers, three wheelers and automotive components in India.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.



Services:

The TVS-M agrees to provide few or all of the following services:

College centric:

1. Sponsoring official as member in the academic development committee of the Institution.
2. Curriculum review to plan for implementation of suitable programs to meet future challenges
3. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
4. Permission for industrial visit
5. Permission for in-plant training for students
6. Deputation of Resource persons as Judges for students project/presentation

Company centric:

MSEC agrees to provide the following services;

1. Students contribute to the TVS-M by doing summer projects or mini projects in MSEC premises or in TVS-M premises.
2. The TVS-M will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
3. The fact of this MOU with TVS-M and the contribution of TVS-M to MSEC through this MOU may be mentioned in functions of MSEC.



PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, AIRCOT ROAD, KODAMBAKKAM
CHENNAI-600 026

TVS-M and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

TVS-M and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of TVS-M and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

This memorandum of understanding shall become effective on the date of execution of this Memorandum and shall remain in full force and effect until November 30, 2022 or until the date either party agree to terminate earlier or extend his Memorandum by giving prior written notice.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

TVS-M and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

A handwritten signature in black ink, appearing to be 'A. Nam', is located at the bottom center of the page.

The memorandum of understanding (MOU) is made on this 1st day of December 2019,
at Hosur.

Signed.....

for TVS Motor Company Limited:


R Anandakrishnan
Executive Vice President (HR & IT)

In witness thereof


Signed.....

for TVS Motor Company Limited:

K Vengada Subramanian
Assistant General Manager (HRD)

Signed.....

for College :

N.Sreekanth
Director



In witness thereof

Signed.....

for College :

Dr.K.S.Babai
Secretary



PRINCIPAL
MEENAKSHI SUNDARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 024

MEMORANDUM OF UNDERSTANDING

BETWEEN

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI**

AND

TVS MOTOR COMPANY LIMITED

November 20, 2014

This memorandum of understanding (MOU) is made and entered on November 20, 2014 by and between TVS Motor Company Limited, a company incorporated under the provisions of the Companies Act, 1956, having its Registered Office at "Jayalakshmi Estates", 29 Haddows Road, Chennai 600 006, and factory at P.B. No.4, Harita, Hosur – 635 109, Tamilnadu, India, hereinafter referred to as "TVS-M" of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024, hereinafter referred to as "MSEC" (affiliated to Anna University) of the other part

Both TVSM-M and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the TVS-M is engaged in the business of manufacturing two-wheelers, three-wheelers and automotive components in India.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.



Services:

The TVS-M agrees to provide few or all of the following services:

College centric:

1. Sponsoring official as member in the academic development committee of the Institution.
2. Curriculum review to plan for implementation of suitable programs to meet future challenges
3. To provide guidance and advise for the development of infrastructure

Faculty centric:

1. Familiarization training for teaching faculty and other technical support staff
2. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
4. Permission for industrial visit – 4 batches of 30 students each in a year
5. Permission for in-plant training for students – maximum 5 students in a year
6. Deputation of Resource persons as Judges for students project/presentation

Company centric:

MSEC agrees to provide the following services;

1. Students contribute to the TVS-M by doing summer projects or mini projects in MSEC premises or in TVS-M premises.
2. The TVS-M will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
3. The fact of this MOU with TVS-M and the contribution of TVS-M to MSEC through this MOU may be mentioned in functions of MSEC.



It is effective upon signing and shall remain in effect until termination by either party with 30 days written notice.

TVS-M and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

TVS-M and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both the parties hereto shall be obliged to maintain mutual confidentiality on any and all information and other matters furnished by both parties. Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of TVS-M and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

All intellectual property rights in any product or any improvement of a product or any design, concept or idea, resulting from or in any way attributable to the information, consultancy or advice furnished or provided by the students and/or faculty of MSEC in the course of this Agreement will solely vest in TVS-M. If required by TVS-M, MSEC shall execute such documents as required to transfer in favour of TVS-M, proprietary rights if any owned by MSEC, if any. TVS-M will be entitled to utilize and put to work for its own products, or otherwise use or commercialize, such intellectual property rights.




Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

This memorandum of understanding shall become effective on the date of execution of this Memorandum and shall remain in full force and effect until December 31, 2015 or until the date either party hereto agrees to terminate earlier or extend this Memorandum by giving prior written notice.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

TVS-M and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this 20th day of November 2014, at Hosur.

Signed.....

for TVS Motor Company Limited :

V Kovaichelvan
Senior Vice President (HR)

In witness thereof

Signed.....

for TVS Motor Company Limited :

B Ramakrishnan
Vice President (HRD)




PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, ZODAMBAKICATTA
CHENNAI-600 026

Signed.....

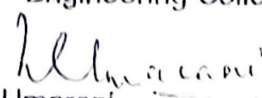
for Meenakshi Sundararajan
Engineering College

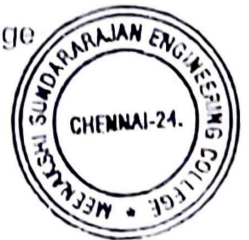
Dr K S Babai
Secretary & Principal

In witness thereof

Signed.....

for Meenakshi Sundararajan
Engineering College


Dr K Umarani
Dean - Academics



MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI

AND

MISSILE INGENIATOR

09/10/2019

MOU between MSEC and Missile Ingeniator

This memorandum of understanding (MOU) is made on 09/10/2019 by and between Missile Ingeniator, 6/11, Thiru. Vi. Ka. Street, Pallavaram, Chennai – 600 043 and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University) of the other part

Both Missile Ingeniator and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the Missile Ingeniator is engaged in the business of research and development of new products in the field of engineering. The company helps in up skilling, reinforcing ingenuity and artistry for engineering graduates.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Services:

The Missile Ingeniator agrees to provide few or all of the following services:

College centric:

1. Transfer of technology
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of Missile Ingeniator
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipment's / software
4. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/symposium conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation

10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Missile Ingeniator.
4. Students contribute to the Missile Ingeniator by doing summer projects or mini projects in MSEC premises or in Missile Ingeniator premises.
5. The Missile Ingeniator will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with Missile Ingeniator and the contribution of Missile Ingeniator to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

Missile Ingeniator and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

Missile Ingeniator and MSEC shall maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

MOU between MSEC and Missile Ingeniator

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Missile Ingeniator and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement. and permit the transfer of records to another, for the purpose of continuing services. with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

Missile Ingeniator and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this 09th day of October 2019, at Chennai.

Signed K. D. D. D. **for Missile Ingeniator,**
for Company:

Director

In witness thereof

Signed P. S. S. S.
for Company:

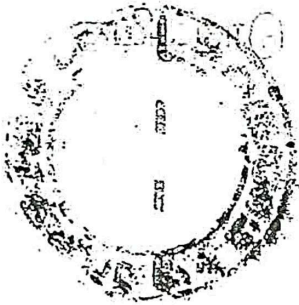
PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, AIRCOT ROAD, KODAMBAKKAN
CHENNAI-600 024

Signed [Signature]
for College :

In witness thereof

Signed [Signature]
for College:





TAMIL NADU

Rajalakshmi Engg. College
Thandalam.

A-12-2019

74AB 661901

G.S. சரஸ்வதி (S.V.)
சுப்பிரமணியன் தமிழ்நாடு
உ. எண் : 24/CGU/08

MEMORANDUM OF UNDERSTANDING (MoU)

Between

Rajalakshmi Engineering College

And

Meenakshi Sundararajan Engineering College

This MoU is entered into on the 30th November 2019 by and between Rajalakshmi Engineering College (hereinafter called REC) located at Thandalam, Chennai - 602 105 and Meenakshi Sundararajan Engineering College (hereinafter called MSEC) located at Kodambakkam, Chennai

1. PREAMBLE

AICTE has initiated a Scheme called 'Margdarshan' (Share and Mentor Institutions) envisaging that a Hub and Spoke system is to be established by an institute of repute as a Mentor within an existing facility to serve as the hub to guide ten technical institutions in Outcome Based Education and NBA Accreditation Process.

In this regard, Rajalakshmi Engineering College (REC) is selected by AICTE to serve as a Mentor institute in the region.

S. V. Thompson
9/12/19

2. OBJECTIVES OF THE MOU

The aim of this MoU is to stimulate and facilitate MSEC to guide itself in Outcome Based Education and thereby guide for the process of NBA Accreditation.

Objectives are :

- a. Mentor institute(REC) will guide the activities that will explain the requirements and parameters of NBA Accreditation
- b. Mentor Institute(REC) will conduct Faculty Development Programmes concentrating the parameters and Process of NBA Accreditation
- c. Mentor Institute(REC) will conduct Workshops/Seminars for the benefit of faculty and students of Mentee Institution(MSEC).
- d. Mentor Institute(REC) will build a strong linkage with Mentee Institution (MSEC) in relation to NBA Accreditation.

3. DURATION

This MoU shall remain effective from the date of execution until the end of the term of three years (2019-20 to 2022-23)

4. TERMS AND CONDITIONS


- All costs for conducting Faculty Development Programmes and Seminars will be managed through the funding received from AICTE for Margdarshan Project
- Faculty Development Programmes shall be conducted at Rajalakshmi Engineering College and faculty members from Mentee Institution (MSEC) may avail hostel facility if required.
- There will be NO COST involved from Mentee Institution(MSEC) in this project
- Mentee Institute (MSEC) agrees to depute faculty members to attend the programmes conducted under this project.

5. 'MARGDARSHAN' COORDINATOR


Mentee Institute (MSEC) agrees to designate a faculty member who will be responsible to co-ordinate and implement activities undertaken under this MoU.

On Behalf of REC


On Behalf of MSEC


Dr.S.N.Murugesan 9/12/19
Principal, REC

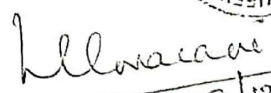



Dr.P.K.Suresh
Principal, MSEC




Dr.V.Prasannakumari 9.12.19
Professor - REC
Margdarshan Chief Coordinator


PRINCIPAL
MEENAKSHI SUNDARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 024


Dr.K.Umarani 09/12/19
Dean Academics &
NBA Coordinator, MSEC



07.01.2020

தமிழ்நாடு TAMILNADU

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI - 600 024

M. C. ANUSUA

STAMP VENDOR L. No. 21/2000
51/2, SOUNDARYA COLONY,
ANN. NAGAR (W) EXTN. CHENNAI - 600 107
PAN - AAMPA 3461D

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is dated 07/01/2020 and shall come in effective from 07/01/2020.

PARTIES

- (1) WABCO INDIA LIMITED, Incorporated and registered in India with company identification number [NUMBER] whose registered office is at Plot No. 3, 3rd Main Road, Ambattur Industrial Estate, Chennai - 600058 ("WABCO").
- (2) Meenakshi Sundararajan Engineering College, affiliated to Anna University, having its office situated at Kodambakkam, and its campus at 363, Arcot Road, Kodambakkam, Chennai-600024 ("MSEC").

(Hereinafter WABCO and MSEC shall be individually referred to as the "Party" and collectively as the "Parties")

BACKGROUND

- (A) WABCO is into design, development and manufacture and selling of air assist and full air actuation system, its components and accessories and others.
- (B) MSEC is engaged in academic teaching and providing formal education to students in various Engineering streams.
- (C) WABCO and MSEC intend to develop a collaborative partnership to address the concerns of academic institutions and industry.
- (D) MSEC approached WABCO for internship/project opportunities to its students and also requested delivery of guest lectures by WABCO personnel.
- (E) WABCO agreed to consider internships/project opportunities to MSEC students on need basis and also willing to deliver guest lectures' at MSEC subject to availability of experts from WABCO. WABCO is not under a mandatory obligation to provide internship/projects and deliver guest lectures at MSEC.

AGREED TERMS

1. Parties herein agree to develop a partnership to address the concerns/challenges of current Engineering education and industry.
2. This MOU scope shall include providing internship/project opportunities, guest lectures to MSEC students and build a strategic partnership between parties.
3. MSEC voluntarily willing to partner with WABCO and thereby provide academic support through its professors and students and also benefit from WABCO's industrial expertise and leadership.
4. WABCO is not under any mandatory obligation to provide internship/project opportunities and guest lectures to MSEC students; however such opportunities are extended based on WABCO's sole requirement.
5. In regard to internship/project, MSEC shall coordinate with WABCO three (3) months in advance and incase opportunities exist, WABCO will give consent to MSEC.
6. In regard to guest lectures, MSEC shall provide WABCO the topics for guest lecture three months in advance. In case WABCO is willing to deliver guest lecture the same will be confirmed.
7. In case MSEC intends to benefit from WABCO's expertise in MSEC activities, MSEC may reach out to WABCO with specific proposals, like proposal of invitation to join executive council or academic council and others. WABCO shall have discretion whether to accept or reject the proposal.
8. Incase WABCO requires any academic program assistance; MSEC shall extend such support subject to terms of the proposal.
9. WABCO and MSEC shall nominate the following persons as one point contact for interaction under this agreement:
 - WABCO: Mr.K.Venugopal
 - MSEC: Dr.K.S.Babai

10. In case parties intend to extend collaboration to other activities/areas, the same shall be agreed in writing by the parties.
11. In case WABCO grants permission to MESC student for carrying out internships/projects at WABCO, such students are under mandatory obligation to sign NDA and waiver of Moral rights agreements.
12. MESC and its employees and students shall keep information shared by WABCO pursuant to this MOU confidential.
13. All intellectual Property Rights created, developed or generated by either party or its personnel and students pursuant to this either MOU shall be absolutely owned by WABCO.
14. While doing Internship or working on projects at or for WABCO, if MESC and their personnel and/or their students intend to use any intellectual property owned by them, they need to identify the same and obtain prior written consent from WABCO to use the same in Projects, otherwise it is deemed that WABCO absolutely owns all forms of intellectual property in the projects and deliverables.
15. During internship and/or while working on WABCO projects, MESC and/or its students shall not use or finalize or publish a project report with WABCO information, without prior written approval of WABCO authorized representative.
16. MESC agree that it shall ensure its professor and students working on projects pursuant to this MOU shall comply with WABCO policies, process, applicable laws & regulations.
17. MESC agree that there shall not be any consideration be paid WABCO to students working on internship/projects or any engagements unless specifically approved and agreed by WABCO in writing.
18. In case parties intend to work on any projects of strategic importance and research, parties shall execute a written project specific strategic agreement.
19. MESC and its student working at/for work on projects and internship shall assign all their rights in the project deliverables in favor of WABCO.
20. This MOU will be in effect initially for a period of 3 years from the date of signing of this MOU by both the parties and may be renewed further on mutually agreed terms and conditions.
21. Either party may terminate this MOU by a written notice by giving an advance notice of one month to the other party. However, terms of this MOU shall remain to be valid post termination of this MOU.
22. MESC shall defend, indemnify and hold WABCO and its Directors, employee (each "indemnified party") harmless from and all judgments, losses, payments, costs, expenses (including reasonable attorneys' fees), damages, settlements, liabilities, fines, and penalties of the Indemnified Party ("Costs"): (i) arising from or in connection with a claim, suit, action, proceeding or demand (each, a "Claim") brought against the Indemnified Party by a third party in connection with the violation of Intellectual Property Rights by MESC and its students under this Agreement, and (ii) arising from or in connection with (a) the breach by MESC of any of its obligations or warranties hereunder.

23. The provisions of this MOU are severable. If a court or arbitrator holds any provision of this Agreement invalid, illegal or unenforceable, then the validity, legality or enforceability of the remaining provisions will in no way be affected or impaired thereby. If a court or arbitrator holds any such provision to be invalid or unenforceable, the adjudicating entity will replace that provision with a provision that is valid and enforceable, and most nearly reflects the intent of the original provision.

24. This MOU shall be governed in accordance with the laws of India. In case of any dispute between the parties, parties shall settle the matter amicably within 15 days from the date of dispute, failing which the matter shall be referred to a sole arbitrator mutually appointed by the parties. Arbitration proceedings shall be conducted in accordance with The Arbitration and Conciliation Act, 1996 and the venue of Arbitration shall be in Chennai. English language shall be used in the arbitration proceedings. The arbitration award shall be final and binding on all the Parties.

IN WITNESS WHEREOF, WABCO and MESCO, by the signatures of their duly-authorized representatives below, intending to be legally bound, agree to all of the provisions of this MOU.

AGREED TO AND ACKNOWLEDGED BY:

For WABCO INDIA LIMITED

Signed.....

for Company: **Mr. P. Karthiappan**
Managing Director



In witness thereof

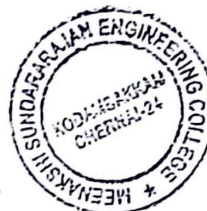
Signed.....

for Company: **Mr. K. Venugopal**
General Manager TQM

For Meenakshi Sundararajan Engineering College

Signed.....

for College : **Dr. K. S. Babai**
Secretary



In witness thereof

Signed.....

for College : **Dr. K. Umarani**
Dean Academics

PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAN
CHENNAI-600 024

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is dated 13/08/2014 and shall come in effective from 13/08/2014.

PARTIES

- (1) WABCO INDIA LIMITED, incorporated and registered in India with company identification number [NUMBER] whose registered office is at Plot No. 3, 3rd Main Road, Ambattur Industrial Estate, Chennai – 600058 ("WABCO").
- (2) Meenakshi Sundararajan Engineering College, affiliated to Anna University, having its office situated at Kodambakkam, and its campus at 363, Arcot Road, Kodambakkam, Chennai-600024 ("MSEC").

(Hereinafter WABCO and MSEC shall be individually referred to as the "Party" and collectively as the "Parties")

BACKGROUND

- (A) WABCO is into design, development and manufacture and selling of air assist and full air actuation system, its components and accessories and others.
- (B) MSEC is engaged in academic teaching and providing formal education to students in various Engineering streams.
- (C) WABCO and MSEC intend to develop a collaborative partnership to address the concerns of academic institutions and industry.
- (D) MSEC approached WABCO for internship/project opportunities to its students and also requested delivery of guest lectures by WABCO personnel.
- (E) WABCO agreed to consider internships/project opportunities to MSEC students on need basis and also willing to deliver guest lectures' at MSEC subject to availability of experts from WABCO. WABCO is not under a mandatory obligation to provide internship/projects and deliver guest lectures at MSEC.

AGREED TERMS

1. Parties herein agree to develop a partnership to address the concerns/challenges of current Engineering education and industry.
2. This MOU scope shall include providing internship/project opportunities, guest lectures to MSEC students and build a strategic partnership between parties.
3. MSEC voluntarily willing to partner with WABCO and thereby provide academic support through its professors and students and also benefit from WABCO's industrial expertise and leadership.
4. WABCO is not under any mandatory obligation to provide internship/project opportunities and guest lectures to MSEC students; however such opportunities are extended based on WABCO's sole requirement.

5. In regard to internship/project, MSEC shall coordinate with WABCO three (3) months in advance and incase opportunities exist, WABCO will give consent to MSEC.
6. In regard to guest lectures, MSEC shall provide WABCO the topics for guest lecture three months in advance. In case WABCO is willing to deliver guest lecture the same will be confirmed.
7. In case MSEC intends to benefit from WABCO's expertise in MSEC activities, MSEC may reach out to WABCO with specific proposals, like proposal of invitation to join executive council or academic council and others. WABCO shall have discretion whether to accept or reject the proposal.
8. Incase WABCO requires any academic program assistance; MSEC shall extend such support subject to terms of the proposal.
9. WABCO and MSEC shall nominate the following persons as one point contact for interaction under this agreement:
 - WABCO: Mr.V.Thiyagarajan
 - MSEC: Dr.K.S.Babai
10. In case parties intend to extend collaboration to other activities/areas, the same shall be agreed in writing by the parties.
11. Incase WABCO grants permission to MESC student for carrying out internships/projects at WABCO, such students are under mandatory obligation to sign NDA and waiver of Moral rights agreements.
12. MSEC and its employees and students shall keep information shared by WABCO pursuant to this MOU confidential.
13. All Intellectual Property Rights created, developed or generated by either party or its personnel and students pursuant to this either MOU shall be absolutely owned by WABCO.
14. While doing internship or working on projects at or for WABCO, if MESC and their personnel and/or their students intend to use any intellectual property owned by them, they need to identify the same and obtain prior written consent from WABCO to use the same in Projects, otherwise it is deemed that WABCO absolutely owns all forms of intellectual property in the projects and deliverables.
15. During internship and/or while working on WABCO projects, MESC and/or its students shall not use or finalize or publish a project report with WABCO information, without prior written approval of WABCO authorized representative.
16. MSEC agree that it shall ensure its professor and students working on projects pursuant to this MOU shall comply with WABCO policies, process, applicable laws & regulations.
17. MESC agree that there shall not be any consideration be paid WABCO to students working on internship/projects or any engagements unless specifically approved and agreed by WABCO in writing.
18. In case parties intend to work on any projects of strategic importance and research, parties shall execute a written project specific strategic agreement.
19. MESC and its student working at/for work on projects and internship shall assign all their rights in the project deliverables in favor of WABCO.

20. This MOU will be in effect initially for a period of 3 years from the date of signing of this MOU by both the parties and may be renewed further on mutually agreed terms and conditions.
21. Either party may terminate this MOU by a written notice by giving an advance notice of one month to the other party. However, terms of this MOU shall remain to be valid post termination of this MOU.
22. MESC shall defend, indemnify and hold WABCO and its Directors, employee (each "indemnified party") harmless from and all judgments, losses, payments, costs, expenses (including reasonable attorneys' fees), damages, settlements, liabilities, fines, and penalties of the Indemnified Party ("Costs"): (i) arising from or in connection with a claim, suit, action, proceeding or demand (each, a "Claim") brought against the Indemnified Party by a third party in connection with the violation of Intellectual Property Rights by MESC and its students under this Agreement, and (ii) arising from or in connection with (a) the breach by MESC of any of its obligations or warranties hereunder.
23. The provisions of this MOU are severable. If a court or arbitrator holds any provision of this Agreement invalid, illegal or unenforceable, then the validity, legality or enforceability of the remaining provisions will in no way be affected or impaired thereby. If a court or arbitrator holds any such provision to be invalid or unenforceable, the adjudicating entity will replace that provision with a provision that is valid and enforceable, and most nearly reflects the intent of the original provision.
24. This MOU shall be governed in accordance with the laws of India. In case of any dispute between the parties, parties shall settle the matter amicably within 15 days from the date of dispute, failing which the matter shall be referred to a sole arbitrator mutually appointed by the parties. Arbitration proceedings shall be conducted in accordance with The Arbitration and Conciliation Act, 1996 and the venue of Arbitration shall be in Chennai. English language shall be used in the arbitration proceedings. The arbitration award shall be final and binding on all the Parties.

IN WITNESS WHEREOF, WABCO and MESC, by the signatures of their duly-authorized representatives below, intending to be legally bound, agree to all of the provisions of this MOU.

AGREED TO AND ACKNOWLEDGED BY:

For WABCO INDIA LIMITED

Signed.....

for Company: **Mr.V.Thiyagarajan**
General Manager TQM



In witness thereof

Signed.....

for Company: **Mr.T.R.Narasimhan**
Senior Manager TQM

For Meenakshi Sundararajan Engineering College

Signed.....

for College : **Dr.K.S.Babai**
Principal

In witness thereof

Signed.....

for College : **Dr.K.Umarani**
Dean Academic

[Signature]

PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, SODAMBAKKAL
CHENNAI-600 026

MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI

AND

NeoLight, LLC

January 2020

MOU between MSEC and NeoLight, LLC

This memorandum of understanding (MOU) is made and entered on Jan 20 2020 by and between NeoLight, LLC located at 275 N Gateway Dr Suite 128 Phoenix 85034 of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University) on the other part

Both NeoLight and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the NeoLight is engaged in the business of advancing innovation and developing life changing technologies in the infant care market.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

MOU between MSEC and NeoLight, LLC

Services:

The NeoLight agrees to provide few or all of the following services:

College centric:

1. Transfer of technology and advancing innovation and entrepreneurship.
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of NeoLight
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Promoting the spirit of entrepreneurship and innovation
2. Imparting a knowledge enterprise that is focused on problem- solving
3. Offering guidance for students' project work
4. Sponsoring resource persons for guest lectures
5. Demonstration of new equipment's / software
6. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/symposium/conference/workshops/seminars

9. Deputation of Resource persons as Judges for students project/presentation
10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry NeoLight.
4. Students contribute to the NeoLight by doing summer projects or mini projects in MSEC premises or in NeoLight premises.
5. The NeoLight will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with NeoLight and the contribution of NeoLight to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

NeoLight, LLC and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

NeoLight, LLC and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

MOU between MSEC and NeoLight, LLC

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of NeoLight, LLC and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

NeoLight, LLC and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on January 20 2020.

DocuSigned by:

Karthi Virch Koppaathi Naga Venkat

C98AC0E5F32A4B9...

Signed.....

for Company:

Co-founder & Executive Chairman

NeoLight, LLC
275 N Gateway Dr
Suite 128 Phoenix
AZ 85034
United States of America

Signed.....

for College :



[Signature]
PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, AIRCOT ROAD, KODAMBAKKAM
CHENNAI-600 024

MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN

ENGINEERING COLLEGE

CHENNAI

AND

MUDHRA FINE BLANC

PRIVATE LIMITED

22-04-2021

This memorandum of understanding (MOU) is made and entered on Date by and between Mudhra Fine Blanc Private Limited, B39-40, SPICOT Industrial Park, Irungattukottai, Chennai 602 105 (MIM) of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University) of the other part

Both MIM and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the MIM is engaged in the business of auto component manufacturing.

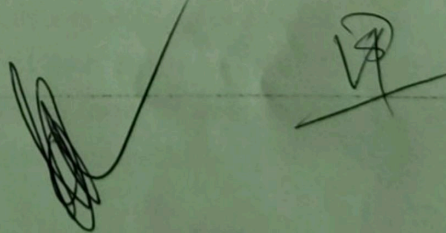
Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Two handwritten signatures are present at the bottom of the page. The signature on the left is a large, stylized, cursive mark. The signature on the right is a smaller, more compact mark, possibly a monogram or a stylized 'V'.

Services:

The MIM agrees to provide few or all of the following services:

College centric:

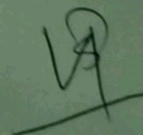
1. Transfer of technology
2. Sponsoring official to assist in the academic development of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of Mudhra Fine Blanc Private Limited
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipment's / software
4. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/symposium/conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation
10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.



11. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

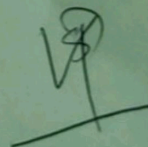
1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry MIM.
4. Students contribute to the MIM by doing summer projects or mini projects in MSEC premises or in MIM premises.
5. The MIM will be displayed in banners or along with logos of MSEC in College technical event.
6. The fact of this MOU with MIM and the contribution of MIM to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus Lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

Mudhra Fine Blanc Private Limited and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

Mudhra Fine Blanc Private Limited and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.



MOU between MSEC and Mudhra Fine Blanc Private Limited

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Mudhra Fine Blanc Private Limited and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

Mudhra Fine Blanc Private Limited and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this 22-04-2021 at Chennai.

Signed.....

For Company: Vikram Prabhakar

Chief Operating Officer



In witness thereof

Signed.....

For Company: Swaminathan.V

Sr HR Executive

Signed.....

for College: N Sreekanth

Director



In witness thereof

Signed.....

for College: Dr K.S.Babai

Secretary

PRINCIPAL
MEENAKSHI SUNDARAJAN ENGINEERING COL.
502, AKKOT ROAD, KODAMBAKKAM,
CHENNAI-600 024

MOU between MSEC and Echeveria Educations Pvt.Ltd.

MEMORANDUM OF UNDERSTANDING

BETWEEN

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI**

AND

**ECHEVERIA EDUCATIONS
PRIVATE LIMITED**

Date: - 17/12/2020

MOU between MSEC and Echeveria Educations Pvt.Ltd.

This memorandum of understanding (MOU) is made and entered on Date by and between Echeveria Educations Private Limited, 17, C B Road, Chennai - 600035 of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (Affiliated to Anna University) of the other part

Both Echeveria Educations Private Limited and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the Echeveria Educations Private Limited is engaged in the business of services in computing technology.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

- To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders.
- To assure the application of services in a systematic method to have fruitful assessment of the stakeholders.
- To provide and to coordinate effective and efficient services to their stakeholders.

Services:

The Echeveria Educations Private Limited agrees to provide few or all of the following services:

MOU between MSEC and Echeveria Educations Pvt.Ltd.

College centric:

- Transfer of technology.
- Sponsoring official to assist in the academic development of the Institution.
- Curriculum review to plan for implementation of suitable programs to meet future challenges.
- Creating research and training cells to enhance the image and widen the sphere of technical knowledge.
- To provide support for the development of infrastructure.

Faculty centric:

- Training for teaching faculty and other technical support staff.
- To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of Echeveria Educations Private Limited.
- Permission for industrial visits to faculty to learn specific technical knowledge transfer directly from technical personal operating those processes.

Student centric:

- Offering guidance for students' project work.
- Sponsoring resource persons for guest lectures.
- Demonstration of new equipment's / software.
- Sponsorship for projects.
- Permission for industrial visit.
- Permission for in-plant training for students.
- Sponsoring fund for scholarships/ symposium/ conference/ workshops/ seminars.
- Deputation of Resource persons as Judges for student' project/presentation.
- Providing placement for students.

MOU between MSEC and Echeveria Educations Pvt.Ltd.

Company centric:

MSEC agrees to provide the following services

- Transfer of knowledge.
- Training to employees in the MSEC premises.
- Training to employees in the premises of Industry Echeveria Educations Private Limited.
- Students contribute to the MIM by doing summer projects or mini projects in MSEC premises or Echeveria Educations Private Limited premises.
- The Echeveria Educations Private Limited will be displayed in banners or along with logos of MSEC in College technical event.
- The fact of this MOU with Echeveria Educations Private Limited and the contribution of Echeveria Educations Private Limited to MSEC through this MOU may be mentioned in functions of MSEC.
- Students to take active part in the Corporate Social Responsibility through Campus Lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30 days written notice.

Echeveria Educations Private Limited and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

Echeveria Educations Private Limited and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

MOU between MSEC and Echeveria Educations Pvt.Ltd.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Echeveria Educations Private Limited and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

Echeveria Educations Private Limited and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this 17th day of December 2020, at Echeveria Educations Private Limited, 17, C B Road, Chennai - 600035,

India
For Echeveria Educations Pvt. Ltd.

Signed.....
Director

For Company:

Name: PRASANTH B

Title: C.E.O

For Echeveria Educations Pvt. Ltd.

In witness thereof

Signed.....
Director

For Company:

Name: ASMAL HUSAIN

Title: TECH DIRECTOR

Signed.....

For College:

Name: N. Sreekanth

Title: Director

In witness thereof

Signed.....

For College:

Name: Dr. K. S. Babai

Title: Secretary

PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
862, ARNOTT ROAD, KODAMBAKKAM,
CHENNAI-600 024

MEMORANDUM OF UNDERSTANDING

BETWEEN

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI**

AND

Panickker Switchgear Private Limited

1st July 2021

MOU between MSEC and PSPL

This memorandum of understanding (MOU) is made and entered on 1st July 2021 by and between Panickker Switchgear Private Limited, Thandalam, NH-4 Sriprumbudur-602105(PSPL) of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University) of the other part

Both PSPL and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the PSPL is engaged in the business of Manufacturing wide range of Switch gear and Fuse gear up to 36 kV

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Services:

The PSPL agrees to provide few or all of the following services:

College centric:

1. Transfer of technology
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of PSPL
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipment's / software
4. Sponsorship for projects subject to PSPL consent
5. Permission for industrial visit
6. Permission for in-plant training for students
7. Sponsoring fund for scholarships/symposium/conference/workshops/seminars subject to PSPL consent.
8. Deputation of Resource persons as Judges for students project/presentation
9. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry PSPL.
4. Students contribute to the PSPL by doing summer projects or mini projects in MSEC premises or in PSPL premises.
5. The PSPL will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with PSPL and the contribution of PSPL to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

PSPL and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

PSPL and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of PSPL and MSEC. Such

MOU between MSEC and PSPL

information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

PSPL and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this 1st day of **July 2021**, at **Chennai**

Signed..... R.P. (R.P. KANNA)
(Director)
for Company:

In witness thereof
Signed..... N. RAMU
CEO
for Company:



Signed..... Mr. N. Sreekanth
Director
for College:



In witness thereof
Signed..... Dr. K. S. Babai
for College :
Secretary.

Principal
MEENAKSHI SUNDARAJAN ENGINEERING COL
362, ARKOT ROAD, KODAMBAKKAM,
CHENNAI-600024



MEMORANDUM OF UNDERSTANDING

BETWEEN

NLTVC SDN BHD

AND

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE (MSEC)**

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING is made on the **14 day of OCTOBER ,2019**

BETWEEN NLTVC SDN BHD, a company incorporated in Malaysia and having its business office at Office Complex 62-2, Persiaran Bayan Indah, 11900 Penang, Malaysia (hereinafter referred to as “**NLTVC**”) of the first part;

AND

MEENAKSHI SUNDARARAJAN ENGINEERING COLLEGE, having its address at 363, Arcot Road, Kodambakkam, Chennai-600024,India (hereinafter referred to as “**MSEC**”).

(NLTVC and MSEC shall hereinafter be referred to collectively as “**Parties**” and individually as “**Party**”, where the context so requires)

WHEREAS

1. NLTVC is in the business of providing **Teleconferencing solutions and IPv6 technologies** and hereafter referred as “**Crystalview**”, desires to cooperate and undertake a collaborative work with MSEC in providing industrial training to its students.
2. MSEC is part of the prestigious KRS Group of Institutions which constantly strives to be a Centre of Excellence with the singular aim of producing students of outstanding academic excellence & sterling character to benefit the society, nation, and the world at large.

NOW THIS MEMORANDUM OF UNDERSTANDING (MOU) WITNESSETH as follows:

1. PURPOSE

The purpose of this MOU is to set forth the understanding of the parties with respect to their respective roles and obligations in the implementation of the joint venture.

The Parties hereto shall collaborate with each other in the best common interests of the terms and conditions of the MOU in an accurate manner and shall observe good faith towards each other in all matters in connection with this MOU.

2. FORMS OF COOPERATION

2.1 In this collaboration, NLTVC agrees to provide industrial training and attachment to the students of MSEC.

2.2 In the event that both parties agree to participate in certain specific projects both parties will negotiate the terms and conditions for such cooperation under a separate agreement.

3 CORPORATE AUTHORITY

Each party hereby warrants to the other party that it has the power and authority to enter into this MOU.

4 NATURE OF MOU

The parties hereto acknowledge that this MOU is for the purpose of cooperation only and save for clause 7 below, this MOU shall not under any circumstances or under any law or legislation bind the parties unless and until a definitive written agreement is signed or executed by both parties.

5 DURATION

This MOU is valid for One(1) year from date of Agreement (hereinafter referred to as "the Validity Period") unless and until superseded by an Definitive Agreement entered into by the Parties.

Notwithstanding the aforesaid clause, if the Parties are unable to provide or conclude the said Definitive Agreement within the Validity Period, this MOU may be extended for a further period to be mutually agreed in writing by the Parties.

6 COST

Each party shall bear all costs and expenses including its own solicitor costs and expenses, incidental to the preparation and performance of this MOU.

7 CONFIDENTIALITY

7.1 The parties agree, as a binding obligation, that information exchanged between them from time to time in the course of implementing this MOU shall be treated by the receiving party, in each case, as information proprietary or confidential to the disclosing party, and that the receiving party shall not disclose such information to any other party without the consent of the disclosing party. This obligation shall not apply to any information which is :

- a) already known to the receiving parties;
- b) disclosed to a third party without similar restrictions on disclosure;
- c) in the public domain through no fault of the receiver;
- d) published by a third party of received from a third party without knowledge on the part of the receiving party of any lawful obligation on the third party to keep the same confidential;
- e) independently generated by the receiving party;
- f) identified by disclosing party as non-confidential.

7.2 This obligation shall not prevent the receiving party from disclosing such information to such of its personnel or employees who need to know the same provided that they are also obliged to keep the same confidential.

7.3 The obligations set out in this clause shall continue to be enforceable for duration of **Two (2) years** from the date hereof notwithstanding any termination of this MOU.

8 NOTICES

8.1 Correspondence and notice under this MOU shall be in writing and sent to :

To MSEC

363, Arcot Road, Kodambakkam,
Chennai 600024, India
Telephone No: +91-44-24811103
Fax No : +91-44-2401636

To NLTVC:

62-2, Persiaran Bayan Indah,
Bayan Lepas,
11900 Penang, Malaysia
Tel: 04-6119169
Fax: 04-6119169

8.2 Notices shall be deemed duly served :

- a) if personally delivered at the time of delivery;
- b) if sent by registered or recorded delivery mail, at the time when such registered letter would in the ordinary course be delivered.
- c) If sent by facsimile, at the time of transmission provided that the notice is confirmed by the transmission confirmation slip.

9 WITHDRAWAL

9.1 Notwithstanding the provisions stipulated in this MOU, either of the parties may withdraw from this MOU at any time by giving Thirty (30) days written notice to the other party and without assigning any reason whatsoever. However subject to Clause 4, if obligations have been committed the parties will use their best endeavor to fulfill their obligation Provided That no formal agreement has been agreed upon by the Parties.

9.2 Upon the withdrawal of one of the parties from the MOU under Clause 9.1, the parties shall proceed to take immediate steps to cease in a prompt and orderly manner and hand over all plans, records, documents, specifications and similar material back to the respective parties.

10 CONTINGENCY

Both parties acknowledge and recognize that it is impractical to provide herein for every contingency that may arise and agree to use their best endeavors to ensure that neither of the parties shall do any act or thing contrary to this MOU.

11 AMENDMENTS AND VARIATIONS

Where ever it becomes necessary this MOU may be varied or amended by mutual agreement in writing by the Parties and such variations or amendments shall form part of this MOU and shall bind the parties accordingly.

12 CODE OF CONDUCT

Every personnel or employee of the parties hereto shall observe the following :-

- i. Not to indulge in any act or actions which will jeopardize the MOU.
- ii. Not to indulge in any action which will bring disrepute to any party to the MOU;
- iii. To refrain from making any statement or representation or make any disclosure in respect of the business or trade activities of any of the parties hereto to a third party which may be harmful and prejudicial to the party or parties concerned, or acting as an agent or the other party.

IN WITNESS WHEREOF the parties hereto have set their hands on the day and year above written.

Signed by for and on behalf of
NLTVC Sdn Bhd.



.....
Full Name: ~~Siah Bing Keong~~
Designation: Head of R&D,
NLTVC Sdn Bhd

MUHAMMAD ELNOUR ABDELHAFEZ FADUL



In the presence of



.....
Full Name: Professor Dr. Sureswaran Ramadoss
Designation: Chairman of the Board,
NLTVC Sdn Bhd


Signed by for and on behalf of
MEENAKSHI SUNDARARAJAN ENGINEERING COLLEGE



.....
Full Name: Sreekanth Narasimhan
Designation: Director, MSEC



In the presence of



.....
Full Name: Dr. K.S. Babai
Designation: Secretary, MSEC



PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, AIRCOT ROAD, KODAMBAKKAM
CHENNAI-600 024

MOU between MSEC and URC Construction (P) Ltd

MEMORANDUM OF UNDERSTANDING

BETWEEN

MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI

AND

URC Construction (P) Ltd

13.02.2020



MOU between MSEC and URC Construction (P) Ltd

This memorandum of understanding (MOU) is made and entered on 13.02.2020 by and between URC Construction (P) Ltd, with its registered office at 119, Power House Road, Erode – 638001 (URC) of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University) of the other part

Both URC and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the URC is engaged in the business of Engineering Construction Contractor.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.



MOU between MSEC and URC Construction (P) Ltd

Services:

The URC agrees to provide few or all of the following services:

College centric:

1. Transfer of technology
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure


Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of URC
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipment's/software
4. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/symposium/conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation




PRINCIPAL
MEENAKSHI SUNDARAJAN ENGINEERING COL.
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 024



MOU between MSEC and URC Construction (P) Ltd

10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Providing placement for students.

Company centric:

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry URC.
4. Students contribute to the URC by doing summer projects or mini projects in MSEC premises or in URC premises.
5. The URC will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with URC and the contribution of URC to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30 days written notice.

URC and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

URC and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.



MOU between MSEC and URC Construction (P) Ltd

Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of URC and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

URC and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on this _____ day of _____ 2020, at _____

Signed.....
For Company:

In witness thereof

Signed.....
For Company:



Signed.....
For College :

In witness thereof

Signed.....
For College :

PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, ARCOT ROAD, KODAMBAKKAM
CHENNAI-600 024

MEMORANDUM OF UNDERSTANDING

BETWEEN

**MEENAKSHI SUNDARARAJAN
ENGINEERING COLLEGE
CHENNAI**

AND

**KESHTHANA INFRASTRUCTURE
PRIVATE LIMITED**

17.02.2020

MOU between MSEC and KESHTHANA

This memorandum of understanding (MOU) is made and entered on 17.02.2020 by and between Keshthana Infrastructure Private Limited, No. 2/5, Plot No. 7, Sai Nagar, Karpagam Avenue, Raja Annamalaipuram, Chennai – 600028 of one part and Meenakshi Sundararajan Engineering College, 363, Arcot Road, Kodambakkam, Chennai – 600 024 (MSEC) (affiliated to Anna University) of the other part

Both KESHTHANA and MSEC are referred to as the Party individually and as Parties together under this MOU.

Whereas the KESHTHANA is engaged in the business of Engineering, Consultancy, Training, Golfing, Property Development and Construction services.

Whereas the MSEC is engaged in academic teaching and providing formal education to students leading to a nationally and internationally recognized under-graduate program and graduate program in various engineering services in addition to shaping them to become effective citizen and a holistic human.

NOW THEREFORE, for the purpose of working with MSEC to engage students and impart corporate learning and on the terms and subject to the conditions set forth in this MOU and intending to be legally bound, the parties agree as follows:

Objectives:

The parties to this Memorandum have the following objectives:

1. To assure right delivery of the quality service at the appropriate time by the competent resource persons to the stakeholders;
2. To assure the application of services in a systematic method to have fruitful assessment of the stakeholders;
3. To provide and to coordinate effective and efficient services to their stakeholders.

Services:

The KESHTHANA agrees to provide few or all of the following services:

College centric:

1. Transfer of technology
2. Sponsoring official as member in the academic development committee of the Institution.
3. Curriculum review to plan for implementation of suitable programs to meet future challenges
4. Creating research and training cells to enhance the image and widen the sphere of technical knowledge
5. To provide support for the development of infrastructure

Faculty centric:

1. Training for teaching faculty and other technical support staff
2. To offer support to other activities related to academics whenever needed/necessary to the staff at the premises of MSEC and also in the premises of Keshthana Infrastructure Private Limited.
3. Permission for industrial visits to faculty to learn specific manufacturing process directly from technical personal operating those processes.

Student centric:

1. Offering guidance for students' project work
2. Sponsoring resource persons for guest lectures
3. Demonstration of new equipment's / software
4. Sponsorship for projects
6. Permission for industrial visit
7. Permission for in-plant training for students
8. Sponsoring fund for scholarships/symposium/conference/workshops/seminars
9. Deputation of Resource persons as Judges for students project/presentation

MOU between MSEC and KESHATHANA

10. Creation of endowment fund to the tune of Rs.1 lakh in the name of "Company Endowment Fund" and the interest accrued can be used for awarding prize to a student following the norms stipulated by the Industry and Institution.
11. Providing placement for students.

Company centric;

MSEC agrees to provide the following services;

1. Transfer of knowledge
2. Training to employees in the MSEC premises
3. Training to employees in the premises of Industry KESHATHANA.
4. Students contribute to the KESHATHANA by doing summer projects or mini projects in MSEC premises or in KESHATHANA premises.
5. The KESHATHANA will be displayed in banners or along with logos of MSEC in College technical event, apart from in select location in the MSEC premises at all times.
6. The fact of this MOU with KESHATHANA and the contribution of KESHATHANA to MSEC through this MOU may be mentioned in functions of MSEC.
7. Students to take active part in the Corporate Social Responsibility thro' Campus lions Clubs, Leo Clubs and NSS Cell.

It is effective upon signing and shall remain in effect until termination by either party with 30days written notice.

Keshthana Infrastructure Private Limited and MSEC staff shall meet at regular intervals convenient to both parties either in person or on-line to review implementation of this agreement, to address special problems, to coordinate schedules, for evaluation and assessment, and to establish policy directives.

Keshthana Infrastructure Private Limited and MSEC will maintain documentation of services provided and other statistical and financial information as needed for accountability and analysis purpose.

MOU between MSEC and KESHTHANA

Both parties to this Memorandum agree to develop common reporting instruments wherever possible. In any event they intend to confer on the development of formats of other elements of their respective Systems.

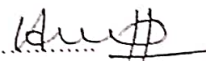
Both parties shall safeguard the use of and access of information to which the services provided or arranging for services shall not use or release any reports, data or other information in accordance with the rules and regulations of Keshthana Infrastructure Private Limited and MSEC. Such information shall be used only to assure proper planning, coordination, monitoring and administration of performance under this agreement, and permit the transfer of records to another, for the purpose of continuing services, with appropriate approval from the authority concerned.

Service audit and program review functions shall be performed jointly when appropriate. Both parties mutually agree not to use the name of the other party in any public information without permission of the concerned party.

Review of this memorandum shall be made on or before 3 months before expiry at which time this agreement may be extended, modified or terminated.

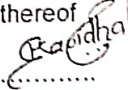
Keshthana Infrastructure Private Limited and MSEC hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.

The memorandum of understanding (MOU) is made on 17.02.2020, at MEENAKSHI SUNDARARAJAN ENGINEERING COLLEGE.

Signed.....


For Company:

In witness thereof

Signed.....

For Company:



Signed.....

For College:

In witness thereof

Signed.....

For College:




PRINCIPAL
MEENAKSHI SUNDARARAJAN ENGINEERING COL
363, AIRCOT ROAD, KODAMBAKKAM
- CHENNAI-600 024