

BLOOMBERG DATA SERVICES (INDIA) PVT. LTD.
 1 Indiabulls Centre, Jupiter Mills
 Mumbai 400 013 India
 Telephone: 91-22-6120-3600
 Facsimile: 001-917-369-5540

BLOOMBERG SCHEDULE OF SERVICES

SERVICE PROVIDER ("SP"): **BLOOMBERG DATA SERVICES (INDIA) PVT. LTD.** ACCOUNT No: **30242820**
 SERVICE RECIPIENT ("SR"): **SINHGAD TECHNICAL EDUCATION SOCIETY** ORDER DATE: **06/20/2018** ORDER No: **24550063**
 DEPARTMENT: _____

EQUIPMENT ADDRESS:
 SINHGAD TECHNICAL EDUCATION SOCIETY
 OFF SINHGAD ROAD
 S. NO. 44/1, VADGAON (BK)
 PUNE MH 411041
 (City) (State/Province) (Postal Code)
 India

BILLING ADDRESS:
 SINHGAD TECHNICAL EDUCATION SOCIETY
 S. NO. 44/1, VADGAON (BK)
 OFF SINHGAD ROAD
 PUNE MH 411041
 (City) (State/Province) (Postal Code)
 India

USER CONTACT:
 RACHANA NAVALE 912025459750

BILLING CONTACT:
 RACHANA NAVALE 8550990120

SP and SR are parties to a BLOOMBERG AGREEMENT, Number 2969656 (the "Agreement") which sets forth the terms and conditions under which SP provides to SR the Services described therein.

QUANTITY	TYPE OF SERVICES/EQUIPMENT ORDERED	MONTHLY UNIT PRICE
1	Bloomberg Terminal	2140.00
PO# _____		Total: \$2140.00

TERMS AND CONDITIONS

1. INSTALLATION OF SERVICE(S); OTHER EQUIPMENT

Pursuant to the Agreement, SR has requested SP to provide the Services at the stated equipment address (as noted above). SR agrees that the equipment address noted above shall be SR's primary location for using the Services.

2. TERMS & CHARGES

- (a) The initial term of this Schedule is from the first day Services or additional Services are provided to the second anniversary of that date (the "Schedule Term"). This Schedule or any portion of the Services provided under this Schedule may be terminated early during the Schedule Term or any renewal thereof on the same terms and conditions for early termination as set forth in paragraph 2 of the Agreement, and shall automatically terminate upon termination of the Agreement. Upon termination of this Schedule or any portion of the Services provided under this Schedule, SR shall pay any applicable charges set forth in paragraph 3 of the Agreement with respect to such terminated Services, including a termination charge for such terminated Services based on the balance of the Schedule Term. Upon termination of this Schedule or any portion of the Services provided under this Schedule at any time for any reason, SR shall pay any waived installation fees, early termination charges and any other fees imposed on SP by the provider of any Network Access (as defined below). Circuit installation or upgrades do not affect the term of the Agreement. The fee commences the day of actual installation and shall be invoiced quarterly in advance. All amounts displayed on this Schedule are in U.S. dollars. Charges are payable in the rupees equivalent of U.S. dollars as determined on the basis of the exchange rate in effect on the invoice date and set forth on each invoice. To the extent permitted by law, SP may send and SR agrees to receive invoices via electronic mail. Any fee increase of which SR is notified in accordance with the Agreement or this Schedule will take effect as specified notwithstanding the issuance of a Schedule setting forth the then-current fee.
- (b) The Schedule Term shall be automatically renewed for successive two-year periods unless SR or SP elects not to renew by giving not less than 60 days' prior written notice to the other. If this Schedule is so renewed for any additional period beyond the initial Schedule Term, the charges payable pursuant to paragraph 3(a) of the Agreement for such renewal period shall be calculated at the prevailing rates then offered by SP, and this Schedule shall be considered to be amended accordingly.
- (c) All installations, upgrades, removals, relocations, conversions, equipment modifications and other changes related to the Services will automatically be charged at SP's prevailing rates, and SR will be invoiced accordingly.
- (d) As part of the Services, SR may request the provision of (i) Network Access and/or (ii) routers. "Network Access" shall mean connectivity to the Bloomberg network, including without limitation communications circuits and facilities and any applicable installations or upgrades thereof. If Network Access and/or routers are provided to SR, the charges for such Network Access and/or routers are not guaranteed for the Schedule Term. Increases and/or discounts to such charges may be made on 90 days' advance written notice, and customer relocations may result in immediate price adjustments for such Network Access

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and/or routers. SR may terminate circuits or routers upon 90 days advance written notice, provided that, for circuits, SR has maintained the circuit for at least twelve (12) months after the installation of the circuit. SR may use Network Access and/or routers only in connection with use of the Services described in the Agreement or, at SP's sole discretion, in connection with any other services provided by SP or its affiliates to SR pursuant to any other agreement between SR and SP or its affiliates. Unauthorized use of, access to or resale of Network Access and/or routers is prohibited. SR shall, at SP's request, provide a list of all uses made of Network Access and/or routers. SR may relocate routers upon 90 days' advance written notice to SP to a location approved by SP in advance. SP or any person designated by SP has authorization to disconnect SR's old circuits and facilities. Any extraneous wiring charges are not covered by SP.

- (e) The charges payable hereunder do not include monthly fees for exchange and third-party information services or applicable taxes. All applicable taxes, including, without limitation, sales tax, VAT, GST and similar taxes, shall be in addition to the charges for the Services and shall be the responsibility of SR. If tax-exempt, a copy of the State/Foreign Tax Exempt Certificate must be submitted upon signing the Agreement.

3. BLOOMBERG ANYWHERE

- (a) "Bloomberg Anywhere" shall mean a subscription to the Services that may be used by only one individual. If SR accesses the Services through Bloomberg Anywhere by use of SP software (each, an "Access Point"), SR shall notify SP of the locations of the computers or workstations via which a Permitted User (as defined below) of Bloomberg Anywhere may access the Services upon the installation of any such software and upon SP's request from time to time. Each Access Point of a particular Permitted User will be permissioned to receive the same functionalities available to every other Access Point of such Permitted User, unless SP shall otherwise specify or determine from time to time. From time to time in SP's sole discretion, SP may permit Permitted Users to access the Services through Bloomberg Anywhere via additional software-based Access Points or via the internet.
- (b) Each individual with access to the Services through Bloomberg Anywhere (each, a "Permitted User") shall gain access to the Services only through (i) a standard unique Permitted User login and password and (ii) an SP secure identification device, as required and provided by SP. All such secure identification devices shall be included in the term "Authorized Equipment." SR shall not permit Bloomberg Anywhere to be shared, switched or replicated between two or more persons or to be used to access the Services simultaneously from two or more devices, computers, workstations or locations. All Access Points provided in connection with Bloomberg Anywhere may be accessed only by a Permitted User and access may not be shared with any person who is not a Permitted User or used in any manner inconsistent with the Agreement or this Schedule. SP reserves the right periodically to audit and monitor (whether physically or electronically) Bloomberg Anywhere to ensure compliance with the Agreement and this Schedule.

4. BLOOMBERG FLAT PANEL

As part of the Services, SR may request the provision of, and SP may provide, Flat Panel screens. SR agrees not to separate, unbolt, move, modify, interface, duplicate, redistribute or otherwise disconnect any one, both or four of the Flat Panel screens, or use any one, both or four of the Flat Panel screens in a manner inconsistent with the terms of the Agreement, without SP's prior written consent. Unauthorized access or use is unlawful and SP shall have all recourse and rights as set forth in the Agreement. The access term for the Flat Panel shall be the same as that of the specific BLOOMBERG PROFESSIONAL service subscription or Access Point to which it is attached. SR's fee applicable to the Flat Panel screens shall commence on the date following actual installation.

5. SHARED NETWORK; MULTIPLE SERVICES

If this Schedule provides, or may from time to time provide, for a fee for Services calculated on the basis of a shared local network at the same physical location or multiple Services, then at such time as the network is no longer shared, or multiple Services are no longer accessed, the fee for Services shall be increased to the prevailing rate for Services provided on an unshared or single Service basis.

6. RECEIPT OF THE SERVICES VIA SR'S AUTHORIZED EQUIPMENT (IF APPLICABLE)

- (a) The Services shall be made available to SR by means of (i) SP-provided Equipment as set forth on the face of this Schedule and/or (ii) Authorized Computers (as such term is defined in the Datafeed Addendum) (collectively, the "Authorized Equipment"). SR agrees that it will access the Services only through Authorized Equipment. In no event will SR recirculate, redistribute, access, receive or otherwise retransmit or re-route the Services to or through any other equipment or display or permit the use of any information included in the Services on any other equipment or display.
- (b) SP and its Affiliated Companies (as defined below) shall have the right at any time, or from time to time, to change the technical specifications of any aspect of the Services and, in such event, SR shall take all reasonable steps, at its expense, to modify, reconfigure, upgrade or replace the Authorized Computers in order to maintain compatibility, functionality, quality, speed and convenience of the Services. The term "Affiliated Companies" shall mean those companies controlling, controlled by or under common control with SP.
- (c) SP and its Affiliated Companies shall have no responsibility for installing, labeling, testing, maintaining, relocating or removing the Authorized Computers or for training or providing support documentation to SR's employees in the use of the Authorized Computers. All cabling, connections and any interface (including hardware, software, network or otherwise) between

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- (a) The terms and provisions of paragraphs 3, 6(d), 7 and 8 of this Schedule shall apply to the Services provided hereunder and under any other Schedule relating to the Agreement executed before the date of this Schedule.
- (b) SR acknowledges and agrees that SP may delegate certain of its responsibilities, obligations and duties under or in connection with this Schedule, the Agreement and any other schedule or addendum related to the Agreement to a third party or an Affiliated Company of SP, which may discharge those responsibilities, obligations and duties on behalf of SP.
- (c) This Schedule, including any amendments, modifications, waivers or notifications relating thereto, may be executed and delivered by facsimile, electronic mail or other electronic means, including via a website designated by SP by completing the procedures specified on that website. Any such facsimile, electronic mail transmission or communication via such electronic means shall constitute the final agreement of the parties and conclusive proof of such agreement, and shall be deemed to be in writing and to have the same effect as if signed manually. SR agrees that it has the ability to store the information delivered to SR electronically such that it remains accessible to SR in an unchanged form.

Agreed to by:
SINHGAD TECHNICAL EDUCATION SOCIETY
 Company Name

Agreed to by:
BLOOMBERG DATA SERVICES (INDIA) PVT. LTD.

Signature (Duly authorized signatory, officer, partner or proprietor)

PROF. M. N. NAVALE

Name (Please type or print)

Title (Please type or print)

President
Sinhgad Technical Education Society
Erandwane, Pune - 411 004.

Date

Date

BLOOMBERG, BLOOMBERG PROFESSIONAL, BLOOMBERG MARKETS, BLOOMBERG NEWS, BLOOMBERG TRADEBOOK, BLOOMBERG BONDRADER, BLOOMBERG TELEVISION, BLOOMBERG RADIO, BLOOMBERG.COM and BLOOMBERG ANYWHERE are trademarks and service marks of Bloomberg Finance L.P., a Delaware limited partnership, or its subsidiaries. All rights reserved.

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Authorized Computers and SP's Equipment are the responsibility of SR. NOTWITHSTANDING THE ABOVE, SP SHALL HAVE ALL RIGHTS WITH RESPECT TO THE EQUIPMENT. IN ADDITION, NOTHING HEREIN SHALL LIMIT SP'S RIGHTS WITH RESPECT TO AUTHORIZED EQUIPMENT, INCLUDING, BUT NOT LIMITED TO ACCESS, AND SR SHALL HAVE ALL OBLIGATIONS AND RESPONSIBILITIES WITH RESPECT THERETO, AS ARE STATED IN THE AGREEMENT WITH RESPECT TO EQUIPMENT AND AUTHORIZED COMPUTERS GENERALLY. In addition, SP shall have the right to participate in the provision of training and the preparation of support documentation relating to the use of the Services by means of the Authorized Equipment, although SP shall have no obligation in this regard.

- (d) SR shall not move, modify, interface, copy, broadcast, reproduce, port or otherwise use or route the Services or any portion thereof with or to any other equipment, network or software that SP, in its sole good faith judgment, determines is interacting or interfering or may interact or interfere with the performance of the Services or any portion thereof and, from time to time, upon SP's request therefor, SR shall promptly notify SP in writing of any and all such equipment, network and software. SR may use the Services solely for its internal business purposes and may not use the Services for any development purposes or to develop any applications, software or otherwise that could in any way interact or interfere with the performance of the Services or any portion thereof, except as SP may expressly permit under a separate development license with SR.
- (e) In addition to those limitations on liability contained in the Agreement, to the maximum extent permitted by law, SP and its Affiliated Companies and its and their officers, employees, suppliers and third-party agents, shall have no responsibility or liability, contingent or otherwise, for any injury or damages (whether caused by negligence or otherwise) arising in connection with the use, installation or provision of the Services by means of the Authorized Equipment and shall not be liable for any lost profits, punitive, incidental or consequential damages or any claim against SR by any other party with respect thereto. SR agrees that SP and its Affiliated Companies are not responsible for any fault, inaccuracy, omission, delay or any other failure in the Services caused by SR's hardware, software, cabling, network services or arising from SR's use of the Services on such equipment.

7. ACCESS POINTS (IF APPLICABLE)

- (a) SP may remove or require SR to remove one or more Access Points for any Bloomberg Anywhere subscription that is terminated for any reason.
- (b) SR will incur a connection fee for any relocation of SP-provided software or Services. SR-provided hardware and software must meet all technical specifications provided by SP from time to time. SR accepts responsibility for properly loading, maintaining and upgrading Access Point software on SR-provided hardware, in accordance with SP's instructions and procedures. All software is furnished under the Agreement and this Schedule and may be used only in accordance with the Agreement and this Schedule. Except as provided in the Agreement, the software may not be: (i) copied, broadcasted, reproduced, ported or otherwise routed to or used in any fashion on any non-authorized computer or display or in any other application; (ii) recompiled, decompiled, disassembled, reverse engineered, made into or distributed in any form of derivative work; (iii) modified, adapted, translated, accessed, loaned, resold, distributed or, except as provided in the Agreement, networked in whole or in part; or (iv) used with any other terminal, network or device except as permitted by the Agreement. SP AND ITS AFFILIATED COMPANIES MAKE NO WARRANTY OF ANY KIND WITH REGARD TO INTERNET ACCESS, THE HARDWARE AND THE SOFTWARE, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SP and its Affiliated Companies shall not be liable for errors contained in the software or related to internet access or for indirect, incidental, consequential or special damages in connection with the furnishing, performance or use of the software or internet access.

8. UPLOADED DATA

"Uploaded Data" means commercial financial information or data provided by or on behalf of SR to SP and/or its Affiliated Companies, or input or uploaded by or on behalf of SR (or any of its users) into the Services. Each time SR uses the Services, SR shall be deemed to represent and warrant that (i) SR has all requisite rights to enable SR's users and, if applicable, third parties to receive, access and use Uploaded Data and (ii) Uploaded Data does not infringe any intellectual property, proprietary or other right of any person. Without limiting any other rights of SP, if SP or its Affiliated Companies provide any Uploaded Data to any person at the request of SR or any of its users, SR agrees that such provision of Uploaded Data does not violate any contractual obligation SP owes to SR. SR shall not upload to the Services, or permit any person to upload on behalf of SR, any data or information obtained in connection with any other product offered or made available by SP or its Affiliated Companies.

9. DISCLAIMERS REGARDING NETWORK ACCESS / ROUTERS

SP shall attempt to resolve any inquiries of SR regarding Network Access and/or routers used in accessing SP's Services. Notwithstanding any provision in the Agreement or this Schedule, SP and its Affiliated Companies are not responsible or liable for the availability or reliability of any Network Access and/or router which SP or its Affiliated Companies secure from a third party or for any act or omission of such third party furnishing such Network Access and/or router. SP AND ITS AFFILIATED COMPANIES MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO SUCH NETWORK ACCESS OR ROUTERS AND DISCLAIM ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE OF SUCH NETWORK ACCESS OR ROUTERS.

10. MISCELLANEOUS

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[MOU]Memorandum of Understanding

Memorandum of Understanding

Between

SINHGAD INSTITUTES (SINHGAD INSTITUTE OF MANAGEMENT), PUNE

And

BOMBAY STOCK EXCHANGE (BSE INSTITUTE LTD.), MUMBAI

This Memorandum of Understanding (MOU) sets for the terms and understanding between the Sinhgad Institute (Sinhgad Institute of Management), Pune and Bombay Stock Exchange Institute Ltd. For Academic collaboration and short term certificate program tie ups.

Background

Sinhgad Institute has almost six digits in numbers students covering various areas, pharmacy, architecture, commerce, engineering, management, computer etc. it's one flagship institute Sinhgad Institute of Management, SIOM has MBA and MCA programs and having intake of three thousands students. BSE Institute has some very useful short term academic program which are very useful for MBA and MCA students to make their career in finance field of Trade, Industry and Commerce internationally.

Purpose

This MOU will be for the main objective of those of students, who are interested to make their career in finance field in the corporate world. SIOM shall pick up some handful number of students to place them in good companies by giving them educational and other skillful training in form of BSE short term programs.

The above goals will be accomplished by undertaking the following activities:

1. Annexure – I shows some selected courses of BSE are to be promoted among the Sinhgad Institute Students, which is the joint responsibility of BSE and SINHGAD Authorities.
2. Sinhgad Institute of Management SIOM will be effective as Referred collection centre for program fee.
3. Revenue generated from program fee shall be shared between SIOM and BSE as per following slab

- a. If number of students is less than ten (10), fees shall be shared 20:80; twenty per cent goes to SIOM and 80 per cent shall go to BSE irrespective of actual expenditure incurred for the education and training the students.
 - b. If number of students are (10) ten and above but less than twenty (20), fees shall be shared 30:70; thirty per cent goes to SIOM and 70 per cent shall go to BSE. irrespective of actual expenditure incurred for the education and training the students.
 - c. If number of students are twenty (20) and above but less than thirty (30), fees shall be shared 40:60; forty per cent goes to SIOM and 60 per cent shall go to BSE.
 - d. If number of students is thirty (30) and above, fees shall be shared 50:50, irrespective of actual expenditure incurred for the education and training the students.
4. Joint Certification shall be designed with the prior approval from both the authorities from both the organization and shall be given to the students in the two categories;
 - a. On participation in some selective offered programs as per annexure-I, participation certificates shall be issued after signing by both the appropriate authorities from both the organizations.
 - b. On passing examination in some selective offered programs as per annexure-I, passing certificates with distinction or otherwise as such shall be issued after signing by both the appropriate authorities from both the organizations.
 5. Conducting Examination for such courses shall be the responsibility of the organization where the classes have been conducted for the courses.
 6. Faculty and Course Material shall be the responsibilities of the BSE Institute irrespective of the classes are conducted either at SIOM or at BSE.
 7. Students are free to choose to pursue their programs either at SIOM or at BSE BUT in absence of reasonable number to make lot, SIOM authorities will decide where the classes can be conducted in the best interest of students.
 8. The only purpose to accomplish behind MOU is to maximize the students from placement point of view by providing them special education and skill full training in the related finance area.

Reporting

Records will be kept at both the places to reconcile the matter and reasonable designate authority who will evaluate effectiveness and adherence to the agreement as and when evaluation will happen and accordingly to report to top of the each organization.

Funding

This memorandum of understanding MOU is not a commitment of funds from any organization neither by SINHGAD INSTITUTE nor by BSE INSTITUTE.

Duration

This MOU is at-will and may be modified by mutual consent of authorized officials from SINHGAD INSTITUTE (SIOM) and BSE INSTITUTE. This MOU shall become effective upon

signature by the authorized officials from the BOTH the organization and will remain in effect until modified or terminated by any one of the partners by mutual consent.

Contact Information

Partner name : SINHGAD INSTITUTE (Sinhgad Institute of Management/SIOM)
Partner representative : Director
Position : Dr. Parag Kalkar
Address : S.No. 44/1, Vadgaon (Bk), Off Sinhgad Road, Pune - 41
Telephone : 020-24356592
Fax : 020-24356592
E-mail : director@sinhgad.edu

Partner name :
Partner representative :
Position :
Address :
Telephone :
Fax :
E-mail :

Dr. Parag Kalkar

Date:

(Dr. Parag Kalkar, Director, Sinhgad Institute of Management, Pune)

(Mr. Nabarun Chakravorty)

Date:

(Mr. Nabarun Chakravorty, Head, Business, BSE Institute Ltd. Mumbai)

Annexure – I

Short term Courses

- 1. Financial Modeling Program**
- 2. Financial Engineering Programs**
- 3. Derivatives Programs**
- 4. Capital Markets Programs**
- 5. Programs designed especially for under graduates students**



SINHGAD TECHNICAL EDUCATION SOCIETY'S
SINHGAD INSTITUTE OF MANAGEMENT
Affiliated to Savitribai Phule Pune University, Approved by AICTE, New Delhi

Prof. M. N. Navale
M.E. (ELECT.), MIE, MBA
FOUNDER PRESIDENT

Dr. (Mrs.) Sunanda M. Navale
B.A., MPM, Ph.D
FOUNDER SECRETARY

Dr. Chandrani Singh
MCA, ME, (Com. Sci.), Ph.D
DIRECTOR - MCA

Expression of Interest in becoming a FOSSEE Club

Date: 21st September, 2021

Sinhgad Institute of Management, Pune expressed interest in becoming a FOSSEE Club.

The first FOSSEE PROPONENT SYMPOSIUM was organized by FOSSEE, IIT Bombay on 7 March 2020. Based on the discussions and the brainstorming sessions conducted during the symposium, this institute is willing and confident to contribute towards the below mentioned activities to promote Free/Libre Open Source Software in collaboration with the FOSSEE project funded by National Mission on Education through Information and Communication Technology (ICT), Ministry of Human Resource Development (MHRD), Government of India.

Activities to be undertaken by the FOSSEE Clubs (Any four)

1. Minimum of 5 lab migrations in any one (1), or a combination of FLOSS, namely, R, Scilab, eSim, DWSIM, CFD (OpenFOAM), OpenModelica, QGIS and Osdag.
2. A minimum of ten (10) Flowsheets in DWSIM/ OpenModelica or 10 Circuit simulations in eSim or five (5) Case Studies in CFD (OpenFOAM)/ Scilab / R.
3. Encouraging neighboring institutes to participate in activities listed in points 1 and 2, above.
4. Inviting neighboring colleges for Spoken Tutorial based workshop (a minimum of four (4) workshops per year).
5. Interfacing hardware with software, eg: Scilab-Arduino (already done by FOSSEE).
6. Providing a cloud version for any of the FLOSS, hosting infrastructure will be provided by FOSSEE.
7. Creating Spoken Tutorials on new FLOSS or advanced series for existing FLOSS.
8. Development of FLOSS like creating toolboxes in Scilab, fixing bugs, etc.

Name of Institute: <i>Sinhgad Institute of Management, Pune</i>	Signature: <i>Mrs. Vidya Kadam</i> Program Manager
Signature: <i>[Signature]</i>	Principal Investigator of FOSSEE, IIT Bombay
Signature by (Designation): <i>Director</i>	Date: 21/09/2021
Name of the signatory: <i>Dr. Chandrani Singh</i>	
Date: <i>21/09/2021</i>	



Celebrating 25 Years
OF ACADEMIC EXCELLENCE




Prof. M. N. Navale
M.A., M.B.A., M.C.A., M.D.A.
FOUNDER PRESIDENT

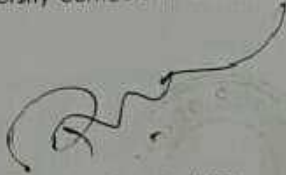
Dr. (Mrs.) Sunanda M. Navale
B.A., M.M., P.H.D.
FOUNDER SECRETARY

Dr. Chandrani Singh
MCA, M.B.A., M.D.A., P.H.D.
DIRECTOR - MCA

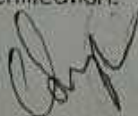
MOU/ Expression of Interest

1. This Memorandum of Understanding is being executed on Wednesday, 09th Jan 2019 between **M/s ATS InfoTech Pvt. Ltd. / Knowledge Solutions India A Microsoft-AEP (Authorized Education Partner)** having its registered office at L-107, Lajpat Nagar-II, New Delhi -110024 and represented by Mr. **Sandeep Giyyan Jethani (Director Operations)** hence for purpose of MOU known as '**Delivery Partner**' and **Sinhgad Institute Of Management, Pune-41** represented by **Dr. Chandrani Singh (Director-MCA)**, hence for purpose of MOU known as '**Resource Partner**'.
2. Delivery Partner would be offering International Certifications to the interested students from different vendors @ academic discounted price and those students who voluntarily pay the exam fees would be getting bundled training free of cost mapped to the certifications.
3. This contract in no way creates any financial binding nor does it imply that 'resource partner' has committed to provide any fixed number of student's registrations per year for the certification exams /bundled workshops, the only commitment from their end is to provide platform to address students / seminar to educate and motivate them about the various certifications and subsequent permission for registering the students who are voluntarily interested in the same.
4. As part of the special offering all exam vouchers provided to the students for certifications would have **Exam insurance available** in case the student fails to clear the same in first attempt.
5. Delivery Partner would bundle a '**free of charge**' faculty development Program once a year for the faculty members of the **resource partner**.
6. Delivery Partner would also **sponsor certification vouchers for faculty members** equivalent to 10% of the total students enrolled in academic year.
7. Delivery partner would also be bundling free subscription access for '**mentorbuddy.com**' for **assessment and post assessment support** mapped for both university curriculum and for aptitude test prep.


For Resource Partner


For ATS Infotech Pvt. Ltd. / KSI

8. Students would be registering directly for the certification exam by making payment to the SPOC appointed by the **resource partner** or with M/s. ATS (Knowledge Solutions India) either online or offline by chq/cash/DD. Proper receipts would be issued for the same. In case if only the **resource partner** collects the payments, the same would have to be transferred to **delivery partner** max within 7 days, as exam vouchers can only be registered once payment is made. Students would be receiving a confirmation mail of their voucher being booked and entitlement to free training/workshop, once they register either online or offline.
9. The fee charged is against Microsoft /other vendor Certification exam and all other services like training are complimentary / bundled free and cannot be linked anywhere with the release of payment to **delivery partner** (in case if the certification fees is collected by **resource partner**).
10. Student would be receiving their **transcript and certificates** for the exam directly in their account in e-format, from the specific vendor like Microsoft /Oracle/Certiport etc. post successfully clearing the exam.
11. Resource Partner would be provided **15% 'Resource Utilization Fees'** against use of infrastructure and other resources for the bundled free training. The Resource Utilization fees will be paid on basic fee excluding the taxes.
12. Resource Partner would provide necessary infrastructure within college, like labs with Computers, LCD Projector's, internet etc. for the execution of the **free training** and conducting the **Certification Exam**.
13. Resource partner would allocate time slot either on weekends/holidays /regular slot for min 6-8hrs or as per mutual consent with delivery partner for execution of FREE training in their campus.
14. The duration of the training may increase as per the level of participants and shall not be linked with the release of payments.
15. The tenure of the contract would be for a period of three years i.e. fromto, **same** cannot be terminated for min period of one year from the date of signing of the MOU.
16. Prices of the certification are subject to yearly review and revision as per the policy of the Certification vendor and other state and govt taxes as and when applicable by the Govt of India. However, a proper communication would be provided, whenever there is impact on the same.
17. "**Resource Partner**" cannot hire or take services from any current full time /part time, ex-employee of the Delivery Partner either directly or indirectly for any fulltime or part time assignment for minimum period of one year from the date of expiry of contract.
18. "**Resource Partner**" must follow from time to time rules/regulation & operational protocols laid down by Microsoft/Certiport other international vendors for their respective certification.



For Resource Partner



For ATS Intotech Pvt. Ltd. / KSI



19. In case of any dispute, or difference whatsoever arising between the parties out of or relating to the construction, meaning, scope, operation or effect of this contract or the validity or the breach thereof shall be settled by arbitration in accordance with the Rules of Arbitration of the Indian Council of Arbitration and the award made in pursuance thereof shall be binding on the parties "however the court of jurisdiction would be Mumbai.
20. This **clause** is intended to be legally binding and the parties agree and acknowledge that both the terms of this **MOU** and the discussions relating to the collaborative activity are **confidential** and neither party will disclose them without the prior written consent of the other party.
21. **Resource Partner** would issue a letter of completion upon successful completion of the certification and bundled training program.
22. Minimum batch size to run a free training/workshop bundled with Certification will be 50 students however in case the numbers are very less than the decision on the same would be as per mutual consent.

23. **Cost of certification Exam after discount** bundled with free workshop

Sr. No	Certification mapped free Workshop	Certification Exam Cost with two Attempts after discount	College Share 'RUF'	Program Duration
1	Cross Platform Mobile App. Dev Mapped to Microsoft MTA exam 98-382	2880/- + 18% GST Students will get exam insurance incase if they fail in 1 st attempt @ Rs. 399/- + GST	15% of the basic fees. i.e. 432/-	20-24 hrs
2	Security Mapped to Microsoft MTA exam 98-367	2880/- + 18% GST Students will get exam insurance incase if they fail in 1 st attempt @ Rs. 399/- + GST	15% of the basic fees. i.e. 432/-	20-24 hrs
3	IOT Mapped with Microsoft MTA exam 98-381	2880/- + 18% GST Students will get exam insurance incase if they fail in 1 st attempt @ Rs. 399/- + GST	15% of the basic fees. i.e. 432/-	20-24 hrs



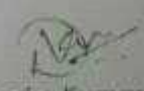
	<p>Mapped to Microsoft MTA exam 98-382</p>	<p>2880/- + 18% GST Students will get exam insurance incase if they fail in 1st attempt @ Rs. 399/- + GST</p>	<p>15% of the basic fees. i.e. 432/-</p>	<p>20-24 hrs</p>
5	<p>Business Analytics using Advance excel</p> <p>Mapped to Microsoft MTA exam 77- 420</p>	<p>2880/- + 18% GST Students will get exam insurance incase if they fail in 1st attempt @ Rs. 399/- + GST</p>	<p>15% of the basic fees. i.e. 432/-</p>	<p>20-24 hrs</p>
6	<p>Advanced Excel</p> <p>Mapped to Microsoft MTA exam 77- 420</p>	<p>2880/- + 18% GST Students will get exam insurance incase if they fail in 1st attempt @ Rs. 399/- + GST</p>	<p>15% of the basic fees. i.e. 432/-</p>	<p>20-24 hrs</p>
7	<p>Digital Marketing</p> <p>Mapped to Google Awards & Microsoft MTA 98-375</p>	<p>2880/- + 18% GST Students will get exam insurance incase if they fail in 1st attempt @ Rs. 399/- + GST</p>	<p>15% of the basic fees. i.e. 432/-</p>	<p>20-24 hrs</p>


For Resource Partner

Dr. Chandrani Singh
(Principal)
Authorized Signatory

Date: 09th Jan 2019

Witness


Dhirendra Kumar
Signature:
Date:


For ATS Infolech Pvt. Ltd.

Mr. Rajkumar Bhuniya
(Business Development Manager)
Authorized Signatory

Date: 09th Jan 2019

Witness

Signature:
Date

MEMORANDUM OF UNDERSTANDING

This memorandum of Understanding ("MOU") is made and entered on the 1st Nov. 2019 (the "Effective Date") at Pune.

BETWEEN

Gigante Technologies Pvt. Ltd. a company incorporated under the companies act, 1956, and Having Its Registered Office At: Sai-Leen, 3rd Floor, Near Ranka Jewellers, Nal Stop, Pune, Maharashtra 411013 . Hereinafter Referred to As **Gigante Technologies Pvt. Ltd.** or a company (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its administrators, assigns and successors)

AND

Sinhgad Institute of Management, an Institute established in 1996, approved by All India Council for Technical Education (AICTE) and affiliated to the Savitribai Phule Pune University, and having its head office at S. No. 44/ L, Vadgaon (Bk), off Sinhgad Road, Pune _ 411041; Hereinafter referred to as the Institute (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its administrators, assigns & successors)

WHEREAS:

1. **Gigante Technologies Pvt. Ltd.** is engaged in the business of Software Development and has established office at various locations in Pune.
2. **Gigante Technologies Pvt. Ltd.** desires to collaborate with the Institute for effective use of Information and Communication Technology (ICT), Research, Training, Campus Placements and to achieve other similar objectives.
3. The Institute provides advanced training and High Quality Technical Education for Master of Computer Application (MCA) students and has approached **Gigante Technologies Pvt. Ltd.** for entering into academic alliances with it.



4. This MOU is drawn out between **Gigante Technologies Pvt. Ltd.** and the Institute on the prospect that both will collaborate for effective use of Information and Communication Technology (ICT), Research, Training, Campus Placements.

5. **Gigante Technologies Pvt. Ltd.** and the Institute are hereinafter individually referred to as a "Party" and Jointly Referred to as "Parties"

NOW IT IS AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. PURPOSE:

The purpose of this Memorandum of Understanding is as follows:

- (i) Sharing new methods of teaching and learning and curriculum development.
- (ii) Organizing seminars / conferences / workshops / competitions on subjects of academic as well as Professional interest for cross fertilization of ideas for overall growth
- (iii) Giving the exposure of corporate culture to the Institutes students and faculty through Industrial Visits.
- (iv) Guiding and mentoring the institute's students for projects.
- (v) Sabbatical for faculty members.
- (vi) Organizing Faculty Development Program.
- (vii) Conducting placement drive at the Institute on a prime slot.
- (viii) Innovative ways of recruiting.
- (ix) Institute Best Faculty and NBA accredited.

2. TERM AND TERMINATION

This MOU shall be in force for a period of 1 (one) year from the effective date. Parties may if they desire, decide to extend the MOU for such period and on such terms as may be decided mutually between them. Either party shall be entitled to terminate this MOU at any time, without giving any reasons, by giving 30 days prior written notice of its intention to the other party.

3. COST

Parties acknowledge and agree to bear their own costs associated with the obligations set forth in this MOU.



4. CONFIDENTIALITY:

Each party agrees to treat as confidential all information, which may at any time come into the possession of the other party, and which relates to any actual or proposed business activities, financial affairs, products, developments, trade secrets, customers or suppliers or other information which may reasonably be regarded as confidential, obtained from or made available by one party to the other, in whatever form called, whether paper, electronic or digital. Each Party undertakes not to use any confidential information for any purpose outside the scope of its obligations under this agreement or to divulge such information to any other person except to its own employees, agents or sub_

Address:

Gigante Technologies Pvt. Ltd.
Sai-Leen 3rd Floor, Near Rranka
Jewellers, Nal stop, Pune 411004

Address:

Sinhgad Institute of Management
S. No. 44/ 1, Vadgaon Budruk
Off sinhgad road,
Pune-411041

IN WITNESS WHEREOF, the parties intending to be legally bound have caused this MOU to be executed by their duly authorized representatives as on the date first herein above mentioned.

Gigante Technologies Pvt. Ltd.

Sign



Name: Harshad Mane

Title: Founder

Date:

Sinhgad Institute of Management



Name: Dr. Chandrani Singh

Title: Director-MCA

Date: