



**AKHIL BHARATIYA MARATHA SHIKSHAN PARISHAD'S
ANANTRAO PAWAR COLLEGE OF ENGINEERING & RESEARCH**

Sr. No. 103, Parvati, Pune - 411 009.
Tel.: 020-24218901/8959/3929

Web.: <http://www.abmspcoerpune.org> • Email : office@abmspcoerpune.org



Approved by AICTE & Govt. of Maharashtra, Affiliated to Savitribai Phule Pune University

DTE CODE :- EN 8794, AISHE CODE :- C-41484

Savitribai Phule Pune University Id : CEGP019670

Accredited By NAAC With 'A' Grade



Criterion 3

3.5: Collaboration

3.5.1 Number of functional MoUs/linkages with institutions/ industries in India and abroad for internship, on-the-job training, project work, student / faculty exchange and collaborative research during the last five years.

Sr. No.	Year	MOU's	Start Date	Duration	Page No.
1	2023-24	Sofcon India Pvt. Ltd., Pune	17/10/2023	3 Years	2
2		Inter Institutional Inclusive Innovations Center (i4C)	21/08/2023	5 Years	5
3		Magic Bus India Foundation, Pune	01/09/2023	1 Year	8
4		IICARE Foundation	25/08/2023	5 Years	18
5		Weshinotech Pvt. Ltd., Pune	06/03/2024	1 Year	28
6		3D Shikshan Education Consultancy, Ahmednagar, Maharashtra	02/02/2024	3 Years	34
7		Dolphin Labs Embedded Systems (Opc) Pvt. Ltd., Pune, Maharashtra	08/02/2024	3 Years	38
8		Centre of Excellence in Sustainability by IICARE Foundation	25/08/2023	5 Years	42
9		Cyber Security Corporation, Pune	04/10/2023	3 Years	48
10		Extremity India Technologies, Pune	10/04/2024	3 Years	53
11		SSIG Manufacturing Advancement Pvt. Ltd., Pune	21/01/2022	3 Years	59
12		RSense Technology Solutions Pvt. Ltd.	17/05/2022	3 Years	62
13		G2G Innovations LLP, Pune	27/04/2022	3 Years	81

MEMORANDUM OF UNDERSTANDING

Between



Anantrao Pawar College of Engineering & Research,
S.No. 103, Shahu College Campus, Parvati, Pune, 411009 For,
Department of Electronics and Telecommunication Engineering

AND

SOFCON India Pvt. Ltd., Pune
Wakdewadi, Shivajinagar, Pune 411005

Dated this 17th October, 2023



Enriching Skills
Sofcon Training
An ISO 9001:2008 Company

MEMORANDUM OF UNDERSTANDING

This Memorandum Of Understanding (Hereinafter Referred To As "MOU") Is Made On Tuesday, 17th October, 2023 By And Between The Anantrao Pawar College Of Engineering And Research, Pune For The Electronics & Telecommunication Department (Hereinafter Referred To As "Institute"), And SOFCON India Pvt. Ltd., A Company Register Under The Companies Act, 1956 And Having Its Registered Office At 61/B, Shree Chambers, Building-B, Ground Floor, Mumbai Pune Road, Opposite Shoppers Stop, Wakdewadi, Shivajinagar, Pune 411005, Maharashtra, India. The Party Hereinafter Means Either Institute Or Industry And Parties Hereinafter Mean Both The Industry And Institute.

Duration:

- This MOU shall be valid from (sign date of MOU) from the effective date.

Terms and Conditions:

Both the parties shall expend reasonable efforts as follows:

- The institute and industry agree to hold in confidence all information/data designated by the institutes as being confidential which is obtained from either institute and industry or created during the performance of the MoU and will not disclose the same to any third party without written consent of the institute.
- The above confidential clause under this MoU excludes the information/data possessed by either institute or industry before entering into this MoU or independently developed and/or information already available through the public domain.
- Neither this MoU, nor any activities described herein, shall be construed as creating a partnership, joint venture, agency or other such relationship. Both the parties agree that this MoU represents a nonexclusive relationship between the parties.
- Both the parties will designate persons who will have responsibility for co-ordination and implementation of this agreement.
- This MoU may be amend, renewed and terminated by mutual written agreement of the both parties at any time.
- SOFCON India Pvt. Ltd shall provide agreed training to the student of ABMSP'S, APCOER, Pune, at ABMSP'S, APCOER, Pune, premises, on mutually agreed terms.
- ABMSP'S, APCOER, Pune shall make such hardware and software (PC'S loaded with operating system as win10, Minimum 4 GB RAM and Projector) arrangement as may be specified by SOFCON India Pvt. Ltd and agreed mutually by both the parties.
- SOFCON India Pvt. Ltd shall provide trainers for conducting training and assessment after training.
- The total duration of training will be mutually discussed over registered mail ids.
- Assessment of learning will be done by SOFCON India Pvt. Ltd. after completion of training.
- Training will be held as per mutually agreed schedule. Once the schedule is agreed both the parties will abide by the same.
- SOFCON India Pvt. Ltd shall provide NSDC Approved certificate of merit to all the students who have successfully completed the said training (paid), commercials will always discuss on registered mail ids.

In Witness Whereof the parties have set their hand hereto on Tuesday, 17th October, 2023, here in above written under their respective seal of office

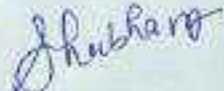
Sau. Pramila B. Gaikwad
General Secretary ABMSP's Pune- 09



Dr. Sunil B. Thakare
Principal
Anantrao Pawar College of Engineering &
Research, S.No. 103, Shahu college Campus,
Parvati Pune- 09


_____ 17-10-23

Shubham Sharma
Branch Manager
Signed for and on behalf of
For SOFCON India Pvt. Ltd. Pune



Witnesses:-

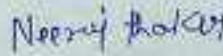
1. Name: Dr. Soojey R. Deshpande
Head, E&TC
Date:-17/10/2023



2. Name: Prof. Sharad S. Jagtap
Head, VLSI Design and Technology
Date:- 17/10/2023



3. Name:- Mr. Niraj Thakur
Business Developer and Data Analyst
Date:- 17/10/2023





भारतीय गैर न्यायिक

एक सौ रुपये

रु. 100



सत्यमेव जयते

Rs. 100
ONE
HUNDRED RUPEES

भारत INDIA
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महाराष्ट्र MAHARASHTRA

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राष्ट्रीय राज्य, आर्य समाज
महाराष्ट्र, पुणे-४११००९

MEMORANDUM OF UNDERSTANDING (MoU)

Between
Inter Institutional Inclusive Innovations Center (I4C)
Vijay Sales, Paliot Farms, Baner, Pune, Maharashtra 411045
Represented by Prizap Sanap, Secretary
Vidyaloop Program
And
AKHIL BHARATIYA MARATHA SHIKSHAN PARISHAD'S
Anant Rao Pawar College of Engineering and Research (APCOER)
Shahu College Rd, Parvati, Pune, Maharashtra 411009
Represented by Mrs. Pramila Gaiwad, General Secretary & Dr. Sunil Thakare, Principal

This Memorandum of Understanding (MoU) is made and entered into on 31/07/2023, between i4C, VidyaLeap Program, and Amravati Public College of Engineering and Research (APCOER), Pune.

The intent of the MoU is to establish a collaboration between i4C, VidyaLeap Program, and APCOER to become an administrative partner for the VidyaLeap Program. The collaboration aims to bridge the skill gap in the Electronic System Design (ESDM) sector and provide students with project-based training and industry-relevant curriculum along with life skills.

Duration:

The collaboration under this MoU shall be in effect for 5 years, starting from 31/07/2023, and ending on 31/07/2028. It may be extended by mutual agreement in writing.

Roles and Responsibilities:

3.1 i4C:

1. Create ESDM (Embedded Systems) /VLSI skilling as a product and not a service. (The quality of trained students is the same irrespective of who delivers training to students and who receives training.)
2. The next step will be integrated ESDM Skilling in the 4 years of engineering college curriculum and create similar results.
3. The third step would be, once Embedded Systems training is integrated as part of the college 2nd-4th year curriculum and results are sustained, we plan to take top students through semiconductor skilling.
4. The proven model will be scaled across Maharashtra and India to benefit more students.
5. Train 2 faculty members from APCOER as per the program requirements every batch through the selection process.
6. Facilitate the implementation of project-based learning and industry-relevant credit courses at APCOER.
7. A minimum of 5 female students will be selected through the process from APCOER college; students will be charged after placement to make the program sustainable (Rs. 25,000 per student fees).
8. 25 students will be from other colleges in Maharashtra and Karnataka, and i4C will charge Rs. 50,000 as course fees after placement.
9. 2-3 Faculty members from other colleges for scaling.

3.2 APCOER:

1. Provide access to state-of-the-art facilities, laboratories, and equipment for hands-on training.
2. Provide hostel accommodation, food, and safe security for boys and girls, with a capacity of 30 students (15 boys/15 girls) within the campus.
3. Provide a recreation area for yoga and activities in a basement area.
4. Allocate a dedicated full-time Electronics lab as per the annexure and 4 PCs with internet access and 1 classroom with projector facility.
5. Ensure the availability of internet and Wi-Fi facilities for training purposes.
6. Computer lab with 30 PCs for 2 hours daily.
7. Classroom with a projector and speaker for 1.5 hours daily.
8. Seating arrangements for 7 i4C team members.



Equipment and Infrastructure:

APCOER shall provide the following equipment as specified in the "Required Equipment in annexure" section of the collaboration proposal document.

Financial Arrangements:

1. In consideration of APCOER providing the infrastructure facilities and equipment, it shall not charge any fee for using the infrastructure.
2. Hostel and Mess charges for the students availing accommodation and food facilities provided by APCOER shall be reasonable (between Rs 3,000 to Rs 6,000 per month per person), and students will bear these charges and pay directly to the hostel. We will coordinate.
3. Course fees for 4 months after placement will be charged by I4C to make the program sustainable Rs 50,000 per student.
4. Security Deposit of Rs 25,000 to be taken by APCOER to avoid dropouts, maintain discipline and use of hostel, labs with utmost care. The deposit will be returned after course completion based on the approval of the I4C team, hostel team, and APCOE staff.

Intellectual Property:

Any intellectual property developed shall be owned by I4C, Vidyal.eap Program.

Confidentiality:

Both parties shall maintain confidentiality with respect to any proprietary or sensitive information shared during the collaboration.

Termination:

The termination shall not affect the ongoing batch or obligations. Either party may terminate this MoU with a 60-days written notice to the other party before the completion of the ongoing batch.

Amendments:

Any amendments or modifications to this MoU shall be made in writing and signed by both parties.

IN WITNESS WHEREOF, the authorized representatives of I4C, Vidyal.eap Program, and APCOER have executed this Memorandum of Understanding on the date first written above.

For I4C, Vidyal.eap Program:

Dr. Pratap Sanap, Secretary



Date:

For AKHIL BHARATIYA MARATHA SHIKSHAN PARISHAD'S Anantao Pawar College of Engineering and Research (APCOER):

Dr. Sunil Thakare
Principal



Mrs. Pramita Chakradar
General Secretary

Date: 21/08/2023

Memorandum of Understanding (MOU)



This Memorandum of Understanding (MOU) is made on this 5 September 2023, by and between:

College Name: AKHIL BHARATIYA MARATHA SHIKSHAN PARISHAD'S ANANTRAO PAWAR COLLEGE OF ENGINEERING & RESEARCH, represented by its Principal Dr. Sunil Bhimrao Thakare, having its registered institution at Sr. No. 103, Parvati, Pune- 411009. Hereinafter called as "College" (which expression shall unless it be repugnant to the meaning or context thereof be deemed to be included of his/ her legal heir(s), successor(s), legal representative(s), agent(s)) of the one part;

AND;

Magic Bus India Foundation, a not for profit organization, registered under Section 25 of the erstwhile Companies Act 1956 (CIN No. U91110MH2001NPL130853), having its registered office at Reliable Plaza, Unit No 301, 3rd Floor, Plot No K 10, Kalwa Industrial Area, Village Elther, Navi Mumbai, Thane Director - W, MH 400708, , hereinafter called as "Magic Bus " (Which expression unless be repugnant to the context or meaning there of be deemed to include its executors, administrators and assigns) of the OTHER PART:

Magic Bus and the College are hereinafter collectively referred to as the *Parties and individually referred to as the "Party"*.

MAGIC BUS INDIA FOUNDATION
CIN: U91110MH2001NPL130853
Office No - 302, 2nd floor,
A wing Shoppers Orbit,
Aland Road, Vishranwadi
Pune - 411 025, Maharashtra
Tel:- +91 20 48617533
FAX: +91 22 4333 9394
info@magicbusindia.org
www.magicbus.org

Registered Office: 3rd Floor, JK Textiles Building, Mehra Estate, Near Jaswanti Landmark, LBS Marg, Vikhroli(W)
Mumbai 400 071
Tel: +91 22 6243 4823 FAX: +91 22 6243 4373
Magic Bus Regional offices India: Mumbai, Delhi, Hyderabad, Bangalore, Chennai, Kolkata
Magic Bus Center for Learning & Development, Karjat, Maharashtra
Magic Bus UK- London , Magic Bus USA- New York, Magic Bus Singapore, Magic Bus Germany
facebook.com/magicbusindia [twitter.com / magicbusindia](https://twitter.com/magicbusindia) [youtube.com/ magicbusin](https://youtube.com/magicbusin)
Magic Bus is the registered trademark of Magic Bus India Foundation, a non-profit organization registered
u/s 25 of Companies Act, 1956.



WHEREAS:

- a) College has been actively engaged in the improvement of education levels of the children and youth belonging to the disadvantage section and other section of the society.
- b) Magic Bus intends to positively impact the underprivileged youth of the country through its educational process. MAGIC BUS FOUNDATION will bring in quality course material and the educational process to the partnership.
- c) Magic Bus has developed AZURE CERTIFICATION PROGRAM, and Skill development courses which it delivers to students through its NGO partner centers across India. Magic Bus shall also conduct the training placement to enable the student to put into practice the theory and methods acquired during the course and strengthen their future career prospects
- d) AKHIL BHARATIYA MARATHA SHIKSHAN PARISHAD'S ANANTRAO PAWAR COLLEGE OF ENGINEERING & RESEARCH, PUNE, has approached Magic Bus with the intent to conduct the course developed by Magic Bus Foundation, at its centers listed in the MOU for the benefits of their students.
- e) This MOU is intended to serve as a mutual expression of the Parties' intentions with respect to cooperation as provided herein and is not a legally binding contract or commitment in respect of the same. The obligation of Parties to consummate the cooperation contemplated in the MOU is conditional and contingent upon the execution of definitive MOUs, acceptable in form and substance to both Parties. The Parties hereto shall not have any legal obligation with respect to such cooperation unless and until they execute definitive project MOUs for such cooperation.



NOW THIS MOU WITNESSES AS UNDER:

1. NATURE OF WORK

Magic Bus has developed AZURE CERTIFICATION PROGRAM and Skill development courses which it shall deliver to students of the college through its NGO partner centers across India for which the courses shall be conducted by Magic Bus as given in Annexure I.

2. TERM:

This Agreement is valid for 7 Months starting from 1 September 2023 to 31 March 2024 and can be extended on mutual agreement of both parties.

MAGIC BUS INDIA FOUNDATION
CIN: U91110MH2001NPL130853
Office No - 202, 2nd Floor,
A wing Shoppers Orbit,
Alandi Road, Viharantwadi
Pune - 411 015, Maharashtra
Tel: +91 20 48617533
FAX: +91 22 4333 9394
info@magicbusindia.org
www.magicbus.org

Registered Office: 3rd Floor, JK Textiles Building, Mehra Estate, Near Jaswanth Landmark, LBS Marg, Viharndi(W)
Mumbai 400 079
Tel: +91 22 6243 4823 FAX: +91 22 6243 4823
Magic Bus Regional offices India: Mumbai, Delhi, Hyderabad, Bangalore, Chennai, Kolkata
Magic Bus Center for Learning & Development, Karjat, Maharashtra
Magic Bus UK- London, Magic Bus USA- New York, Magic Bus Singapore, Magic Bus Germany
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u/s 25 of Companies Act, 1956.



3. RESPONSIBILITIES OF THE PARTIES



The MBIF undertakes that it shall:

- i) Shortlist the students from the list of candidates as per the eligibility criteria.
- ii) Conduct the training for students as per list of courses in Annexure I.
- iii) Conduct Career Guidance Talk/Change Maker Sessions for students.
- iv) Provide certificate to the students who complete the course successfully.
- v) Conduct a training and conduct a placement drive to strengthen their future career prospects.
- vi) Provide placement assistance to eligible students.
- vii) Provide Job oriented training.
- viii) Provide a training in the Deccan center of Magic Bus.

The College undertakes that it shall:

- i) Be responsible for sharing candidates' details from as per the objectives and guidelines provided by Magic Bus.
- ii) Provide necessary facilities and infrastructure to conduct the courses and for the objective of the Agreement. **(ONLY FOR COLLEGE PROGRAMMES)**
- iii) It is mandatory to arrange space or classroom and infrastructure for training and placement drives. **(ONLY FOR COLLEGE PROGRAMMES)**

MAGIC BUS INDIA FOUNDATION
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Nand Road, Viharwadi
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Mumbai 400 079
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Magic Bus Regional offices India: Mumbai, Delhi, Hyderabad, Bangalore, Chennai, Kolkata
Magic Bus Center for Learning & Development, Karjat, Maharashtra
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Magic Bus is the registered trademark of Magic Bus India Foundation, a non-profit organization registered
w/s 25 of Companies Act, 1956.



4. INTELLECTUAL PROPERTY RIGHTS



- i. All Intellectual Property Rights belonging to a Party prior to signing of this Agreement shall remain vested and remain the property of that Party.
- ii. This Agreement does not constitute a trademark or service mark license by either party to other or its Subcontractors.
- iii. College shall not use Magic Bus brand, logo, trademark, service mark or trade name or any intellectual property without Magic Bus prior written consent, the granting of which shall be within Magic Bus absolute and sole discretion and if so granted College will comply with Magic Bus brand guidelines and terms of brand usage. If such written consent is provided, College shall not by virtue thereof, acquire or obtain or have any rights in Magic Bus trade names, trademarks, logos and/or brands (or any Intellectual Property Rights therein).
- iv. Magic Bus shall not use College brand, logo, trademark, service mark or trade name or any intellectual property without college prior written consent, the granting of which shall be within college absolute and sole discretion and if so granted MBIF will comply with college brand guidelines and terms of brand usage. If such written consent is provided, MBIF shall not by virtue thereof, acquire or obtain or have any rights in college trade names, trademarks, logos and/or brands (or any Intellectual Property Rights therein).

5. CONFIDENTIALITY

Parties shall maintain confidentiality of and shall not disclose any of the terms of this MOU and any other information related to the other Party or its representatives or affiliates, provided by either Party to the other pursuant to this MOU

MAGIC BUS INDIA FOUNDATION
CIN: U91110MH2001NPL130853
Office No - 202, 2nd Floor,
A wing Shoppers Orbit,
Alandi Road, Vishrantwadi
Pune - 411 015, Maharashtra
Tel.: +91 20 48617533
FAX: +91 22 4333 9394
info@magicbusindia.org
www.magicbus.org

Registered Office: 3rd Floor, JK Textiles Building, Mehra Estate, Near Jaswanti Landmark, 195 Marg, Vikhrol (W)
Mumbai 400 079
Tel: +91 22 6243 4823 FAX: +91 22 6243 4823
Magic Bus Regional offices India: Mumbai, Delhi, Hyderabad, Bangalore, Chennai, Kolkata
Magic Bus Center for Learning & Development, Karjat, Maharashtra
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facebook.com/magicbusindia twitter.com/magicbusindia youtube.com/magicbusin
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u/s 25 of Companies Act, 1956.



(Confidential Information), without prior written consent of the other Party, except where any Confidential Information:



- i. is required to be disclosed by law, by order of a court of competent jurisdiction or by any law, rule or regulatory or governmental body having jurisdiction (Provided that any Party so required shall if legally permissible and reasonably practicable inform the other Party about disclosure); or
- ii. Where the Confidential Information is in or comes in to the public domain or is generally available to the public, in each case, other than as a result of breach of this MoU.

6. INDEMNITY

Parties shall indemnify, defend, and hold harmless the other party (including its successors, affiliates and assigns) and its respective directors, officers, employees, agents, etc. (the "Indemnified Persons") against any and all loss, expenses, costs, third party claims, damages, liabilities or fees (including legal fees and expenses) that the Indemnified Persons may suffer arising out of breach of any of the terms contained in this MoU.

7. NOTICE

Any notice or other communication to be given under this MoU must be in writing (which includes fax or email, but not any other form of Electronic Communication) and must be delivered by hand or sent by post or courier or fax or email to the Party to whom it is to be given at its address appearing in this MoU as follows:



MAGIC BUS INDIA FOUNDATION
CIN: U91110MH2001NPL130853
Office No - 202, 2nd Floor,
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a. To,

**Akhil Bhartiya Maratha Shikshan Parishad's Anantrao Pawar
College OF Engineering & Research**

Address: Sr. No. 103, Parvati, Pune- 411009

Phone: 02024213929/ 9923217056

E-mail: prof_sbhakare@rediffmail.com



b. **Magic Bus India Foundation at:**

Address: 2nd floor, Unity Gold Complex, Behind Hotel Chatrapati, Near Deccan
Gymkhana,

E-mail: poonam.singh@magicbusindia.org

or at any such other address or fax number of which it shall have given notice for this purpose to the other Party or Parties (as may be relevant) under this Clause. Any notice or other communication sent by post shall be sent by prepaid registered post and any notice sent by fax must be followed up by delivery through courier.

8. NOTICE OF TERMINATION OF MOU

1. Either Party by giving one month's notice in writing to the Other Party may terminate this MOU before its expiry.
2. Both Parties shall also have the right to terminate the MOU without prior notice if
 - a. there occurs a breach of any terms of this MOU which remains uncured for a period of fifteen (15) days after being notified in writing to the other Party;
 - b. Either Party commits any act or omission which harms the reputation of the other party
 - c. Either party acts in a manner prejudicial to the interest of the other and affected party shall be the sole judge in this regard.Upon termination, college shall forthwith return, without any delay, all unutilized courseware to MAGIC BUS, without claiming any right whatsoever on the same.
3. Expiry or termination of this MOU howsoever occasioned shall be without prejudice to rights and obligations occurred or incurred prior to the date of expiry or termination and accounts between the parties shall be promptly settled.

MAGIC BUS INDIA FOUNDATION
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Magic Bus UK - London, Magic Bus USA - New York, Magic Bus Singapore, Magic Bus Germany
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9. DISPUTE RESOLUTION.

- i. In the event of any unresolved dispute or difference of any nature whatsoever between the Parties arise out of this MOU, it will be referred to single arbitrator, to be appointed by both Parties and the decision thereof shall be final and binding upon the Parties. The arbitration proceedings shall be conducted in MARATHI and English language and in accordance with the provisions of the Arbitration and Conciliation Act, 1996, and enactments / modifications, if any, thereof.
- ii. Governing Laws and Jurisdiction. This MOU shall be governed and construed in accordance with the Indian laws and subject to the exclusive jurisdiction of competent courts at PUNE.

10. MISCELLANEOUS

i. Costs

Each Party shall be responsible for bearing its own costs and expenses incurred in connection with the transactions contemplated herein.

ii. Binding

This MoU shall constitute a binding agreement amongst the Parties and enforceable in accordance with its terms.

iii. Amendments

No modification or amendment of this MoU and no waiver of any of the terms or conditions hereof shall be valid or binding unless made in writing and duly executed by all the Parties.

iv. Relationship

MAGIC BUS INDIA FOUNDATION
CIN: U91130MH2003NPL130553
Office No - 202, 2nd Floor,
A wing Shoppers Orbit,
Wandri Road, Vohranwadi
Pune - 411 015, Maharashtra
Tel.: +91 20 48617533
FAX: +91 22 4333 9394
info@magicbusindia.org
www.magicbus.org

Registered Office: 3rd Floor, JK Textiles Building, Mehra Estate, Near Jaswanti landmark, LBS Marg, Vikhroli(W)
Mumbai 400 079
Tel: +91 22 6743 4823 FAX: +91 22 6743 4823
Magic Bus Regional offices India: Mumbai, Delhi, Hyderabad, Bangalore, Chennai, Kolkata
Magic Bus Center for Learning & Development, Karjat, Maharashtra
Magic Bus UK- London, Magic Bus USA- New York, Magic Bus Singapore, Magic Bus Germany
facebook.com/magicbusindia [twitter.com / magicbusindia](https://twitter.com/magicbusindia) [youtube.com/ magicbusin](https://youtube.com/magicbusin)
Magic Bus is the registered trademark of Magic Bus India Foundation, a non-profit organization registered
u/c 25 of Companies Act, 1956.



None of the provisions of this MoU shall be deemed to constitute a partnership between the Parties and no Party shall have any authority to bind the other Party otherwise than under this MoU or shall be deemed to be their agent in any way.



v. **Compliance with Applicable Law**

Each Party hereby undertakes and agrees that it shall comply with Applicable Law in relation to the transactions contemplated under this MoU.

vi. **Entire MOU.**

This MOU supersedes all earlier MOUs, arrangements, letters correspondence, understandings etc. with respect to the subject matter of this MOU. Any modification, amendment or alteration in respect of this MOU or any provision hereof shall not be valid or effective unless the same is/are reduced in writing and signed by the Parties hereto.

vii. **Severance.**

If any of the provisions of this MOU is held to be not valid, remaining provisions shall however be valid and binding on both the parties.

viii. **Authorization**

The persons, signing this MoU on behalf of the Parties, represent and covenant that they have the authority to so sign and execute this document on behalf of the Parties for whom they are signing.

MAGIC BUS INDIA FOUNDATION

CIN: U91110MH2001NPL130853
Office No - 202, 2nd Floor,
A wing Shoppers Orbit,
Aundhi Road, Vishrantwadi
Pune - 411 015, Maharashtra
Tel.: +91 20 48617533
FAX.: +91 22 4333 9394
info@magicbusindia.org
www.magicbus.org

Registered Office: 3rd Floor, IK Textiles Building, Mehra Estate, Near Jaywanti Landmark, 185 Marg, Vikhroli(W)
Mumbai 400 079
Tel: +91 22 6243 4823 FAX: +91 22 6243 4823
Magic Bus Regional offices India: Mumbai, Delhi, Hyderabad, Bangalore, Chennai, Kolkata
Magic Bus Center for Learning & Development, Karjat, Maharashtra
Magic Bus UK-London, Magic Bus USA- New York, Magic Bus Singapore, Magic Bus Germany
facebook.com/magicbusindia twitter.com / magicbusindia youtube.com/ magicbusin
Magic Bus is the registered trademark of Magic Bus India Foundation, a non-profit organization registered
u/s 25 of Companies Act, 1956.



IN WITNESS WHEREOF the Parties have by duly authorized representatives The
Quaide Akhil Bhartiya Maratha Shikshan Parishad's Anantrao Pawar College
OF Engineering & Research

, their respective hands and seal on the date first above written in the presence of:



Signed

by:

1.

[Signature]



Name: Hon. Mrs. Pramila B. Gaikwad
Title: General Secretary
A.B.M.S. Parishad, Pune
Akhil Bharatiya Maratha Shikshan Parishad,
Pune-411009.

by:

2.

[Signature]

Name: Dr. Sunil Thakare
Title: Principal
Anantrao Pawar College of Engineering
& Research, Parvati, Pune - 9

3.

[Signature]

Name: Prof. Rama Gaikwad
Title: Head, Dept. of Computer Engg.
& Dept. of M.C.A.

on behalf of (FIRST PARTY)

Date: 5 September 2023

MAGIC BUS INDIA FOUNDATION

CIN: U5110MH2001NPL130853
Office No - 202, 2nd Floor,
A wing Shoppers Orbit,
Ajandi Road, Vishrantwadi
Pune - 411 015, Maharashtra
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Mumbai 400 079

Tel: +91 22 6243 4823 FAX: +91 22 6243 4823

Magic Bus Regional offices India: Mumbai, Delhi, Hyderabad, Bangalore, Chennai, Kolkata

Magic Bus Center for Learning & Development, Karjat, Maharashtra

Magic Bus UK- London, Magic Bus USA- New York, Magic Bus Singapore, Magic Bus Germany

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u/s 25 of Companies Act, 1956.

Signed by:

[Signature]



Project Manager, Mobile:

9850083922

Email-

poonam.singh@magicbusindia.org

For and on behalf of

MAGIC BUS INDIA FOUNDATION,

Near Deccan Gymkhana, Behind Hotel
Chatrapati, 2nd floor, Unity Gold
Complex,

(Second PARTY)





Annexure I

MAGIC BUS INDIA FOUNDATION Approved Courses to be run at 2nd floor, Unity GoldComplex, Behind Hotel Chatrapati, Near Deccan Gymkhana, PUNE - 411004

AZURE CERTIFICATION PROGRAM training for 8 to 10 weeks. (Can be extended for Syllabus / content completion)

Job oriented training also includes, Skill development, Behavioral training, Interview preparedness training etc.



MAGIC BUS INDIA FOUNDATION
CIN: U91110MH10001001530853
Office No - 302, 2nd Floor,
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Mumbai 400 079
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Magic Bus UK - London, Magic Bus USA - New York, Magic Bus Singapore, Magic Bus Germany
[facebook.com/magicbusindia](https://www.facebook.com/magicbusindia) twitter.com/magicbusindia [youtube.com/magicbusin](https://www.youtube.com/magicbusin)
Magic Bus is the registered trademark of Magic Bus India Foundation, a non-profit organization registered
u/s 25 of Companies Act, 1956.



Department of Computer Engineering

MoU

HCARE Foundation Baramati

Academic Year 2023-2024





महाराष्ट्र MAHARASHTRA

2023

66AA 128257

25 AUG 2023

फक्त प्रतिज्ञापत्रासाठी | ऑनलाइन -
 अनु.क्र. 2022-23 - १८०१ - १८०१ - १८०१ - १८०१ -
 मुद्रांक दिवस घेणाऱ्याचे नाव
 पत्ता
 हस्तोपे नांव



मुद्रांक दिवस घेणाऱ्याची सही
 सहायक कार्यपालक/अध्यक्ष/अध्यापक/प्रतिपाठक/अन्य अधिकारी
 मुद्रांक आपल्याची आपत्तता नवी. (सामान्य अर्थाने दि. १/११/२०२३ पासून)
 ज्या कारणासाठी जवळी मुद्रांक घेतली गेली त्याच कारणासाठी मुद्रांक
 घेतली गेल्यापासून ६ महिन्यात वापरणे बंधनकारक आहे

बहिष्कारासाठी अधिकारी
 21 AUG 2023
 प्रथम मुद्रांक लिपीक
 कोषागार घुणे करिता

१८०१ १८०१ १८०१
 मुद्रांक दिवस - कायदा/२०१७/१८०१

MEMORANDUM OF UNDERSTANDING (MoU)

In Agreement for Setting Up a Center of Excellence for Sustainability in Collaboration
 between
 IICARE Foundation & ABMSP's Anant Rao Pawar College of Engineering and Research



This Agreement is entered into on 10/08/2023 between ADMSI's Anantnagar Power College of Engineering and Research, hereinafter referred to as the "College," and ICARE Foundation, hereinafter referred to as the "Foundation."

1. Purpose and Objectives:

The purpose of this Agreement is to establish a Center of Excellence for Sustainability within the College's premises. The Foundation will receive working/ research space at a and in return, both parties will engage in collaborative research, development, and educational initiatives outlined below.

2. Office Space Allocation / and other amenities:

The College agrees to provide required space within its premises to the Foundation. Subject to the terms and conditions of this Agreement. Amenities like water / electricity / Internet connection etc.

3. Collaborative Research and Development Opportunities:

Both parties recognize the importance of fostering research, innovation, and sustainable development. The Foundation agrees to provide students and faculties of the College with opportunities for collaborative research projects, development initiatives, and innovation in the field of climate and sustainability.

4. Collaborative Platform for Climate Ecosystem Projects:

The Foundation, in collaboration with the College, will establish a collaborative platform that brings together industry, community organizations, educational institutions, and government bodies. This platform will serve as a hub for joint initiatives, knowledge exchange, and collaborative projects addressing climate and sustainability challenges.

5. Center of Excellence for Sustainability:

The College and the Foundation will jointly establish a Center of Excellence for Sustainability within the College's premises. This center will serve as a focal point for research, training, and knowledge dissemination in the field of sustainability, fostering a culture of innovation and environmental responsibility.

6. Term of Agreement:

This Agreement shall be effective from the date of signing and shall remain in force for a period of 5 years unless terminated earlier in accordance with the provisions outlined herein.

7. Termination:

Either party may terminate this Agreement upon [Specify Notice Period. 6 months] written notice to the other party. Termination shall not affect ongoing collaborative projects and initiatives.

8. Investment and Asset Clause: In the event that the Foundation makes any financial or material investment in the establishment or enhancement of the climate Foundation office



and the Center of Excellence for Sustainability, the Foundation shall retain the right to move such assets to a location of its choice upon the conclusion of the program.

9. Confidentiality:

Both parties agree to treat any confidential information shared during the course of collaboration with utmost confidentiality and not disclose it to third parties without prior written consent.

10. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws.

11. Entire Agreement:

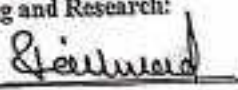
This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof and supersedes all prior discussions, negotiations, and agreements.

12. Modification:

Any modifications to this Agreement must be made in writing and signed by both parties.

In witness whereof, the undersigned parties have executed this Agreement as of the date first above written.


For : ABMSP's Anantrao Pawar College of Engineering and Research:

Signature: 

Name: Mrs. Pramila Gaikwad

Title: General Secretary

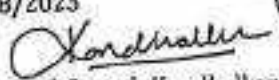
Date: /08/2023

Signature: 

Name: Dr. Sunil Bhimrao Thakore

Title: Principal

Date: /08/2023

Witness 1 : Prof. Ganesh Kondhalkar


Witness 2 : Prof. Rama Gaikwad




For: IICARE Foundation


Signature: 

Name: Dr. Santosh Bhosale

Director

IICARE Foundation

Date: /08/2023

Witness 1 : Akshay Patil


Witness 2 : Pratik Dhaygude




Concept Note: IICARE Foundation Program - Center of Excellence in Sustainability

Introduction:

We are pleased to present the concept note for the establishment of the IICARE Foundation Program, a Center of Excellence in Sustainability, in collaboration with ABMSP's Anant Rao Pawar College of Engineering and Research. This initiative aims to create a dynamic hub for sustainable development, research, and innovation, fostering collaborative efforts among industry, community, institutions, and government. The IICARE Foundation Program envisions the implementation of sustainable digital/health solutions and sustainable digital solutions for agricultural a decision support system for Sugarcane Farmers, all while contributing to broader climate ecosystem projects.

Program Overview:

The IICARE Foundation Program will establish a Center of Excellence in Sustainability within the premises of ABMSP's Anant Rao Pawar College of Engineering and Research. The program is designed to foster collaborative research, development, and educational initiatives that address pressing climate and sustainability challenges. This initiative will create a space for cross-disciplinary exploration and innovation, with a focus on sustainability in various sectors.

Key Objectives:

1. Collaborative Research and Development: The program will promote collaborative research and development opportunities for students, faculty, and industry partners. This will include projects that aim to develop sustainable solutions for various challenges faced by communities, industries, and the environment.
2. Sustainable Digital Health Solution - Project MAATR: In partnership with Industries, Government, and ABMSP's Anant Rao Pawar College of Engineering and Research, the program will implement Project MAATR. This project will focus on creating a decision support system for Asha workers, enabling them to deliver effective healthcare services through a digital platform.
3. Project FARM - Sustainable Agriculture Practices: The program will collaborate with Industries, Government to develop Project FARM, a decision support system for sugarcane farmers. This initiative aims to provide farmers with essential insights into sustainable agriculture practices and good agricultural practices to enhance productivity and environmental stewardship.
4. Climate Ecosystem Projects: The program will facilitate a collaborative approach to climate ecosystem projects, encouraging multi-disciplinary research and development. The center will serve as a platform for industry, community, institutions, and government to collectively work on initiatives that address climate change, resource conservation, and sustainable development.

Benefits and Impact:

- Enhanced opportunities for students and faculty to engage in meaningful research and development projects.



- Industry collaboration, fostering innovation and solutions for real-world challenges.
- Improved healthcare services and agricultural practices through digital solutions.
- Strengthened partnerships between the Industries, Government, and IICARE Foundation.
- Increased awareness and engagement in climate and sustainability projects.

Conclusion:

The IICARE Foundation Program envisions the establishment of a vibrant Center of Excellence in Sustainability that serves as a catalyst for collaborative efforts, research, and innovation. Through projects like Project MAATR and Project FARM, as well as broader climate ecosystem initiatives, this program aims to contribute to a more sustainable and resilient future. The program will create a platform where industry, academia, and communities converge to address critical challenges and drive positive change.

For more information, please contact:

Dr Santosh Bhosale
Director IICARE Foundation



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Some pros and cons of setting up a climate foundations Center of excellence in Sustainability in an engineering college:

Pros:

1. **Education and Awareness:** The center can enhance students' understanding of climate change, sustainable practices, and environmental issues, fostering a generation of environmentally conscious engineers.
2. **Research Opportunities:** It provides a platform for faculty and students to engage in research projects focused on climate mitigation, adaptation, and sustainable technologies.
3. **Industry Relevance:** Graduates with knowledge of sustainable practices will be more attractive to employers seeking engineers who can address environmental challenges.
4. **Community Engagement:** The center can connect with local communities, promoting sustainability initiatives and collaborating on projects that benefit the region.
5. **Networking:** Partnerships with environmental organizations, industries, and research institutions can provide valuable resources, expertise, and opportunities for collaboration.
6. **Innovation:** The center can drive innovation in sustainable engineering solutions, encouraging students to develop creative ideas to address climate-related problems.

Cons:

1. **Competing Priorities:** The office's initiatives might clash with other educational goals, potentially leading to challenges in integrating sustainability topics into the curriculum.
2. **Resistance to Change:** Some faculty or students might be resistant to incorporating climate-related topics into their studies or work, viewing them as tangential to their core engineering education.
3. **Sustainability of Impact:** The long-term impact of the centers can be challenging to measure, especially if there's a lack of consistent follow-up and evaluation.
4. **Limited Engagement:** Not all students and faculty may actively engage with the centers initiatives, which could limit the reach and effectiveness of its programs.
5. **Changing Focus:** As environmental priorities evolve, the office may need to continuously adapt its focus and strategies to remain relevant.

Ultimately, the success of a COE depends on the college's commitment, available resources, and ability to effectively integrate sustainability principles into the engineering education and research ecosystem.





Akhil Bharatiya Maratha Shiksha Parishad's
Anantrao Pawar College of Engineering & Research



Record No.: ADM/D/001
Revision: 00

Date: 21/01/2019

A.B.M.S. Parishad Correspondence

Ref. No. : APCOER/OFFICE/ 5413 /2021-22

मान्यतेस सादर....

प्रति,
मा. सरचिटणीस,
अखिल भारतीय मराठा शिक्षण परिषद,
पर्वती, पुणे - ४११००९.

विषय :- M/S ICAR, Baramati यांच्यासोबत सामंजस्य करार
करण्याबाबत....

A.B.M.S. Parishad, Pune-9	
Forward No. 35	
Date... 13/01/2019	Time... 2:30 PM
Sign.....	

महोदया,

अनंतराव पवार कॉलेज ऑफ इंजिनीअरिंग अँड रिसर्च पुणे-९ व M/S ICAR, Baramati यांसोबत सामंजस्य करार करण्यासाठी प्रा. नितीन गायकवाड, ई अँड टी. सी. विभाग यांचे पत्र प्राप्त झालेले आहे.

M/S ICAR, Baramati यांच्यासोबत सामंजस्य करार झाल्यास विद्यार्थ्यांना शैक्षणिक संशोधन व शैक्षणिक विविध प्रकल्पाकरिता मदत होईल.

करिता M/S ICAR, Baramati यांसोबत सामंजस्य करार करण्यासाठी आपली मंजूरी मिळावी ही नम्र विनंती
सविनय सादर

दिनांक: १३/०४/२०२२



आपला नम्र,

डॉ. सुनिल ठाकरे
प्राचार्य

13/04/2022

सहपत्र - १. प्रा. नितीन गायकवाड, ई अँड टी. सी. विभाग यांचे पत्र
२. सामंजस्य कराराचा नमुना.

जनरल सेक्रेटरी
अ.भा.म. शिक्षण परिषद, पुणे ९

Address:
Contact Details:
Website:

Sr. No. 103, Parvati, Pune- 411 009,
Tel: 020-24218901/8959, Tele Fax:- 020-24213929
<http://www.abmspcnerpune.org> Email: abmspcner@yahoo.com

Page 1



Akhil Bharatiya Maratha Shiksha Parishad's
Anantrao Pawar College of Engineering & Research



Record No.: ADM/D/036B
Revision: 00

Dat: 21/01/2019

Internal Correspondence For Department

Date: 12/04/2022

To,

The Principal
APCOER, Pune

Subject: Permission for MoU between APCOER and ICAR, Baramati.

Respected Sir,

As per mentioned in above subject I Prof. Nitin Gaikwad requesting you for permission of MoU between Anantrao Pawar College of Engineering and Research, Pune and ICAR, Baramati. It is helpful for exchange of students for academic, research and training purposes.

Please grant the permission for same.

Thanking you.

APCOER, Parvati, Pune-09	
Inward No.	60255
Date	13/04/2022
Received Time	11:25
Receiver's Name & Signature	A. P. Ydoldar
Remark	<i>By he</i>
Principal	<i>12/04/22</i>



(Signature)
Prof. Nitin M. Gaikwad
Asst. Prof. E & TC Engg.
APCOER

*As per mail
put up to management*

Address: Sr. No. 103, Parvati, Pune- 411 009,

Contact Details:

Tel: 020-24218901/8959, Tele Fax:- 020-24213929

Website:

<http://www.abmspcorpune.org>, Email : abmspcoe@yahoo.com

Page 1/1

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MEMORANDUM OF UNDERSTANDING

BETWEEN

**ICAR-NATIONAL INSTITUTE OF ABIOTIC STRESS
MANAGEMENT**

Malegaon, Tal. Baramati, Dist. Pune 413115 (Maharashtra)

AND

**ABMSP's ANANTRAO PAWAR COLLEGE OF
ENGINEERING AND RESEARCH**

Sr. No. 103, Shahu College Campus, Parvati, Pune 411009



MEMORANDUM OF UNDERSTANDING(MOU)

BETWEEN



A.B.M.S. PARISHAD'S ANANTRAO PAWAR
COLLEGE OF ENGINEERING AND RESEARCH,
PUNE

&

WESHINETECH PVT. LTD.,PUNE

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on 06th March 2024

BETWEEN

A.B.M.S.PARISHADS ANANTRAO PAWAR COLLEGE OF ENGINEERING & RESEARCH, S. No. 103, Shahu College Road, Parvati, Pune - 411009, Maharashtra (India), the First Party represented herein its Principal, **Dr. Sunil B. Thakare** (hereinafter referred as 'First Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

AND

WeShineTech Pvt. Ltd, 104, 1st Floor, Mantri Alpine, Bhunde Vasti, Bavdhan, Pune, Maharashtra 411021, and represented herein by its Vice President, **Dr. Sandeep Kadam,** (hereinafter referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

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

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - a) **A.B.M.S.Parishads Anantrao Pawar College Of Engineering & Research**
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest.
- E) **WeShineTech Pvt. Ltd.,** the Second Party is engaged in Business, Manufacturing, Skill Development, Education and R&D Services in the fields Engineering, Technologies , Web development, Advance Programming and related fields

- F) WeShineTech Pvt. Ltd., the Second Party is promoted by promoter name Group; Address and background of the Company;
- G) Give related information, its branches, and dimensional information about the industry concerned with whom the MoU is sworn.

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

CLAUSE 1 CO-OPERATION

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

CLAUSE 2 SCOPE OF THE MoU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 **Curriculum Design:** Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the

curriculum so that the students fit into the industrial scenario meaningfully.

- 2.3 **Industrial Training & Visits:** Industry and Institution interaction will give an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops / Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.4 **Internships and Placement of Students:** Second Party will actively engage to help the delivery of the Internship and placement of students of the First Party into internships/jobs, as per AICTE internship Policy. The Second Party will also register itself on AICTE Internship Policy Portal for disseminating the Internship opportunities available with them.

- 2.5 **Research and Development:** Both Parties have agreed to carry out the joint research activities in the fields of emerging technologies.

- 2.6 **Skill Development Programs:** Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.

- 2.7 **Guest Lectures:** Second Party to extend the necessary support to deliver guest lectures to the students of the First Party on the technology trends and in house requirements.

- 2.8 **Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting industrial exposure/ training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.

- 2.9 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein

- 2.10 There is no financial commitment on the part of the Vishwakarma Institute of Information Technology, the First Party to take up any program mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

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

CLAUSE 4 VALIDITY

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

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

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

First Party
APCOER Pune

Second Party
WeShineTech Pvt. Ltd.

Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of **Pune**.

AGREED:

WeShineTech Pvt. Ltd,
1st Floor, Mantri Alpine, Bhunde Vasti,
Bavdhan, Pune, Maharashtra 411021
Contact Details:8698957711
E-mails: sandeep@weshinotech.biz
Web: <https://www.weshinotech.in/>

**ABMSP's, Anantrao Pawar College of
Engineering & Research,Parvati, Pune**
S. No. 103, Shahu College Road, Parvati,
Pune - 411009.
Tel.: 020 24218959
Email: office@abmspcorpune.org

This MoU is prepared in two identical copies. Each Party holds one original copy duly signed by the competent authority.

Signed Date: 06/03/2024

For and on behalf of:

**WeShineTech Pvt. Ltd,
Bavdhan, Pune**

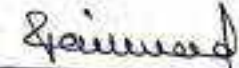
**ABMSP's, Anantrao Pawar College of
Engineering & Research,Parvati, Pune.**


Dr. Sandeep Kadam
Vice President, Operations
WeShineTech Pvt. Ltd,




Dr. Sunil Thakare:
Principal APCOER, Pune




Mrs. Pramila Gaikwad ;
General Secretary
ABMS Parishad, Pune

Witness 1:

Witness 1:


Prof. Jitendra C. Musale
APCOER, Pune-09

Witness 2

Witness 2:


Prof. Anil T. Lohar
APCOER, Pune-09



महाराष्ट्र MAHARASHTRA

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CG 085086

अनु.क्र. २९९०२ दि. १५ JAN 2024 मु.मु.रकम. ५००/-
वस्ताला प्रकार.....
वस्तु नोंदणी करणार अखेत का? होय/नाही.....
मिटरकर्तीचे वर्णन.....
मुद्रांक विकत घेणाऱ्याचे नांव श्री डी शिंदे
पत्ता श्री वि.जी.लॉन्ड्री फ्लोर
मुद्रांचा पसवाराचे नांव APCOR
हस्तोपकीर्तनेचे नांव व पत्ता पुष्कर रसिकवशी लाकड फ्लोर
मुद्रांक विकत घेणाऱ्याची छापी
सी.सोभा ग. होडे
परवाना नं. २२०२२४९
बाबायचू चौक, येन रोड,
सायबेडा, पुणे, -४११००५

अधिकारी
पुणे
१२ JAN 2024
प्रथम मुद्रांक लिपीक
कोषागार पुणे करिता

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding herein referred to as "MOU" is entered on this 02 day of Feb., 2024

BETWEEN:

3Dshikshan Educational Consultancy, having its registered office at Ahmednagar, Maharashtra Herein after referred as "First Party";

AND:

A.B.M.S. Parishad's Anantrao Pawar College of Engineering & Research, having its registered office at Parvati, Pune, Maharashtra. Herein after referred as "Second Party"





Now the above parties hereby agree to the following:

1) Preamble & Background for the MOU:

The first party is **3Dshikshan Educational Consultancy** engaged in the field of 3D Printing in Education.

The second party is **A.B.M.S. Parishad's Anantrao Pawar College of Engineering & Research** engaged in the field of Technical Education.

2) Purpose of the MOU:

The Purpose of this MOU is to develop an innovation ecosystem where students will harness their true passion through an experiential learning platform, and will use their creativity and imagination to turn their ideas into working prototypes, spurring innovation. The inclusion of 3D printing into education will provide a deep and immersive experience with the subjects. Students will be able to simulate real-world problems in the classroom by making 3D printing prototypes and thereby developing their problem-solving and critical thinking skills. Inculcating 3D Printing into the curriculum will nurture student's creativity, self-learning habits, independent thinking and rational thinking and it promotes entrepreneurship. Students become independent creators, critical thinkers and problem solvers instead of overwhelming with the problems.

The Proposal will be beneficial for both parties as we can apply our learning to the larger audience to create a larger impact and College will benefit in terms of becoming a pioneer in driving innovative technology that leads to better employment opportunities for the students.

3) Roles and Responsibilities:

First Party Agrees to carry out the following roles and responsibilities

- A) Will set up an Additive lab Center of excellence at the institute providing necessary resources valid for MoU duration.
- B) Will conduct a detailed 3D Printing course at college premises for interested enrolled students.
- C) Will provide continuous assistance to students and teachers in enhancing their skills with 3D Printing, addressing their queries over the platform.
- D) Will help students to prepare for 3D Printing innovation challenges, 3D Printing Competitions, hackathons, and academic projects involving 3D Printing.
- E) Will help faculties in building Additive Manufacturing course development.
- F) Will Provide Industrial Visits to students and project opportunities in collaboration with the college for exploring Internship opportunities with Additive Manufacturing companies.
- G) Will provide a few sponsored Additive Manufacturing Projects to final-year students.





- H) Will Provide Additive Manufacturing Consultancy (On Demand Manufacturing Projects).
- I) Will help the institute to run honor courses effectively.
- J) The first-year training cost for the COE model and Honors course will be INR 3000 & INR 2000 respectively & 3Dshikshan will provide the institute with 20% of the course fee each year to make the lab sustainable.
- K) 3DShikshan will facilitate student visits to the Prayas Shala facility, covering the designated charges.
- L) 3DShikshan will conduct workshops, training sessions, and projects for local schools and graduate students. In this initiative, 40% of the generated revenue will be contributed to the institute.

Second Party Agrees to carry out the following roles and responsibilities

- A) Will facilitate 3DShikshan as a preferred partner for conducting training, workshops and other 3D Printing project activities at college campuses under utilization of DST Prayas Shala.
- B) Will allow 2nd & 3rd-year degree students to attain this training program.
- C) Will allot specific time in our schedule for conducting the 3D Printing course, and will provide access to DST Prayas Shala lab equipment facilities (Computers & Internet).

4) Effective Date

This MOU will come into effect on the date of signature and will remain in force for atleast next 3 years, until either side delivers written notification to the other of its intention to terminate the memorandum, in which case the parties will terminate two months after the receipt of such a notification.

5) Modification

This MOU may be supplemented, amended or modified only by a writing signed by both parties.





The parties, through their respective duly authorized signatories, are signing this MOU on the date stated in the introductory clause.

<p>1. NAME: Mr. Prashant Suryawanshi</p> <p>DESIGNATION : Founder 3Dshikshan Educational Consultancy</p> <p>ADDRESS : COEP's Bhau Institute, College of Engineering Pune, Shivaji Nagar, Pune -411005</p> <p>SIGNATURE: </p> <p>SEAL : </p> <p>2. NAME: Mr. Pushkar Suryawanshi</p> <p>DESIGNATION: Co-Founder & Director 3Dshikshan Educational Consultancy</p> <p>SIGNATURE: </p> <p>SEAL : </p> <p>3. NAME: Prof. Gopiraj P. Kavhekar</p> <p>DESIGNATION: Co-Ordinator, DST Prayas Shala, Anantrao Pawar College of Engineering & Research, Pune</p> <p>SIGNATURE: </p> <p>DATE : 02/02/2024</p> <p>PLACE : Pune</p>	<p>1. NAME: Mrs. Pramila B. Gaikwad</p> <p>DESIGNATION : General Secretary, Akhil Bharatiya Maratha Shikshan Parishad Pune</p> <p>ADDRESS: Anantrao Pawar College of Engineering & Research, S. No. 103, Shahu College Road, Parvati, Pune - 411009.</p> <p>SIGNATURE: </p> <p>SEAL :  Akhil Bharatiya Maratha Shikshan Parishad, Pune-411009.</p> <p>2. NAME: Dr. Sunil B. Thakare</p> <p>DESIGNATION: Principal, Anantrao Pawar College of Engineering & Research, Pune</p> <p>SIGNATURE: </p> <p>SEAL : </p> <p>3. NAME: Prof. Ganesh E. Kondhalkar</p> <p>DESIGNATION: Co-Ordinator IQAC, Anantrao Pawar College of Engineering & Research, Pune</p> <p>SIGNATURE: </p> <p>4. NAME: Dr. D. P. Kamble</p> <p>DESIGNATION: Head of Department, Dept. of Mechanical Engineering, Anantrao Pawar College of Engineering & Research, Pune</p> <p>SIGNATURE: </p> <p>DATE : 02/02/2024</p> <p>PLACE : Pune</p>
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MEMORANDUM OF UNDERSTANDING

BETWEEN

**DOLPHIN LABS EMBEDDED SYSTEMS(OPC) PRIVATE
LIMITED,
THIRD FLOOR, MALVIKA ARCADE, VETALBUVA CHOWK,
NARHE,
Pune - 411041**

AND

**A.B.M.S. PARISHAD'S
ANANTRAO PAWAR COLLEGE OF ENGINEERING &
RESEARCH,
S. No. 103, Shahu College Road,
Parvati,
Pune - 411009.**



महाराष्ट्र MAHARASHTRA

© 2023

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क्र.सं. 868955 दि. 21 DEC 2023 मु.सं. 5001

वस्तुका प्रकार शिक्षणार्थ मोड

क्या नोंदणी करणार आहेत का? होय/नाही.

विक्रयकील वर्णन

मुद्रांक विहित घेणाऱ्याचे नांव व पत्ता अनंतराव पवार कॉलेज

ऑफ डेजिनिअरिंग / परवती, पुणे

वस्तुका मालकाचे नांव डॉ. लक्ष्मी लोख

इसके आधारे नांव व पत्ता मंगेश पटेल / लक्ष्मी नगर



18 DEC 2023

शहूल एन. जाईक
 राज्य शा. 22-11-23
 429, मुळावा चौक, पुणे-411041
 कायदासंबंधी प्रश्नांसाठी यादी देऊन, यादी प्राप्त झाल्यावर कायदासंबंधी मुद्रांक
 काढणे आवश्यक आहे. अधिकृत अधिकारी यादी देऊन घ्यावे.

प्रथम मुद्रांक लिपीक कोषागार पूर्ण करिला.

MEMORANDUM OF UNDERSTANDING

Between

The MOU is between Dolphin Labs Embedded Systems (Op) Private Limited, Third Floor, Malvika Arcade, Vetalbuva Chowk, Narhe, Pune - 411041

and

A.B.M.S. PARISHAD'S Anantrao Pawar College of Engineering & Research, S. No. 103, Shahu College Road, Parvati, Pune - 411009.



This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as "MoU") is made on 8th February 8, 2024 by and between the Anantrao Pawar College of Engineering and Research, Pune (hereinafter referred to as "Institute") and Dolphin Labs Embedded Systems (OpC) Private Limited, Pune. The above stated collaboration of 3 years from Academic years, 2023-24, 2024-25, 2025-2026 goal of grooming the students of the college to match global standards in terms of technological research, innovation, also with the objectives of utilization of Prayas Shala lab machines, practicals, knowledge transfer, seminars & visits etc.

Also entrepreneurship and job opportunities. Together we aim to motivate and groom our students to drive our mission of enriching India through innovation.

OBJECTIVES OF THE MOU:

1. DST Prayas Shala Lab utilization for training & prototyping purpose.
2. Bridge the gap between industry and academics by training students in industrial approach and technologies.
3. Train and motivate students to learn to ideate and implement their own ideas that solve social and industrial problems.
4. Bringing holistic thinking in students. (Not just "how to make", but "what to make, why is it better than existing alternatives").
5. Increase employability by developing technical, attitudinal and soft skills in the students.
6. Recruiting best technical students from the college (not based on academic criteria).
7. Encourage cross-functional learning by facilitating multi-disciplinary projects.
8. Establish connect with every student in the college and have a constant conversation with them to motivate them to become best engineers possible.

TERMS AND CONDITIONS:

1. RELATIONSHIP:

- 1.1 DST Prayas Shala machines which will be used by Dolphin Labs Embedded Systems (OpC) Pvt. Ltd. For prototyping, Training or Project purpose, they will be liable to pay machine usage charges as decided.
- 1.2 MOU is the collaboration between two parties for mutual benefit and to enrich India through innovation.
- 1.3 MOU stands valid for Three years from the date of agreement. The collaboration can be terminated from either side with a notice period of one month.
- 1.4 Both parties shall work in synchronism to ensure the successful completion of collaboration.
- 1.5 Both the parties shall provide adequate facilities to the students undergoing training with mutual understanding.
- 1.6 The income generated as the result of our collaboration shall be split as per mutual agreement.

2. OBLIGATION:

- 2.1 There shall be no obligation on any party to compensate the other in any manner or to make any claim.
- 2.2 Each party shall meet the expenses as mutually agreed for training purpose.
- 2.3 Each party shall respect the other's intellectual property (IP).
- 2.4 Both parties shall maintain confidentiality about any information.



3. CONDITION:

- 3.1 The institute and industry agree to hold in confidence all information/data designated by the institutes as being confidential which is obtained from either institute and industry or created during the performance of the MoU and will not disclose the same to any third party without written consent of the institute.
- 3.2 The above confidential clause under this MoU excludes the information/data possessed by either institute or industry before entering into this MoU or independently developed and/or information already available through the public domain.
- 3.3 Neither this MoU, nor any activities described herein, shall be construed as creating a partnership, joint venture, agency or other such relationship. Both the parties agree that this MoU represents a nonexclusive relationship between the parties.
- 3.4 Both the parties will designate persons who will have responsibility for co-ordination and implementation of this agreement.
- 3.5 This MoU may be amend, renewed and terminated by mutual written agreement of the both parties at any time.

1. NAME: Mr. Chittaranjan P. Mahajan

DESIGNATION: Director
Dolphin Labs Embedded Systems (OpC) Private Limited

ADDRESS : Third Floor, Malvika Arcade, Vetabhuva Chowk, Narhe, Pune - 411041

SIGNATURE:

SEAL :



2. NAME: Dr. D. P. Kamble

DESIGNATION: Head of Department
Dept. of Mechanical Engineering, Anantrao Pawar College of Engineering & Research, Pune

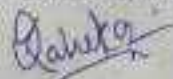
SIGNATURE:



3. NAME: Prof. Ganesh E. Kondhalkar

DESIGNATION: Co-Ordinator,
DST Prayas Shala, Anantrao Pawar College of Engineering & Research, Pune

SIGNATURE:



DATE : 08/02/2024

PLACE : Pune

1. NAME: Mrs. Pramila B. Gailwad

DESIGNATION: General Secretary,
Akhil Bharatiya Maratha Sikshan Parishad Pune

ADDRESS: Anantrao Pawar College of Engineering & Research, S. No. 103, Shahu College Road, Parvati, Pune - 411009.

SIGNATURE:



SEAL :



2. NAME: Dr. Sunil B. Thakare

DESIGNATION: Principal
Anantrao Pawar College of Engineering & Research, Pune

SIGNATURE:



SEAL :



3. NAME: Prof. Ganesh E. Kondhalkar

DESIGNATION: Co-Ordinator IQAC,
Anantrao Pawar College of Engineering & Research, Pune

SIGNATURE:



DATE : 08/02/2024

PLACE : Pune



महाराष्ट्र MAHARASHTRA

2023

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25 AUG 2023

फक्त प्रतिज्ञापत्रासाठी / फॉर्म नं. -
अनु.क्र. 21(2) - दि. रकम - १००/-
मुद्रांक दिकत घेणाऱ्याचे नांव
पत्ता
हस्ताक्षर नांव



मुद्रांक दिकत घेणाऱ्याची सही
इतिहासिक कारणांसाठी या प्रतिलिपि सादर करण्यासाठी
मुद्रांक घेणाऱ्याची कृपया कृपया जाही. (शासन आदेश दि. ४/७/२०१४ नुसार)
या कारणासाठी ज्यांनी मुद्रांक घेतले तेला तसेच त्यांच्या कारणासाठी मुद्रांक
घेतले तेला तसेच त्यांच्या कारणासाठी आहे

प्रथम मुद्रांक लिपीक
कोषागार पुणे करिता
21 AUG 2023

ए.ए.ए. यु.ए.ए. यु.ए.ए.
मुद्रांक घेणाऱ्याचे नाव - साधर/पं/ D.Lic.No. ६

MEMORANDUM OF UNDERSTANDING (MoU)

In Agreement for Setting Up a Center of Excellence for Sustainability in Collaboration
between
IICARE Foundation & ABMSP's Anant Rao Pawar College of Engineering and Research



This Agreement is entered into on 10/08/2023 between ABMSP's Anantao Pawar College of Engineering and Research, hereinafter referred to as the "College," and HCARE Foundation, hereinafter referred to as the "Foundation."

1. Purpose and Objectives:

The purpose of this Agreement is to establish a Center of Excellence for Sustainability within the College's premises. The Foundation will receive working/ research space at a and in return, both parties will engage in collaborative research, development, and educational initiatives outlined below.

2. Office Space Allocation / and other amenities:

The College agrees to provide required space within its premises to the Foundation. Subject to the terms and conditions of this Agreement. Amenities like water / electricity / Internet connection etc.

3. Collaborative Research and Development Opportunities:

Both parties recognize the importance of fostering research, innovation, and sustainable development. The Foundation agrees to provide students and faculties of the College with opportunities for collaborative research projects, development initiatives, and innovation in the field of climate and sustainability.

4. Collaborative Platform for Climate Ecosystem Projects:

The Foundation, in collaboration with the College, will establish a collaborative platform that brings together industry, community organizations, educational institutions, and government bodies. This platform will serve as a hub for joint initiatives, knowledge exchange, and collaborative projects addressing climate and sustainability challenges.

5. Center of Excellence for Sustainability:

The College and the Foundation will jointly establish a Center of Excellence for Sustainability within the College's premises. This center will serve as a focal point for research, training, and knowledge dissemination in the field of sustainability, fostering a culture of innovation and environmental responsibility.

6. Term of Agreement:

This Agreement shall be effective from the date of signing and shall remain in force for a period of 5 years unless terminated earlier in accordance with the provisions outlined herein.

7. Termination:

Either party may terminate this Agreement upon [Specify Notice Period, 6 months] written notice to the other party. Termination shall not affect ongoing collaborative projects and initiatives.

8. Investment and Asset Clause: In the event that the Foundation makes any financial or material investment in the establishment or enhancement of the climate Foundation office



and the Center of Excellence for Sustainability, the Foundation shall retain the right to move such assets to a location of its choice upon the conclusion of the program.

9. Confidentiality:

Both parties agree to treat any confidential information shared during the course of collaboration with utmost confidentiality and not disclose it to third parties without prior written consent.

10. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws.

11. Entire Agreement:

This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof and supersedes all prior discussions, negotiations, and agreements.

12. Modification:

Any modifications to this Agreement must be made in writing and signed by both parties.

In witness whereof, the undersigned parties have executed this Agreement as of the date first above written.

For : ABMSP's Anant Rao Pawar College of
Engineering and Research:

Signature: 

Name: Mrs. Pramila Gaikwad

Title: General Secretary

Date: /08/2023

Signature: 

Name: Dr. Sunil Bhimrao Thakare

Title: Principal

Date: /08/2023

Signature: 
Witness 1 : Prof. Ganesh Kondhalkar

Signature: 
Witness 2 : Prof. Rama Gaikwad



For : IICARE Foundation

Signature: 

Name: Dr. Santosh Bhosale

Director

IICARE Foundation

Date: 1st /08/2023

Signature: 
Witness 1 : Akshay Patil

Signature: 
Witness 2 : Pratik Dhaygude

Concept Note: IICARE Foundation Program - Center of Excellence in Sustainability

Introduction:

We are pleased to present the concept note for the establishment of the **IICARE Foundation Program**, a Center of Excellence in Sustainability, in collaboration with **ABMSP's Anantrao Pawar College of Engineering and Research**. This initiative aims to create a dynamic hub for sustainable development, research, and innovation, fostering collaborative efforts among industry, community, institutions, and government. The **IICARE Foundation Program** envisions the implementation of sustainable digital health solutions and sustainable digital solutions for agricultural a decision support system for Sugarcane Farmers, all while contributing to broader climate ecosystem projects.

Program Overview:

The **IICARE Foundation Program** will establish a Center of Excellence in Sustainability within the premises of **ABMSP's Anantrao Pawar College of Engineering and Research**. The program is designed to foster collaborative research, development, and educational initiatives that address pressing climate and sustainability challenges. This initiative will create a space for cross-disciplinary exploration and innovation, with a focus on sustainability in various sectors.

Key Objectives:

1. **Collaborative Research and Development:** The program will promote collaborative research and development opportunities for students, faculty, and industry partners. This will include projects that aim to develop sustainable solutions for various challenges faced by communities, industries, and the environment.
2. **Sustainable Digital Health Solution - Project MAATR:** In partnership with Industries, Government, and **ABMSP's Anantrao Pawar College of Engineering and Research**, the program will implement Project MAATR. This project will focus on creating a decision support system for Asha workers, enabling them to deliver effective healthcare services through a digital platform.
3. **Project FARM - Sustainable Agriculture Practices:** The program will collaborate with Industries, Government to develop Project FARM, a decision support system for sugarcane farmers. This initiative aims to provide farmers with essential insights into sustainable agriculture practices and good agricultural practices to enhance productivity and environmental stewardship.
4. **Climate Ecosystem Projects:** The program will facilitate a collaborative approach to climate ecosystem projects, encouraging multi-disciplinary research and development. The center will serve as a platform for industry, community, institutions, and government to collectively work on initiatives that address climate change, resource conservation, and sustainable development.

Benefits and Impact:

- Enhanced opportunities for students and faculty to engage in meaningful research and development projects.

- Industry collaboration, fostering innovation and solutions for real-world challenges.
- Improved healthcare services and agricultural practices through digital solutions.
- Strengthened partnerships between the Industries, Government, and IICARE Foundation.
- Increased awareness and engagement in climate and sustainability projects.

Conclusion:

The IICARE Foundation Program envisions the establishment of a vibrant Center of Excellence in Sustainability that serves as a catalyst for collaborative efforts, research, and innovation. Through projects like Project MAATR and Project FARM, as well as broader climate ecosystem initiatives, this program aims to contribute to a more sustainable and resilient future. The program will create a platform where industry, academia, and communities converge to address critical challenges and drive positive change.

For more information, please contact:

Dr Santosh Bhosale
Director IICARE Foundation

Some pros and cons of setting up a climate foundations Center of excellence in Sustainability in an engineering college:

Pros:

1. **Education and Awareness:** The center can enhance students' understanding of climate change, sustainable practices, and environmental issues, fostering a generation of environmentally conscious engineers.
2. **Research Opportunities:** It provides a platform for faculty and students to engage in research projects focused on climate mitigation, adaptation, and sustainable technologies.
3. **Industry Relevance:** Graduates with knowledge of sustainable practices will be more attractive to employers seeking engineers who can address environmental challenges.
4. **Community Engagement:** The center can connect with local communities, promoting sustainability initiatives and collaborating on projects that benefit the region.
5. **Networking:** Partnerships with environmental organizations, industries, and research institutions can provide valuable resources, expertise, and opportunities for collaboration.
6. **Innovation:** The center can drive innovation in sustainable engineering solutions, encouraging students to develop creative ideas to address climate-related problems.

Cons:

1. **Competing Priorities:** The office's initiatives might clash with other educational goals, potentially leading to challenges in integrating sustainability topics into the curriculum.
2. **Resistance to Change:** Some faculty or students might be resistant to incorporating climate-related topics into their studies or work, viewing them as tangential to their core engineering education.
3. **Sustainability of Impact:** The long-term impact of the centers can be challenging to measure, especially if there's a lack of consistent follow-up and evaluation.
4. **Limited Engagement:** Not all students and faculty may actively engage with the centers initiatives, which could limit the reach and effectiveness of its programs.
5. **Changing Focus:** As environmental priorities evolve, the office may need to continuously adapt its focus and strategies to remain relevant.

Ultimately, the success of a COE depends on the college's commitment, available resources, and ability to effectively integrate sustainability principles into the engineering education and research ecosystem.

This MEMORANDUM OF UNDERSTANDING (hereinafter called as the 'MOU') is made and executed on / /

BETWEEN

Cyber Security Corporation, 801 Rama Equator, Morwadi, Pimpri, Pune, Maharashtra - 411018; represented herein by, Dr. Harold D'Costa, President; hereinafter referred to as the "First Party" (which expression shall, unless repugnant to the context or meaning thereof, be deemed to include its successors - in-office, administrators and assigns) of the FIRST PART.

AND

ABMSP's, Anantrao Pawar College of Engineering & Research, Pune, Maharashtra-411009; represented herein by its authorized representative Dr. Sunil B. Thakare, Principal; hereinafter referred to as the 'Second Party', (which expression shall, unless it be repugnant to the context or meaning thereof be deemed to mean and shall include its successors - in-office, administrators and assigns) of the SECOND PART.

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

WHEREAS:

- A) The First Party is providing techno legal solutions and highly specialized training programs in the cyber sphere domain and advises Law Enforcement Agencies, Judiciary, Corporate, Education and allied departments in the Government, Semi Government and Private sector for Cyber Security breaches, Prevention, Cyber Crime Investigation, Cyber Forensics, Cyber Law, IPR and Blockchain matters.
- B) The First Party is represented by Dr. Harold D'Costa; which has created a niche name in the world of online defense and investigation techniques. Right from its inception its core value was to provide assistance and training to Law enforcement agencies, Judiciary, Corporate, Education and allied departments in the Government and Private sector. Working on smaller cases it has worked on mission critical cases related to the darker side of the cyber world and has come up successfully in its mission. The First Party has more than 6,500 satisfied clients which speaks volume of an organization; whose intention is to make the globe free from the cyber menace. Clients from all over the globe come to us for solutions, which are unparalleled and get services, which are unblemished and the best of its kind.



- C) The Second Party is represented by Dr. Sunil B. Thakare, APCOER is situated in nation's education hub, Pune and recognized for its quality education and research. It is the institute of Akhil Bhartiya Maratha Shikshan Parishad, Parvati Pune 09, an educational trust was founded by a team of renowned educationists and social reformers. The institute is situated in the area of 10 acres of land surrounded by beautiful landscape of Sahyadri Hills of Western Ghat nearing to famous Parvati Hills. The institute is established in 2012 having 8 UG and 2 PG courses affiliated to SPPU, Pune. Institute is on creating versatile engineers who can apply their knowledge and skills in any field across the globe. Highly qualified faculty members, well equipped laboratories, extensive industry - academia interactions all serve to make engineering education at APCOER campus a unique and enriching experience.
- D) The Parties together believe that collaboration and co-operation between themselves will promote more effective use of each of their resources and provide each of them with enhanced opportunities to grow and enlarge further.
- E) The Parties intend to cooperate and focus their efforts on co-operation within area of Training.
- F) Both Parties, being legal entities in themselves, desire to sign and execute this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HEREIN AGREED TO AS FOLLOWS:

CLAUSE 1: CO-OPERATION:

- Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- The general terms of co-operation shall be governed by this MoU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds, and documents (the 'Definitive Documents')

as may be required to give effect to the actions contemplated in terms of this MoU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2: FIRST PARTY RESPONSIBILITIES

- To provide resource persons
- To design training programmes
- To develop courseware
- To provide upgradation of the course as per as current trends
- To design brochure
- To provide Internships
- Joint Certification

CLAUSE 3: SECOND PARTY RESPONSIBILITIES

- To provide computer labs as per as the need of the FIRST PARTY
- To market and promote the program among internal students and corporates
- Digital Campaigning through portal and various print media
- To provide Joint Certification on completion of the training program

CLAUSE 4: INTELLECTUAL PROPERTY:

- Intellectual Property Rights related to training contents and courseware shall vest with the FIRST PARTY

CLAUSE 5: FINANCIAL TERMS

- SECOND PARTY shall pay the FIRST PARTY Rs _____ Per Hour
- Any programs outside PUNE jurisdiction, travel cost, lodging and boarding shall be borne by the SECOND PARTY at actuals.
- All payments should be made through Cheque/DD or Online transfer

CLAUSE 6: VALIDITY:


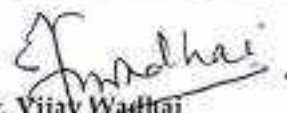

- This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period the First Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of the First Party after termination of this Agreement by way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

this MOU.


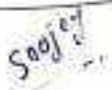


- Both Parties may terminate this MOU upon 90 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligation.



CLAUSE 7: RELATIONSHIP BETWEEN THE PARTIES

- It is expressly agreed that the Parties herein are acting under this MOU as independent Parties and the relationship established under this MOU shall not be construed as a partnership or joint venture of any sort. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996 (as amended).
- The Arbitration and Conciliation Act, 1996, shall govern the proceedings and the seat of Arbitration will be the city of Pune (Maharashtra).

<u>AGREED: Cyber Security Corporation, Pune</u>	<u>ABMSP's, APCOER, Pune</u>
Signature :  Name : Dr. Harold D'Costa Title : President, Cyber Security Corporation, Pune	Signature : Name : Mrs. Pramila Gaikwad Title : General Secretary, A.B.M.S. Parishad, Pune
Signature :  Name : Dr. Vijay Wadhvani Title : President - Technology and Innovation Cyber Security Corporation.	Signature :  Name : Dr. Sunil B. Thakare Title : Principal, APCOER, Pune

Witness:

1. Dr. Amit A. Kadam 	3. Dr. Soojey Deshpande 
2. Prof. Ganesh Kondhalkar 	4. Prof. Anil Lohar 

	AkhilBharatiya Maratha ShikshanParishad's AnantraoPawar College of Engineering & Research		
	Record No.: ADM/D/001 Revision: 00	DoI: 02/01/2023	
A.B.M.S. Parishad Correspondence			

Ref. No. :- APCOER/OFFICE/CE/14/2023-24

मान्यतेस सादर...

प्रति,

मा. सचिवालय,

अखिल भारतीय मराठा शिक्षण परिषद,

पर्वती, पुणे - ४११००९.

A.B.M.S. Parishad, Pune-9.	
Inward No. <u>25</u>	
Date <u>01/04/24</u> Time <u>2:00 PM</u>	
Sign <u>[Signature]</u>	

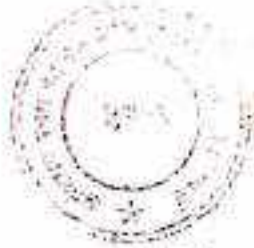
विषय :- Extremity India Technologies, Pune यांच्यासोबत सामंजस्य करार करण्यास मंजूरी मिळण्याबाबत...

महोदया,

अनंतराव पवार कॉलेज ऑफ इंजिनीअरिंग अण्ड रिसर्च, पुणे-९, व Extremity India Technologies, Pune यांच्या दरम्यान सामंजस्य करार करण्यासाठी डॉ. अमित कदम, आय. टी. विभागप्रमुख यांचे पत्र प्राप्त झालेले आहे. सोबत Memorandum Of Understanding (MOU) जोडलेला आहे.

करीता Extremity India Technologies, Pune यांच्यासोबत सामंजस्य करार करण्यास आपली मंजूरी मिळ्यावी ही मग्न विनंती.
सविनय सादर.

दिनांक : ०८/०४/२०२४



आपला मग्न,

[Signature]

[Signature]
 General Secretary
 Akhil Bharatiya Maratha Shikshan Parishad,
 Pune-411009.

डॉ. सुनिल ठाकरे
 प्राचार्य

[Signature]
 08/04/24

सहपत्र - १. डॉ. अमित कदम, आय. टी. विभागप्रमुख यांचे पत्र.

*Original
 Copy given to Engr
 Shri D
 26/04*

Address:
 Contact Details:
 Website:

Sr. No. 103, Parvati, Pune- 411 009,
 Tel: 020-24218901/8959, Tele Fax:- 020-24213929
<http://www.abmspcoerpune.org>, Email : abmsproe@yahoo.com.

MEMORANDUM OF UNDERSTANDING

Between

Partner 1

Partner2



ABMSP's Anantrao Pawar College of
Engineering & Research, Parvati,
Pune- 411009
Shahu Campus,
Parvati, Pune, Maharashtra 411009

ExtremityIndia Technologies, S.R. 23,
Karvenagar stop, Shivajinagar, Pune,
Maharashtra 411052

On

Date: 10th April 2024

MEMORANDUM OF UNDERSTANDING

ABMSP's Anantrao Pawar College of Engineering & Research,
Parvati, Pune- 411009

Shahu Campus, Parvati, Pune, Maharashtra 411009

&

Extremity India Technologies, Pune, Maharashtra 4110052

This non-binding memorandum of Understanding ("MOU") entered into effective as of 10th April 2024, by and between:

ABMSP's Anantrao Pawar College of Engineering & Research is one among the hallmark institutes of pune, established in 2012 with the aim of providing quality technical education and excellence in the ever expanding horizon of technical revolution of 21st century. The institute is becoming an icon in the field of engineering education in the state of Maharashtra. APCOER is also accredited by NAAC with "B" grade.

Department of Information Technology-

The department of Information Technology is well known for academic excellence, research culture delivered through its undergraduate programs. The Department of Information Technology was established in 2012 with the intent to provide quality education to the young aspirants with an intake capacity of 60.

The motto of our department is to provide quality technical education to students, which will lead them sustain peaks in the field of technology. Department of Information Technology has labs equipped with high configuration machines and latest software's required for teaching/learning process and research. The department leads to empower students with quality education in the wide areas of information technology.

Department Highlights:

- Remote Centre of IIT Bombay for certified training programs to students.
- APCOER is under mentorship of COE, Pune thereby students could interact with professors of COEP and can use library & laboratory facilities of COEP.
- APCOER Innovation Club members have renowned Scientists, Retired Chief Engineer, and IT Professionals to guide students in Research, Entrepreneur activities, Internship, and Start-ups.
- Technical events of national importance like Technothon, Spark-Tech, Engineer's Day, and Concrete Day are regularly organized to enhance the skills, personality, and team building of IT engineering students.
- Nodal Centre of IIT Bombay for the use of virtual laboratories for students.
- Industrial and Educational visits, Workshops, Webinars are conducted to understand the technical know-how in the IT engineering field.
- APCOER Business Incubation Center is established to support student Start-up.
- Department handling project "Design and implement of Digital solution to enhance the Efficiency and Productivity of Modern Farm" in association with ICARE Foundation.
- Department handling project "Empowering ASHA workers can view their Ante Natal Check-up (ANC) and post Natal Check-up (PNC) visit schedule and track them effectively" in association with ICARE Foundation.



- Department is ISO (9001:2015) certified and follows Quality Management System procedures for student development.
- Language club to teach Japanese and English language on regular basis to develop the students for international opportunities.
- Facility of Honors in major/minor courses in addition to the regular Information Technology degree.
- Internship, Earn & Learn Scheme, Involvement of students in consultancy works.
- Effective and Innovative Teaching-Learning process with Smart Classrooms.
- Placement cell for assured placement of students.
- In-Campus Guidance for Engineering Services, GATE, Public Sector Undertaking's (PSU) through Rajarshi Shahu Academy of our trust ABMS Parishad, Pune.
- 'DST Prayas-Shaala' Centre of Science and Technology Park, Pune worth Rs.5 Crore to enable prototyping activities.
- Student Counseling & International Relationship Cell (SC & IRC) for students to grab higher education opportunities in universities abroad.
- Special Scholarships to students under various schemes other than conventional government scholarships (Lila Poonawala: for girls, Deccan Maratha Education Society: for boys and girls, APCOER: ANANT for boys and girls of IT engineering).
- Industry centric Curriculum.
- Tracked curriculum with special track in Industry Internships, Research, Higher Studies and Entrepreneurship in Final year.
- Student Internships in reputed industries.
- Alumni serving Government organizations, Civil Services and reputed industries across the globe.

And

Recitals:

WHEREAS, Extremity India Technologies (-Company) is since 2011 engaged in the business of Website Development, Software Development, Online Applications Development, Technical Consulting Services, and Industrial IT Training Facilities and Guidance. WHEREAS, College wishes to utilize the services of Extremity India Technologies in connection with the Development and Training in the Organization.

THEREFORE, Extremity India Technologies and College agree as follows:

Objectives:

- To help every student in his endeavor.
- To empower the student in IT Education.
- To ensure that the perfect Knowledge Transfer has been made.
- To ensure that he is able to apply the knowledge obtained in his field.
- To provide Technical Support in Training and Development as well.
- To ensure that College Students and Faculties always be updated with technology using such Guest Lectures, Seminars, Workshops and Trainings.

Scope of MoU:

- This is an association between the Company and the College in presence of officials of both the organization.
- Will Provide Guest Lectures, Seminars, and Technical Workshops on College Requirement Basis and help in Placement Assistance.
- We also associate in providing Computer Software and Other Computer equipments to college.
- Training & Development and dissemination of knowledge for students of APCOER and employees of both the organizations.
- Summer Internship and placement of the eligible students from APCOER, strictly according to the extant rules and regulations of M/s. ExtremityIndia Technologies.
- Collaborative efforts in setting up grounds for long term partnership to conduct various Social Activities.
- Conducting exchange programs for students, faculty members as well as the employees of M/s. ExtremityIndia Technologies.
- Any other area which may be mutually beneficial to both the organizations.
-
- Any query and doubt will be strived to eliminate with utmost satisfaction. We will put every effort to link knowledge and the work sector. Our agenda is to make each and every person empowered so that he/she can contribute to the IT Field.
- We want to be associated with one of the finest colleges in India. Hence, we are constantly on the lookout for the next best college where we can perform our knowledge transfer.
- Also, it is essential to donate as much knowledge we have gained to deserving students and faculties. Thus, what we call as Knowledge Domain is waiting to be dispersed among students of many colleges.
- Our primary aim is to bridge the link between the growing demand for IT jobs and IT education. This is where the Knowledge Transfer comes in.
- Hence, apart from updating students about the latest software's, we also teach them about performing in the Interviews that is, how to crack them; giving them tips and strong points to get selected etc.
- Hence, with this association, all our agendas are being satisfied and we are more than happy to be associated with such reputed colleges.

Limitations on Use:

The Company does not permit the utilization of its name/brand for use by any other association partner, other company without prior permission. Breaching of the clause would lead to immediate legal action.

Confidentiality:

Licensee agrees to observe complete confidentiality with respect to the Company, and will not disclose any information, copy, reproduce or alter the Information provided.



**ABMSP's Anantrao Pawar College
of Engineering & Research, Parvati,
Pune- 411009
Shahu Campus,
Parvati, Pune, Maharashtra 411009**

**ExtremityIndia
Technologies, S.R. 23,
Karvenagar
stop, Shivajinagar, Pune,
Maharashtra 411052**

Mrs. Pramilatai Gaikwad
Hon. Secretary
Akhil Bharatiya Maratha Shikshan Parishad,
Parvati, Pune, Maharashtra 411009.

Kunal Sonu
CEO, Director
ExtremityIndia Technologies,
S.R. 23, Karvenagar stop,
Above Tirupati Hospital, Pune

Dr. S. B. Thakare,
Principal,
ABMSP's Anantrao Pawar College of
Engineering & Research, Shahu Campus,
Parvati, Pune, Maharashtra 411009

Mahesh Sapte
HR Manager
ExtremityIndia Technologies,
S.R. 23, Karvenagar stop,
Above Tirupati Hospital, Pune

Dr. Amita Kadam
Head, Department of Information
Technology ABMSP's Anantrao
Pawar College of Engg. & Research,
Parvati, Pune- 411009.

Witness: Prof. G. E. Kondhalkar
IQAC, APCOER

Prof. A. N. Kalal
Assistant. Professor, IT Dept.

**Signed and Dated on 10th April 2024,
Place: Pune.**



BETWEEN



Anantrao Pawar College of Engineering & Research Pune

AND

SSIG Manufacturing Advancements Pvt. Ltd. Pune



This Agreement made and entered into on this 24/1/2022 (Monday) between Anantrao Pawar College of Engineering & Research, Pune and SSIG Manufacturing Advancements Pvt. Ltd. Pune.

1. OBJECTIVES OF THE MoU:

The objective of this Memorandum of Understanding is:

- a. To promote interaction between Anantrao Pawar College of Engineering & Research, Pune and SSIG Manufacturing Advancements Pvt. Ltd. Pune in mutually beneficial areas.
- b. To provide technical training to the students of Anantrao Pawar College of Engineering & Research, Pune in the areas of Robotics, Mechatronics, PLC, and Computer Aided Manufacturing to enhance the employability potential of the Engineering graduate.
- c. To set up center of excellence at Anantrao Pawar College of Engineering & Research, Pune in next one year which will help bridging the gap between industries and Anantrao Pawar College of Engineering & Research, Pune in upcoming thrusts areas.
- d. SSIGMA will provide an Industrial expert person who will be appointed as a member of Board of Studies at Anantrao Pawar College of Engineering & Research, Pune as on required.

2. PROPOSED MODES OF COLLABORATION:

Anantrao Pawar College of Engineering & Research, Pune and SSIG Manufacturing Advancements Pvt. Ltd. Pune propose to collaborate through,

- a. Internship / Training/Company Visit for Interested existing students of Anantrao Pawar College of Engineering & Research, Pune.
- b. Placements assistance for existing and pass out students of Anantrao Pawar College of Engineering & Research, Pune subject to students must undergo training at SSIG Manufacturing Advancements Pvt. Ltd. Pune. And qualify for the same.

- c. Knowledge transfer by SSIGMA personnel on new technologies through Continuing Education Programs to be conducted at Anantrao Pawar College of Engineering, Pune or at SSIGMA facility in Baner, Pune, in areas of mutual interest to SSIG Manufacturing Advancements Pvt. Ltd. Pune.
- d. Any other appropriate mode of interaction agreed upon between Anantrao Pawar College of Engineering & Research and SSIG Manufacturing Advancements Pvt. Ltd. Pune
- e. Anantrao Pawar College of Engineering & Research, Pune shall use reasonable efforts to market, advertise and actively promote products, services and facilities offered by SSIG Manufacturing Advancements Pvt. Ltd.

Each of the above modes of interaction will be initiated by entering into a separate agreement between the two parties.

3. CONFIDENTIALITY:

- a. During and for a period of Three years from the date of disclosure, each party agrees to consider as confidential all information disclosed by the other party in written or tangible form or, if orally disclosed confirmed in writing within thirty days of disclosure and identified as confidential by the disclosing party.
- b. The obligations above shall not extend to any confidential information for which the receiving party can prove that this information:
 - Is in the public domain at the time of disclosure or comes within the public domain without fault of the receiving party.
 - Is already known or become known to the receiving party.
 - Is received from a third party having no obligations of confidentiality to the disclosing party.

4. RENEWAL:

- This MoU shall be in the effect for a period of 3 years from the date of signature.
- Either party may request renewal of this agreement, in writing, 7 days prior to the proposed termination date.
- Any activities in progress at the time of termination shall be permitted to conclude as planned unless otherwise agreed in writing.

5. MODIFICATIONS in the MoU:

- No amendment or modification of this MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU.
- The modifications/changes shall be effective from the date on which they are made/executed, unless otherwise agreed to.
- Either party can cancel the MoU by giving a prior notice of 14 days in writing to concerned person from each party.

6. ASSIGNMENT

It is understood by the Parties herein this MoU is based on the educational purpose and expertise of each party and hence neither Party shall transfer or assign this Agreement, or rights or obligations arising hereunder, either wholly or in part, to any third party.

7. SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version of the Agreement and having equal legal validity.

BY SIGNING BELOW, the parties, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.

On behalf of
SSIG Manufacturing Advancements Pvt.
Ltd. Pune

Name: Sudarshan Lathkar

Designation: CEO,
SSIG Manufacturing Advancements Pvt.
Ltd.
Office Number 307 & 406, Deron Heights,
Baner,
Pune - 411045

Signature



Date: 24/01/2022

Seal



On behalf of
Anantrao Pawar College of Engineering &
Research Pune.

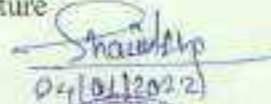
Name: Hon. Mrs. Pramila B. Gaikwad
Designation: General Secretary A.B.M.S.
Parishad, Pune
Signature



Name: Dr. Sunil B. Thakare
Designation: Principal
Signature






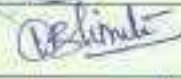



Name: Prof. Shailesh S. Hajare
Designation: Head of E&TC Engineering
Department
Signature



Seal



Witness

1. Mr. Pradeep Bhosale		1. Prof. Snehal Veer	
2. Ms. Arpita Ekatpure		2. Prof. Vaishali Bhimte	
3. Mr. Om Raut		3. Prof. Sharad Jagtap	
		4. Prof. Vikaskumar Mehtre	

**RWork
Software as a Service (SaaS)
Agreement**

Between

**RSense Technology Solutions
Private Limited**

&

**ABMSP's Anantrao Pawar College
of Engineering & Research, Pune**

THIS AGREEMENT is made on Tuesday, 17th May, 2022.

PARTIES

- (1) RSense Technology Solutions Private Limited, a company incorporated and registered in the State of Maharashtra having Corporate Identity Number U72900PN2018PTC179746, whose registered office is at Plot No. 16, Gat No. 58, Golden Colony, Gend Vasti, Karad Road, Pandharpur, Dist. Solapur, Maharashtra 413304, which is hereinafter referred to as RSense or Software Service Provider; which expression shall mean and include its successors, assigns, liquidator and administrators from time to time. (**Software Service Provider**).
- (2) **ABMSP's Anantrao Pawar College of Engineering & Research, Pune** having its place of business at S. No. 103, Shahu College Road, Parvati, Pune - 411009, being an undertaking of Akhil Bharatiya Maratha Shikshan Parishad incorporated and registered under the Bombay Public Trusts Act / Maharashtra Public Trusts Act having registration no. F-75 (Pune) whose registered office is at Sr. No. 103, Prashaskiya Bhawan, Shahu College Campus, Parvati, Pune- 411009 hereinafter referred to as the Customer which expression shall mean and include the Institution and the Trust and the trustees or trustee for the time being of these presents, their survivors or survivor and the heirs, executors and administrators of the last surviving trustees and their or his assigns. (**Customer**).

BACKGROUND

- (1) The Software Service Provider has developed a cloud-based Software named RWork (hereinafter referred to as RWork), and provides software as a service license incidental thereto in relation to such Software RWork for the purpose of managing, maintaining and operating educational institutions including schools, colleges etc.
- (2) The Customer is an Educational Institute and wishes to purchase RWork as a service from the Software Service Provider for its operations.
- (3) The Software Service Provider has agreed to provide and the Customer has agreed to take and pay for the software service provider's software RWork and its service subject to the terms and conditions of this agreement.
- (4) Both the Parties hereto covenant and undertake that the respective representatives or authorised signatories of the respective Parties hereto have full power and authority to bind each other legally, and thereby have entered into this agreement.

AGREED TERMS

1. DEFINITIONS

"**Administrator User**" means an employee designated by Customer to serve as technical administrator of the SaaS Services on Customer's behalf. The Administrator User must complete training and qualification requirements reasonably required by RSense.

"**Customer Content**" means all data and materials provided by Customer to RSense for use in connection with the SaaS Services, including, without limitation, customer applications, data files, and graphics.

"**Documentation**" means the user guides, online help, release notes, training materials and other documentation provided or made available by RSense to the Customer regarding the use or operation of the SaaS Services.



"Host" means the computer equipment/server/cloud on which the Software is installed, which is owned and operated by RSense or its subcontractors.

"Authorized Active Users" means those staff, students, employees, managers, administrators and agents of the Customer who are entitled to use the Software under this agreement

"Maintenance Services" means the support and maintenance services provided by RSense to the Customer pursuant to this SaaS Agreement and **Schedule C**.

"Other Services" means all technical and non-technical services performed or delivered by RSense under this SaaS Agreement, including, without limitation, implementation services and other professional services, training and education services but excluding the SaaS Services and the Maintenance Services. Other Services will be provided on a time and material basis at such times or during such periods, as may be specified in a Schedule and mutually agreed to by the parties. All Other Services will be provided on a non-work for hire basis.

"Schedule" is a written document attached to this SaaS Agreement or executed separately by RSense and the Customer for the purpose of purchasing SaaS Services under the terms and conditions of this SaaS Agreement.

"Software" means the object code version of any software to which Customer is provided access as part of the Service, including any updates or new versions.

"SaaS Services" refer to the specific RSense's internet-accessible service identified in **Schedule A** that provides use of RSense's RWork Software that is hosted by RSense or its services provider and made available to Customer over a network on a term-use basis.

"Subscription Term" shall mean that period specified in a **Schedule A** during which Customer will have online access and use of the Software through RSense's SaaS Services.

2. SAAS SERVICES

- 2.1 During the Subscription Term, Customer will receive a non-exclusive, non-assignable, royalty free, worldwide right to access and use the SaaS Services solely for its internal business operations subject to the terms of this Agreement.
- 2.2 Customer acknowledges that this Agreement is a services agreement and RSense will not be delivering copies of the Software to Customer as part of the SaaS Services.

3. RESTRICTIONS

Customer shall not, and shall not permit anyone to: (i) copy or republish the SaaS Services or Software, (ii) make the SaaS Services available to any person other than authorized active users, (iii) use or access the SaaS Services to provide service bureau, time-sharing or other computer hosting services to third parties, (iv) modify or create derivative works based upon the SaaS Services or Documentation, (v) remove, modify or obscure any copyright, trademark or other proprietary notices contained in the software used to provide the SaaS Services or in the Documentation, (vi) reverse engineer, decompile, disassemble, or otherwise attempt to derive the source code of the Software used to provide the SaaS Services, except and only to the extent such activity is expressly permitted by applicable law, or (vii) access the SaaS Services or use the Documentation in order to build a similar product or competitive product. Subject to the limited



licenses granted herein, RSense shall own all right, title and interest in and to the Software, services, Documentation, and other deliverables provided under this SaaS Agreement, including all modifications, improvements, upgrades, derivative works and feedback related thereto and intellectual property rights therein. Customer agrees to assign all right, title and interest it may have in the foregoing to RSense.

4. CUSTOMER RESPONSIBILITIES

- 4.1 Assistance. Customer shall provide commercially reasonable information and assistance to RSense to enable RSense to deliver the SaaS Services. Upon request from RSense, Customer shall promptly deliver Customer Content to RSense in an electronic file format specified and accessible by RSense. Customer acknowledges that RSense's ability to deliver the SaaS Services in the manner provided in this SaaS Agreement may depend upon the accuracy and timeliness of such information and assistance.
- 4.2 Compliance with Laws. Customer shall comply with all applicable local, state, national and foreign laws in connection with its use of the SaaS Services, including those laws related to data privacy, international communications, and the transmission of technical or personal data. Customer acknowledges that RSense exercises no control over the content of the information transmitted by Customer or the Active users through the SaaS Services. Customer shall not upload, post, reproduce or distribute any information, software or other material protected by copyright, privacy rights, or any other intellectual property right without first obtaining the permission of the owner of such rights.
- 4.3 Unauthorized Use, False Information. Customer shall: (a) notify RSense immediately of any unauthorized use of any password or user id or any other known or suspected breach of security, (b) report to RSense immediately and use reasonable efforts to stop any unauthorized use of the SaaS Services that is known or suspected by Customer or any authorized active user, and (c) not provide false identity information to gain access to or use the SaaS Services.
- 4.4 Administrator Access. Customer shall be solely responsible for the acts and omissions of its Administrator Users. RSense shall not be liable for any loss of data or functionality caused directly or indirectly by the Administrator Users.
- 4.5 Customer Input. Customer is solely responsible for collecting, inputting and updating all Customer Content stored on the Host, and for ensuring that the Customer Content does not (i) include anything that actually or potentially infringes or misappropriates the copyright, trade secret, trademark or other intellectual property right of any third party or (ii) contain anything that is obscene, defamatory, harassing, offensive or malicious. Customer shall: (i) notify RSense immediately of any unauthorized use of any password or user id or any other known or suspected breach of security, (ii) report to RSense immediately and use reasonable efforts to stop any unauthorized use of the Service that is known or suspected by Customer or any Active user, and (iii) not provide false identity information to gain access to or use the Service.
- 4.6 License from Customer. Subject to the terms and conditions of this SaaS Agreement, Customer shall grant to RSense a limited, non-exclusive and non-transferable license, to copy, store, configure, perform, display and transmit Customer Content solely as necessary to provide the SaaS



Services to Customer

- 4.7 Ownership and Restrictions. Customer retains ownership and intellectual property rights in and to its Customer Content. RSense or its licensors retain all ownership and intellectual property rights to the services, Software programs, and anything developed and delivered under the Agreement. Third party technology that may be appropriate or necessary for use with some RSense programs is specified in the Work Order document as applicable. Customer's right to use such third party technology is governed by the terms of the third party technology license agreement specified by RSense and not under the Agreement.
- 4.8 Suggestions. RSense shall have a royalty-free, worldwide, irrevocable, perpetual license to use and incorporate into the SaaS Services any suggestions, enhancement requests, recommendation or other feedback provided by Customer, including Users, relating to the operation of the SaaS Services.

5. ORDERS AND PAYMENT

- 5.1 Orders. Customer may order SaaS Services pursuant to **Schedule A**. **Schedule A** of this agreement will be treated as the order. All services acquired by Customer shall be governed exclusively by this SaaS Agreement and the applicable Schedule. In the event of a conflict between the terms of a Schedule and this SaaS Agreement, the terms of the Schedule shall take precedence.
- 5.2 Invoicing and Payment. Unless otherwise provided in the Schedule, RSense shall invoice Customer for all fees on the Schedule Effective Date. Customer shall pay all undisputed invoices within 30 days after Customer receives the invoice. Except as expressly provided otherwise, fees are non-refundable. All fees are stated in Indian Rupees, and must be paid by Customer to RSense in Indian Rupees.
- 5.3 Expenses. Customer will reimburse RSense for its reasonable, out-of-pocket travel and related expenses incurred in performing the Other Services. RSense shall notify Customer prior to incurring any such expense. RSense shall comply with Customer's travel and expense policy if made available to RSense prior to the required travel.
- 5.4 Taxes. RSense shall bill the Customer for applicable taxes as a separate line item on each invoice. Customer shall be responsible for payment of all sales and use taxes, Goods and Service Taxes (GST), or similar charges relating to Customer's purchase and use of the services. Customer shall not be liable for taxes based on RSense's net income, capital or corporate franchise.

6. TERM AND TERMINATION

- 6.1 Term of SaaS Agreement. The term of this SaaS Agreement shall begin on the Schedule Effective Date and shall continue until terminated by either party as outlined in this Section.
- 6.2 Termination. Either party may terminate this SaaS Agreement immediately upon a material breach by the other party that has not been cured within ninety (90) days after receipt of notice of such breach.
- 6.3 Suspension for Non-Payment. RSense reserves the right to suspend



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delivery of the SaaS Services if Customer fails to timely pay any undisputed amounts due to RSense under this SaaS Agreement, but only after RSense notifies Customer of such failure and such failure continues for fifteen (15) days. Suspension of the SaaS Services shall not release Customer of its payment obligations under this SaaS Agreement. Customer agrees that RSense shall not be liable to Customer or to any third party for any liabilities, claims or expenses arising from or relating to suspension of the SaaS Services resulting from Customer's nonpayment.

6.4 Suspension for Ongoing Harm. RSense reserves the right to suspend delivery of the SaaS Services if RSense reasonably concludes that Customer or an Active user's use of the SaaS Services is causing immediate and ongoing harm to RSense or others. In the extraordinary case that RSense must suspend delivery of the SaaS Services, RSense shall immediately notify Customer of the suspension and the parties shall diligently attempt to resolve the issue. RSense shall not be liable to Customer or to any third party for any liabilities, claims or expenses arising from or relating to any suspension of the SaaS Services in accordance with this Section 6.4. Nothing in this Section 6.4 will limit RSense's rights under Section 6.5 below.

6.5 Effect of Termination

(a) Upon termination of this SaaS Agreement or expiration of the Subscription Term, RSense shall immediately cease providing the SaaS Services and all usage rights granted under this SaaS Agreement shall terminate.

(b) Upon termination of this SaaS Agreement and upon subsequent written request by the disclosing party, the receiving party of tangible Confidential Information shall immediately return such information or destroy such information and provide written certification of such destruction, provided that the receiving party may permit its legal counsel to retain one archival copy of such information in the event of a subsequent dispute between the parties.

7. **WARRANTIES**

7.1 Warranty. RSense represents and warrants that it will provide the SaaS Services in a professional manner consistent with general industry standards and that the SaaS Services will perform substantially in accordance with the Documentation. For any breach of a warranty, Customer's exclusive remedy shall be as provided in Section 8, Term and Termination.

7.2 RSENSE WARRANTS THAT THE SAAS SERVICES WILL PERFORM IN ALL MATERIAL RESPECTS IN ACCORDANCE WITH THE DOCUMENTATION. RSENSE DOES NOT GUARANTEE THAT THE SAAS SERVICES WILL BE PERFORMED ERROR-FREE OR UNINTERRUPTED, OR THAT RSENSE WILL CORRECT ALL SAAS SERVICES ERRORS. CUSTOMER ACKNOWLEDGES THAT RSENSE DOES NOT CONTROL THE TRANSFER OF DATA OVER COMMUNICATIONS FACILITIES, INCLUDING THE INTERNET, AND THAT THE SAAS SERVICE MAY BE SUBJECT TO LIMITATIONS, DELAYS, AND OTHER PROBLEMS INHERENT IN THE USE OF SUCH COMMUNICATIONS FACILITIES. THIS SECTION SETS FORTH THE SOLE AND EXCLUSIVE WARRANTY GIVEN BY RSENSE (EXPRESS OR IMPLIED) WITH RESPECT TO THE SUBJECT MATTER OF THIS



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AGREEMENT. NEITHER RSENSE NOR ANY OF ITS LICENSORS OR OTHER SUPPLIERS WARRANT OR GUARANTEE THAT THE OPERATION OF THE SUBSCRIPTION SERVICE WILL BE UNINTERRUPTED, VIRUS-FREE OR ERROR-FREE, NOR SHALL RSense OR ANY OF ITS SERVICE PROVIDERS BE LIABLE FOR UNAUTHORIZED ALTERATION, THEFT OR DESTRUCTION OF CUSTOMER'S OR ANY USER'S DATA, FILES, OR PROGRAMS.

8. LIMITATIONS OF LIABILITY

NEITHER PARTY (NOR ANY LICENSOR OR OTHER SUPPLIER OF RSENSE) SHALL BE LIABLE FOR INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST BUSINESS, PROFITS, DATA OR USE OF ANY SERVICE INCURRED BY EITHER PARTY OR ANY THIRD PARTY IN CONNECTION WITH THIS SAAS AGREEMENT, REGARDLESS OF THE NATURE OF THE CLAIM (INCLUDING NEGLIGENCE), EVEN IF FORESEEABLE OR THE OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NEITHER PARTY'S AGGREGATE LIABILITY FOR DAMAGES UNDER THIS SAAS AGREEMENT, REGARDLESS OF THE NATURE OF THE CLAIM (INCLUDING NEGLIGENCE), SHALL EXCEED THE FEES PAID OR PAYABLE BY CUSTOMER UNDER THIS SAAS AGREEMENT DURING THE 12 MONTHS PRECEDING THE DATE THE CLAIM AROSE.

The foregoing limitations shall not apply to the parties' obligations (or any breach thereof) under Sections entitled "Restriction", "Indemnification", or "Confidentiality".

9. INDEMNIFICATION

9.1 Indemnification by RSense. If a third party makes a claim against Customer that the SaaS Services infringes any patent, copyright or trademark, or misappropriates any trade secret, or that RSense's negligence or willful misconduct has caused bodily injury or death, RSense shall defend Customer and its directors, officers and employees against the claim at RSense's expense and RSense shall pay all losses, damages and expenses (including reasonable attorneys' fees) finally awarded against such parties or agreed to in a written settlement agreement signed by RSense, to the extent arising from the claim. RSense shall have no liability for any claim based on (a) the Customer Content, (b) modification of the SaaS Services not authorized by RSense, or (c) use of the SaaS Services other than in accordance with the Documentation and this SaaS Agreement. RSense may, at its sole option and expense, procure for Customer the right to continue use of the SaaS Services, modify the SaaS Services in a manner that does not materially impair the functionality, or terminate the Subscription Term and repay to Customer any amount paid by Customer with respect to the Subscription Term following the termination date.

9.2 Indemnification by Customer. If a third party makes a claim against RSense that the Customer Content infringes any patent, copyright or trademark, or misappropriates any trade secret, Customer shall defend RSense and its directors, officers and employees against the claim at Customer's expense and Customer shall pay all losses, damages and expenses (including reasonable attorneys' fees) finally awarded against such parties or agreed to in a written settlement agreement signed by Customer, to the extent arising from the claim.



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- 9.3 Conditions for Indemnification A party seeking indemnification under this section shall (a) promptly notify the other party of the claim, (b) give the other party sole control of the defense and settlement of the claim, and (c) provide, at the other party's expense for out-of-pocket expenses, the assistance, information and authority reasonably requested by the other party in the defense and settlement of the claim.

10. CONFIDENTIALITY

- 10.1 Definition. "Confidential Information" means any information disclosed by a party to the other party, directly or indirectly, which, (a) if in written, graphic, machine-readable or other tangible form, is marked as "confidential" or "proprietary," (b) if disclosed orally or by demonstration, is identified at the time of initial disclosure as confidential and is confirmed in writing to the receiving party to be "confidential" or "proprietary" within 30 days of such disclosure, (c) is specifically deemed to be confidential by the terms of this SaaS Agreement, or (d) reasonably appears to be confidential or proprietary because of the circumstances of disclosure and the nature of the information itself. Confidential Information will also include information disclosed by third parties to a disclosing party under an obligation of confidentiality. Subject to the display of Customer Content as contemplated by this SaaS Agreement, Customer Content is deemed Confidential Information of Customer. RSense software and Documentation are deemed Confidential Information of RSense.
- 10.2 Confidentiality. During the term of this SaaS Agreement and for 5 years thereafter (perpetually in the case of software), each party shall treat as confidential all Confidential Information of the other party, shall not use such Confidential Information except to exercise its rights and perform its obligations under this SaaS Agreement, and shall not disclose such Confidential Information to any third party. Without limiting the foregoing, each party shall use at least the same degree of care, but not less than a reasonable degree of care, it uses to prevent the disclosure of its own confidential information to prevent the disclosure of Confidential Information of the other party. Each party shall promptly notify the other party of any actual or suspected misuse or unauthorized disclosure of the other party's Confidential Information. Neither party shall reverse engineer, disassemble or decompile any prototypes, software or other tangible objects which embody the other party's Confidential Information and which are provided to the party hereunder. Each party may disclose Confidential Information of the other party on a need-to-know basis to its contractors who are subject to confidentiality agreements requiring them to maintain such information in confidence and use it only to facilitate the performance of their services on behalf of the receiving party.
- 10.3 Exceptions. Confidential Information excludes information that: (a) is known publicly at the time of the disclosure or becomes known publicly after disclosure through no fault of the receiving party, (b) is known to the receiving party, without restriction, at the time of disclosure or becomes known to the receiving party, without restriction, from a source other than the disclosing party not bound by confidentiality obligations to the disclosing party, or (c) is independently developed by the receiving party without use of the Confidential Information as demonstrated by the written records of the receiving party. The receiving party may disclose Confidential Information of the other party to the extent such disclosure is required by law or order of a court or other governmental authority.



provided that the receiving party shall use reasonable efforts to promptly notify the other party prior to such disclosure to enable the disclosing party to seek a protective order or otherwise prevent or restrict such disclosure. Each party may disclose the existence of this SaaS Agreement and the relationship of the parties, but agrees that the specific terms of this SaaS Agreement will be treated as Confidential Information; provided, however, that each party may disclose the terms of this SaaS Agreement to those with a need to know and under a duty of confidentiality such as accountants, lawyers, bankers and investors.

11. GENERAL PROVISIONS

- 11.1 Non-Exclusive Service. Customer acknowledges that SaaS Services are provided on a non-exclusive basis. Nothing shall be deemed to prevent or restrict RSense's ability to provide the SaaS Services or other technology, including any features or functionality first developed for Customer, to other parties.
- 11.2 Personal Data. Customer hereby acknowledges and agrees that RSense's performance of this SaaS Agreement may require RSense to process, transmit and/or store Customer personal data or the personal data of Customer employees and Affiliates. By submitting personal data to RSense, Customer agrees that RSense and its Affiliates may process, transmit and/or store personal data only to the extent necessary for, and for the sole purpose of, enabling RSense to perform its obligations under this SaaS Agreement. In relation to all Personal Data provided by or through Customer to RSense, Customer will be responsible as sole Data Controller for complying with all applicable data protection or similar laws and laws implementing that Directive that regulate the processing of Personal Data and special categories of data as such terms are defined in that Directive. Customer agrees to obtain all necessary consents and make all necessary disclosures before including Personal Data in Content and using the Enabling Software and RSense SaaS. Customer confirms that Customer is solely responsible for any Personal Data that may be contained in Content, including any information that any RSense SaaS User shares with third parties on Customer's behalf. Customer is solely responsible for determining the purposes and means of processing Customer Personal Data by RSense under this Agreement, including that such processing according to Customer's instructions will not place RSense in breach of applicable data protection laws. Prior to processing, Customer will inform RSense about any special categories of data contained within Customer Personal Data and any restrictions or special requirements in the processing of such special categories of data, including any cross border transfer restrictions. Customer is responsible for ensuring that the RSense SaaS meets such restrictions or special requirements. RSense to process any Personal Data that meets the requirements set forth in this Section according to these Terms of Use.
- 11.3 RSense Personal Data Obligations. The services policies referenced in this SaaS Agreement specify our respective responsibilities for maintaining the security of Customer data in connection with the SaaS Services. RSense reserves the right to provide the SaaS Services from Host locations, and/or through use of subcontractors, worldwide. RSense will only process Customer Personal Data in a manner that is reasonably necessary to provide SaaS Services and only for that purpose. RSense will only process Customer Personal Data in delivering RSense SaaS. Customer agrees to provide any notices and obtain any consent related to



RSense's use of the data for provisioning the SaaS Services, including those related to the collection, use, processing, transfer and disclosure of personal information. Customer shall have sole responsibility for the accuracy, quality, integrity, legality, reliability, appropriateness and retains ownership of all of Customer data.

- 11.4 Assignment. Neither party may assign this SaaS Agreement or any right under this SaaS Agreement, without the consent of the other party, which consent shall not be unreasonably withheld or delayed; provided however, that either party may assign this SaaS Agreement to an acquirer of all or substantially all of the business of such party to which this SaaS Agreement relates, whether by merger, asset sale or otherwise. This SaaS Agreement shall be binding upon and inure to the benefit of the parties' successors and permitted assigns. Either party may employ subcontractors in performing its duties under this SaaS Agreement, provided, however, that such party shall not be relieved of any obligation under this SaaS Agreement.
- 11.5 Notices. Except as otherwise permitted in this SaaS Agreement, notices under this SaaS Agreement shall be in writing and shall be delivered by hand or sent by recorded delivery post to the other party at its address set out in this agreement, or such other address as may have been notified by that party for such purposes, or sent by email to the other party's email address mentioned in **Schedule D** of this Agreement.
- 11.6 Force Majeure. Each party will be excused from performance for any period during which, and to the extent that, such party or any subcontractor is prevented from performing any obligation or Service, in whole or in part, as a result of causes beyond its reasonable control, and without its fault or negligence, including without limitation, acts of God, strikes, lockouts, riots, acts of terrorism or war, epidemics, communication line failures, and power failures.
- 11.7 Waiver. No waiver shall be effective unless it is in writing and signed by the waiving party. The waiver by either party of any breach of this SaaS Agreement shall not constitute a waiver of any other or subsequent breach.
- 11.8 Severability. If any term of this SaaS Agreement is held to be invalid or unenforceable, that term shall be reformed to achieve as nearly as possible the same effect as the original term, and the remainder of this SaaS Agreement shall remain in full force.
- 11.9 Entire SaaS Agreement. This SaaS Agreement (including all Schedules and exhibits) contains the entire agreement of the parties and supersedes all previous oral and written communications by the parties, concerning the subject matter of this SaaS Agreement. This SaaS Agreement may be amended solely in a writing signed by both parties. Standard or printed terms contained in any purchase order or sales confirmation are deemed rejected and shall be void unless specifically accepted in writing by the party against whom their enforcement is sought; mere commencement of work or payment against such forms shall not be deemed acceptance of the terms.
- 11.10 Survival. Sections 3, 6, and 7 through 11 of this SaaS Agreement shall survive the expiration or termination of this SaaS Agreement for any reason.
- 11.11 Publicity. RSense may include Customer's name and logo in its customer



lists and on its website. Upon signing, RSense may issue a high-level press release announcing the relationship and the manner in which the Customer will use the RSense's solution. RSense shall coordinate its efforts with appropriate communications personnel in Customer's organization to secure approval of the press release if necessary.

- 11.12 Export Regulations. Export laws and regulations of India and any other relevant local export laws and regulations apply to the SaaS Services. Customer agrees that such export control laws govern its use of the SaaS Services (including technical data) and any services deliverables provided under this Agreement, and Customer agrees to comply with all such export laws and regulations. Customer agrees that no data, information, software programs and/or materials resulting from services (or direct product thereof) will be exported, directly or indirectly, in violation of these laws.
- 11.13 No Third Party Beneficiaries. This SaaS Agreement is an agreement between the parties, and confers no rights upon either party's employees, agents, contractors, partners of customers or upon any other person or entity.
- 11.14 Independent Contractor. The parties have the status of independent contractors, and nothing in this SaaS Agreement nor the conduct of the parties will be deemed to place the parties in any other relationship. Except as provided in this SaaS Agreement, neither party shall be responsible for the acts or omissions of the other party or the other party's personnel.
- 11.15 Statistical Information. RSense may anonymously compile statistical information related to the performance of the Services for purposes of improving the SaaS service, provided that such information does not identify Customer's data or include Customer's name.
- 11.16 Compliance with Laws. RSense shall comply with all applicable local, state, national and foreign laws in connection with its delivery of the SaaS Services, including those laws related to data privacy, international communications, and the transmission of technical or personal data.
- 11.17 Dispute Resolution. Customer's satisfaction is an important objective to RSense in performing its obligations under this SaaS Agreement. Except with respect to intellectual property rights, if a dispute arises between the parties relating to the interpretation or performance of this SaaS Agreement or the grounds for the termination hereof, the parties agree to hold a meeting within fifteen (15) days of written request by either party, attended by individuals with decision-making authority, regarding the dispute, to attempt in good faith to negotiate a resolution of the dispute prior to pursuing other available remedies. If, within 15 days after such meeting, the parties have not succeeded in resolving the dispute, either party may protect its interests by any lawful means available to it.
- 11.18 Signatures. This SaaS Agreement may be executed in multiple counterparts, each of which when executed will be an original, and all of which, when taken together, will constitute one agreement. Delivery of an executed counterpart of a signature page of this SaaS Agreement by facsimile or other electronic transmission (including via pdf) will be effective as delivery of a manually executed counterpart.
- 11.19 For the first time, filling of any past data in RWork is allowed. The customer will inform RSense about the same in the onboarding document. If the customer discontinues the subscription, it will have view and download





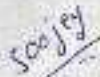

only access for 3 months after discontinuation. If the customer wants to subscribe again and fill the data for the years for which the subscription was discontinued, then the customer has to pay for those years as per the fees applicable.

11.20 If the customer is not happy with RWork within the first six months from the date of the SaaS Agreement, the customer may terminate the contract in that duration, and the amount paid to RSense will be refunded accordingly.

12. GOVERNING LAW AND JURISDICTION

The parties irrevocably agree that the courts of Solapur, Maharashtra have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with this agreement or its subject matter or formation (including non-contractual disputes or claims).

This agreement has been entered into on the date stated at the beginning of it.

<p>For and on behalf of ABMSP's Anantrao Pawar College of Engineering & Research, Pune</p> <p></p> <p>Name: Mrs. Pramila B. Gaikwad Designation: General Secretary</p> <p></p> <p>Name: Dr. Sunil B. Thakare Designation: Principal</p> <p></p> <p>Name: Dr. Soojey R. Deshpande Designation: NAAC / NBA Coordinator Date: 17/05/2022</p>	<p>For and on behalf of RSense Technology Solutions Pvt. Ltd.</p> <p></p> <p>Name: Mr. Suraj Babruwahan Rong Designation: Director Date: 17/05/2022</p>
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CLIENT ONBOARDING DOCUMENT

Information of the Trust

Name of the Trust	Akhil Bharatiya Maratha Shikshan Parishad
Client ID of the Trust (eg. @rsense) (exact details required in case of existing domain)	@abmsp

Information of the Client College

1. Name of the College	ABMSP's Anantao Pawar College of Engineering & Research, Pune
2. Client ID of the College	@apcoer
3. Type of Education Unit	Private
4. Level of Education	UG, PG
5. Faculty of Study	Engineering
6. Education Type	UG Engineering, PG Engineering
7. Affiliation Type	Tier II
8. State	Maharashtra
6. Establishment Year (Academic Year)	2012-13
7. Starting Academic Year in the Software	2016-17
8. Contact details to share super admin account credentials	(Name): Mr. Nitin Mukne (Email id): office@abmspcoerpune.org (Contact No.): 9423035327
9. Institute ERP Coordinator	(Name): Prof. Dr. Sujay Deshpande (Email id): sujay.deshpande@abmspcoerpune.org (Contact No.): 8788557390 (Name): Prof. Sayli Kokne (Email id): sayli.kokne@abmspcoerpune.org (Contact No.): 7517044686


Dr. Sanil Thakare

Principal
Anantao Pawar College of Engineering
& Research, Parvati, Pune - 9



SCHEDULE A
SOFTWARE AND PRICE SCHEDULE

A. Software Modules to Access

1. NBA - UG Tier II

- i. Criteria 1 (1.1., 1.2., 1.3.)
- ii. Criteria 2 (2.2.2.C., 2.2.2.D.)
- iii. Criteria 3 (3.1.1., 3.1.2., 3.1.3., 3.2.2., 3.3.2.)
- iv. Criteria 4 (General Reports, 4.1., 4.2.1., 4.2.2., 4.3., 4.4., 4.6.2., 4.6.3.)
- v. Criteria 5 (General Reports, 5.1., 5.1.1., 5.2., 5.3., 5.4., 5.5., 5.6., 5.7.1.A., 5.7.1.B., 5.7.2., 5.7.3.A., 5.7.3.B., 5.7.3.C., 5.7.3.D., 5.7.4., 5.9.)
- vi. Criteria 7 (7.1.)
- vii. Criteria 8 (8.1., 8.2., 8.3., 8.4.2., 8.5.1., 8.5.2.)
- viii. Criteria 9 (9.7.A., 9.7.B.)
- ix. Criteria 10 (10.1.1.)

2. NAAC AQAR and SSR (Quantitative Analysis & Data based automated reports based on the working modules)

3. RWork Settings

- i. Institute Details
- ii. Academic Year
- iii. Administrative Departments
- iv. Academic Departments
- v. Programs
- vi. Term Duration
- vii. Reset User Password
- viii. Bank Details
- ix. System Profiles
- x. Access Rights (User Type)
- xi. Access Rights (Position)
- xii. Access Rights (Department)
- xiii. Access Rights (Employee)

4. Employee Record

- i. Dashboard
- ii. Create Employee
- iii. Employee Record
- iv. Employee Profile

5. Admissions

- i. Dashboard
- ii. Admit Students
- iii. Student Record
- iv. Cancel Admission
- v. Branch Transfer

6. Student Center

- i. Student Information
- ii. Student Profile
- iii. Student Promotion (Student-wise)
- iv. Student Promotion (Class-wise)

7. Employee Profile

8. Academics

- i. Dashboard
- ii. Timetable and Attendance
- iii. Vision & Mission
- iv. Program Management
- v. Course Evaluation Tools
- vi. Course Management
- vii. Student Enrollment
- viii. Evaluation



9. First Year Academics

- i. Timetable and Attendance
- ii. Course Management
- iii. Student Enrollment
- iv. Evaluation

10. Examination

- i. Exam Form
- ii. Result
- iii. Student Promotion (Class-wise)
- iv. Student Promotion (Student-wise)

11. Document Issuance

- i. Bonafide Certificate
- ii. Transference Certificate

12. My Dashboard

Note:

1. Under RSense's efforts for the continuous improvement of the software, the names and functionalities of some links may change, and few additional links and modules, developed to generate relevant reports, may be incorporated into the system by RSense from time to time.
2. Based on the above mentioned software modules, student and parent logins will be provided with the modules relevant to them.

B. Pricing

SaaS Offering Fee

RWork fee is charged on Software as a Service (SaaS) model on an academic year basis as follows:

Academic Year	Price (INR)
2022-23 & 23-24	INR 200/- per student per academic year for minimum student guarantee of 900 students

**Academic Year is considered to start in July of each year and end in June of the subsequent year. The price is not inclusive of any government taxes, the taxes will be levied as applicable from time to time. Support and maintenance is included in the subscription fee. This price is a special consideration for your Institute. Hence, the Institute is required to keep it highly confidential.*

Subscription Term

The subscription term begins on Tuesday, May 17th, 2022, the Schedule Effective Date and ends in accordance with the Clause 6 of the RWork Software as a Service (SaaS) Agreement signed between RSense and the Customer.

Training Fee

No training fee to be levied for the initial training of RWork as per the initial training plan.

Fee for Custom Changes in the Software

Custom changes in the software will be chargeable and to be discussed on case-to-case basis depending on the requirement.

C. Payment Terms

Annual billing 100% advance payment.

Price Validity

This price is valid for the period mentioned above. Option will be open for RSense to change the price thereafter.



General Terms and Conditions

1. For the first time customer, filling of any past data is allowed. The customer will inform RSense about the same in the on boarding document.
2. If the customer discontinues the subscription, it will have view and download only access for 6 months after discontinuation. If the customer wants to subscribe again and fill the data for the years for which the subscription was discontinued, then the customer has to pay for those years as per the fees applicable.



Society



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**SCHEDULE B
ROLES AND RESPONSIBILITIES**

Institute	RSense
To assign a single point of contact (SPOC) for the institute as the RWork Administrator for any communication with RSense.	To provide the RWork modules as defined in the contract.
To completely fill and provide the required onboarding documents to RSense.	To conduct training sessions for the initial training of the software for free of cost.
To facilitate training of the staff of the institute by scheduling the same and ensuring participation.	To provide software updates from time to time at no additional cost.
To authenticate the data that will be entered in RWork.	To provide weekly 6-day email and telephonic support to the institute on any software usage queries, bug fixing, or trouble shooting during the contract period.
To train the newly joined staff from time to time.	



5/1/20



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**SCHEDULE C
SUPPORT AND MAINTENANCE**

A. Support and Maintenance Services

Support and Maintenance Services are included in the SaaS Service subscription in Schedule A and entitles Customer to the following:

- a. Telephone or electronic support in order to help Customer locate and correct problems with the Software.
- b. Bug fixes and code corrections to correct Software malfunctions in order to bring such Software into substantial conformity with the operating specifications.
- c. All extensions, enhancements and other changes that RSense, at its sole discretion, makes or adds to the Software and which RSense furnishes, without charge, to all other Subscribers of the SaaS Service.
- d. Up to two (2) dedicated contacts designated by Customer in writing that will have access to support services.

B. Response and Resolution Goals

"Business hours" 9.30 am - 6 pm IST, Monday to Saturday, except public holidays.

"Fix" means the repair or replacement of a Software component to remedy Problem.

"Problem" means a defect in Software as defined in RWork's standard Software specification that significantly degrades such Software.

"Respond" means acknowledgement of Problem received containing assigned support engineer name, date and time assigned, and severity assignment.

"Workaround" means a change in the procedures followed or data supplied by Customer to avoid a Problem without substantially impairing Customer's use of the Software.

Problem Severity	Response Goals	Resolution Goals
1. Blocker: The production system is creating a significant impact to the Customer's business function preventing that function from being executed. (Blocker)	RSense will respond within 2 business hours.	Upon confirmation of receipt, a RSense support personnel begins continuous work on the Problem, and a customer resource must be available at any time to assist with problem determination. Customer Support will provide reasonable effort for Workaround or Fix within 24 hours, once the Problem is reproducible or once we have identified the Software defect. RSense may incorporate Fix in future release of software.
2. Business Critical: The production system or application is moderately affected. There is no workaround currently available or the workaround is cumbersome to use.	RSense will respond within 4 business hours.	Customer Support will provide reasonable effort for Workaround or Fix within 7 business days, once the Problem is reproducible. RSense may incorporate fix in future release of software.
3. Major: The production system or application issue is not critical: no data has been lost, and the system has not failed. The issue has been identified and does not hinder normal operation, or the situation may be temporarily circumvented using an available workaround.	RSense will respond within 8 business hours.	Customer Support will provide reasonable effort for Workaround or Fix within 10 business days, once the Problem is reproducible. RSense may incorporate Fix in future release of software.
4. Feature: Non-critical issues, general questions, enhancement requests, or the functionality does not match documented specifications.	RSense will respond within 24 business hours.	Resolution of Problem may appear in future release of software.

Accessing Support

The support email address is 'support@rwork.tech'. A support executive will be assigned by RSense.



**SCHEDULE D
NOTICES**

All notices and communications relating to this Agreement shall be given at the following addresses:

Software Service Provider:

RSense Technology Solutions Pvt. Ltd.
Plot No. 16, Gat No. 58,
Golden Colony, Gend Vasti, Karad Road,
Pandharpur - 413304,
Dist. Solapur, Maharashtra
Attention: Suraj Ronge, Director
Email: suraj@rsense.in

Customer:

ABMSP's Anantao Pawar College of Engineering & Research, Pune
S. No. 103, Shahu College Road,
Parvati, Pune - 411009
Attention: Principal
Email: office@abmspceerpune.org / abmspceer@yahoo.com



Suraj Ronge

MEMORANDUM OF UNDERSTANDING

BETWEEN



G2G INNOVATION

An ISO 9001:2015 Certified Company

G2G Innovation LLP

**Payko Tower, 6th Floor, Above Domino's, Karve Statue,
Mayur Colony, Kothrud, Pune-411038**

AND



Department of Mechanical Engineering

**Akhil Bharatiya Maratha Shikshan Parishad's
Anantrao Pawar College of Engineering & Research,
Parvati, Pune**

MEMORANDUM OF UNDERSTANDING

The MOU is between G2G Innovation LLP Payko Tower, 6th Floor, Above Domino's, Karve Statue, Mayur Colony, Kothrud, Pune-411038 and Akhil Bharatiya Maratha Shikshan Parishad's Anantrao Pawar College of Engineering & Research, Parvati, Pune-09.

The above stated collaboration of 3 years from Academic years, 2021-22, 2022-23, 2023-24 goal of grooming the students of the college to match global standards in terms of technological research, innovation, also with the objectives of visits, practical's, knowledge transfer, seminars etc.

Also entrepreneurship and job opportunities. Together we aim to motivate and groom our students to drive our mission of enriching India through innovation.

OBJECTIVES OF THE MOU:

1. Bridge the gap between industry and academics by training students in industrial approach and technologies.
2. Train and motivate students to learn to ideate and implement their own ideas that solve social and industrial problems.
3. Bringing holistic thinking in students. (Not just "how to make", but "what to make, why is it better than existing alternatives").
4. Increase employability by developing technical, attitudinal and soft skills in the students.
5. Recruiting best technical students from the college (not based on academic criteria).
6. Encourage cross-functional learning by facilitating multi-disciplinary projects.
7. Establish connect with every student in the college and have a constant conversation with them to motivate them to become best engineers possible.

TERMS AND CONDITIONS:

1. RELATIONSHIP:

- 1.1 MOU is the collaboration between two parties for mutual benefit and to enrich India through innovation.
- 1.2 There is no financial obligation on either party to get under the agreement.
- 1.3 MOU stands valid for Two years from the date of agreement. The collaboration can be terminated from either side with a notice period of one month.
- 1.4 Both parties shall work in synchronism to ensure the successful completion of collaboration.
- 1.5 Both the parties shall provide adequate facilities to the students undergoing training with mutual understanding.
- 1.6 The income generated as the result of our collaboration shall be split as per mutual agreement.

2. OBLIGATION:

- 2.1 There shall be no obligation on any party to compensate the other in any manner or to make any claim.
- 2.2 Each party shall meet the expenses as mutually agreed.
- 2.3 Each party shall respect the others' intellectual property (I.P.).
- 2.4 Both parties shall maintain confidentiality about any information.

3. LIMITATION:

- 3.1 Each party represents that they have full power and authority to enter into this MOU.
- 3.2 Each party shall ensure to work together with maturity and has a limitation of as much as possible Students.

4. CONDITION:

- 4.1 Both parties will designate a representative who will be the primary point of Contact.
- 4.2 Unless and until the parties agree there shall be no public announcement.
Agreement has to be in the form of written approval.
- 4.3 Any dispute under this MOU will be settled at Pune through arbitration if necessary

In written, where of both parties put their hard seal on the day,
month and year herein mentioned.

DATE: 27/04/2022

PLACE: Pune

NAME:

1. Mr. Sushil Bhagat
DESIGNATION: Director

2. Mr. Sumit Mahurpawar
DESIGNATION: Business Development
Manager

ADDRESS: Payko Tower, 6th Floor, Above
Domino's, Karve Statue, Mayur Colony,
Kothrud, Pune-411038

SIGNATURE:

1.

2.

SEAL

DATE: 27/04/2022

PLACE: Pune

NAME:

1. Mrs. Pramilatai B. Gaikwad
DESIGNATION: General Secretary,

ADDRESS: Akhil Bharatiya Maratha Shikshan
Parishad, Parvati, Pune

2. Dr. Sunil B. Thakare
DESIGNATION: Principal

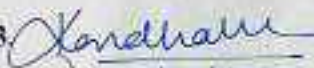
3. Prof. Ganesh E. Kondhalkar
DESIGNATION: Head, Mechanical
Engineering Department

ADDRESS: Anantrao Pawar College of
Engineering & Research, Parvati, Pune-411009

SIGNATURE:

1.

2. 
27-04-22

3. 
27/04/2022

SEAL

