



TECHNO INDIA NJR INSTITUTE OF TECHNOLOGY

Approved by AICTE & Affiliated to Rajasthan Technical University

www.technonjr.org

NJR Knowledge Campus, Plot-SPL-T, Bhamashah (RIICO) Industrial Area, Kaladwas, Udaipur - 313003 (Raj.)
Tel. : +91 2942650214-17 Fax :+91 2942650218, Email : technonjr@gmail.com, director@technonjr.org

Date: 2 July, 2023

TO WHOMSOEVER IT MAY CONCERN

This is to declare that although there is formal MoU signed by the institute with the below listed companies, but as per the attached email confirmations the companies agreed to provide internship to the selected students.

Following is the list of the MoUs attached.

S. No.	Name of Collaboration Institute /Industry
1	Livinnovate
2	TechXR Innovations Private Limited
3	Cnetric Enterprises Solutions (P) Limited
4	Pupilfirst Private Limited
5	Mouktik Consulting Services Pt. Ltd.
6	Secure Meter
7	NASSCOM Foundation
8	Eduquity Career Technologies Private Limited
9	Aspiring Labs
10	InfraStack Labs Academy

For Techno India NJR Institute of Technology

(B.S. Was) Director



MEMORANDUM OF UNDERSTANDING

The Memorandum of understanding between **Techno India NJR Institute of Technology, Udaipur**, and **Livinnovate** (www.livinnovate.com)

About Techno India NJR Institute of Technology

NJR Foundation, a registered trust, was established in the year 2003 in memory of **Shri Navdeep Ranawat** and **Shri Jitendra Ranawat** by **Mrs. Meera Ranawat** and **Mr. Raj Shekhar Vyas**, an alumnus of **BITS, Pilani** having more than 25 years of experience with **Tata group** and as **Techno entrepreneur**. Nine more highly qualified trustees with vast experience in the field of law, administration, finance research papers writing and business were inducted subsequently. **Techno NJR** was set up with a vision of providing international level engineering education to students of **Udaipur** so that they do not have to travel to **Banglore, Pune, Jaipur** for good engineering education.

Techno India NJR has created an exciting but disciplined student-centric environment of academic excellence reflected in academic results and great placements year after year. Our engineering program links knowledge to practice and skill from the very beginning which makes it easy for students to transition to a successful working professional in later life. In addition to maintaining the high academic standards, most students go through industry certifications and internships to give them real-life feel of technology.

About Livinnovate

Livinnovate is a dynamic organization with a set of skilled resources. **Livinnovate** is a platform that provides Incubation & Startup Centre support to Colleges & students and through which aims to interconnect students, companies, and colleges. Their vision is to be the go-to platform for students to learn and develop themselves.

ARTICLE I: ABOUT MOU

This Memorandum of Understanding has been signed with the objective of:

Both parties intend to cooperate within the areas of Internship, Recruitment, and Skilled Based Training & Product Sharing developed by College Students.

Livinnovate desires to collaborate with **Techno India NJR Institute of Technology** create an engaged atmosphere where ideas can successfully plan, launch and enable them into marketplace. **Livinnovate** will provides Incubation support for budding technology entrepreneurs and help realize their start-up dreams for converting ideas into products.

Techno India NJR Institute of Technology has shown readiness to collaborate with **Livinnovate** for promoting the Platform and to provide all required infrastructure and facilities for running and The institute has been built on a vision to meet the aspirations of the global community through sustainable quality education and interdisciplinary research with innovative changing technologies. To fulfill this vision, **NJR** has been established "Development of Software Design and Development Product" innovation and incubation centre.



MOU will enable the parties to:

Foster collaboration between the Institute and Industry.

Set the ground for longer-term Institute-Industry partnerships for Incubation & Startup Centre Support.

ARTICLE II: SCOPE OF COLLABORATION

Deliverables of LIVINNOVATE:

- *To facilitate students and faculties to take up startup course of their innovative ideas.*
- *To facilitate to transfer their innovative ideas into realities.*
- *To facilitate usage of necessary infrastructure and computing facilities.*
- *To provide NJR hosted incubator access to Industry expertise needed to support incubator.*
- *To provide its core framework to select, nurture, mentor NJR faculties and students for technology startups.*
- *To provide backlog of ideas to startup the Incubators in initial formative years.*
- *To provide essential bootstrapping of faculties and campus-companies for running the idea factory in incubator.*
- *To provide support to patent any specific idea.*
- *To take good efforts in creating jobs opportunities using skills created via Inubator.*
- *To external entrepreneurs to incubate their businesses on campus.*
- *To students to set up innovative concepts and programs for starting their own venture on campus through Industry and Academia interaction.*
- *To bring technology to nurture the growth of regional industrial.*
- *To provide required support to incubate for product/process development, identifying the investors/sponsors, identifying market, compiling with legal requirement and support for overall activities.*

Deliverables of Techno India NJR Institute of Technology:

- *NJR shall provide physical infrastructure along with basic furniture fixture required*
- *NJR shall allow Livinnovate employees use of the existing institute facilities such as the library, parking, and recreation free of cost.*
- *In due course of time, Livinnovate in collaboration with the teaching faculty, shall explore the possibility of participation in improving the quality of engineering education through,*
 - o *Student learning enhancement*
 - o *Student projects- Conceptualization to execution*
 - o *Collaborative research with appropriate faculty from NJR*
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ARTICLE III: THE AGREEMENT

This MoU will be administered by the Techno India NJR Institute of Technology represented by the Head Industry Projects, Aaditya Maheshwari along with the Livinnovate, represented by the Founder & Director, Mr. Abhishek Nair.

This MoU may also involve parties by mutual consent, which may be added later by a written addendum to this MoU.

The parties may enter into a specific written agreement under the authority of this MoU to clarify and define the nature, extent, and terms of operation for the proposed collaborations, including intellectual property ownership and funding issues.



ARTICLE IV: GENERAL TERMS

This MOU is not intended to and does not create any right, benefit, or trust responsibility, substantive or procedural, enforceable at law or equity, by either party, its officers, employees, or agents against the other party, its officers, employees, or agents.

The activities of this MoU must be carried out in accordance with appropriate laws and regulations of the Institute and the industry.

Neither party shall make a claim against the other party for any expenditure unless such expenditure has been agreed upon in writing between the parties.

Both parties are united by common interests, and they shall establish channels of communication that will increase the number of students/candidates looking for available internship/training opportunities on one side and give a wider choice of selection to the students on the other.

ARTICLE V: VALIDITY AND TERMINATION

This MoU is Valid for 12 months from the date of signing of this MoU. Thereafter the MoU may be renewed for such terms and conditions as may be agreed between the intended parties.

Either party may terminate the MoU for a cogent and logical reason, by giving to the other party 30 days' notice in writing.

ARTICLE VI: DISCLAIMERS

While Livinnovate will put their best efforts into reaching out to the best internship opportunity available in the industry (Livinnovate does not guarantee the hiring of an intern).

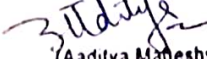
ARTICLE VII: NOTICES

Any notices would be deemed to have been given provided they are sent in writing by registered mail and a copy of the same is emailed to either party by the other party to the following addresses:

The Founder: Mr. Abhishek Nair	Head - Industry Projects: Mr. Aaditya Maheshwari
Organization: LivInnovate	Organization: Techno India NJR Institute of Technology
Registered Address: 153, Shanti Nagar, Sector 3, Rishi Nagar, Hiran Magri, Udaipur, Rajasthan 313002.	Registered Address: Plot-SPL-T, Bhamashah (RIICO) Industrial Area, Kaladwas, Udaipur 313003 (Rajasthan) India
Contact No: +91 96641 65622	Contact No: +91 97820 06176
Email: uab@livinnovate.com	Email: aaditya@technonjr.org

Signed By:

Techno India NJR Institute of Technology
For Techno India NJR Institute of Technology


(Aaditya Maheshwari)
Head-Industry Projects

Mr. Aaditya Maheshwari

Head - Industry Projects

Date: 03rd August 2022

Livinnovate

For LIVINNO CARE PRIVATE LIMITED

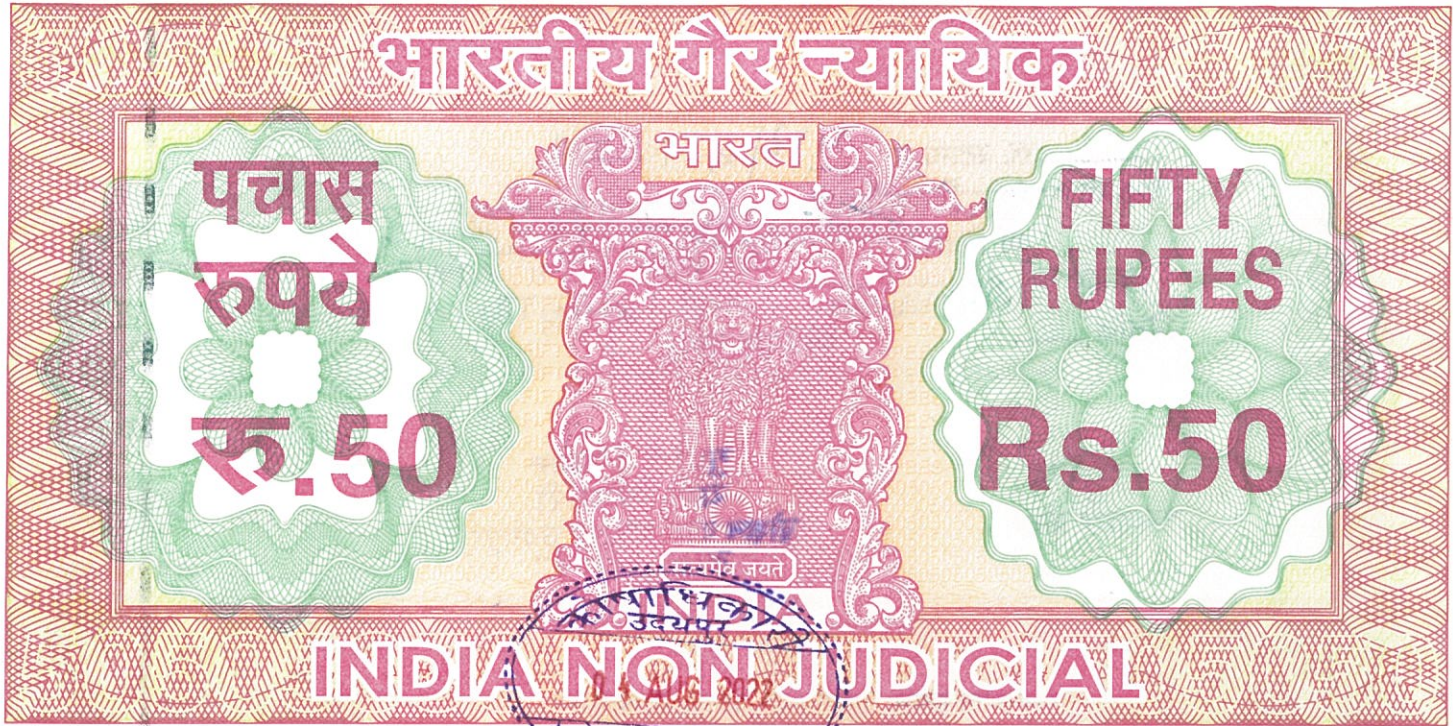


Mr. Abhishek Nair

DIRECTOR

Founder

Date: 03rd August 2022



राजस्थान RAJASTHAN

BE 530155

**MEMORANDUM OF UNDERSTANDING
FOR ACADEMIC PARTNERSHIP**

This Memorandum of Understanding ("MoU") is entered into between Techno India
NJR Institute of Technology, Udaipur (in short 'Institute')
AND

TechXR Innovations Private Limited (in short 'TechXR')

Each a "Participant" and collectively the "Participants"

effective as of date August 16th 2022

WHEREIN the Participants recognize the mutual benefits of academic collaboration on skill development in the broad area of Augmented and Virtual Reality (AR-VR) and allied technologies.

1. PURPOSE

The purpose of this MoU is to formalize partnerships with emphasis on:

- Academic partnership for offering training Program/Certification Courses for Engineering/Non-engineering Students of the Institute.
- Faculty development program for selected faculties of institute.
- Support for AR-VR laboratory/experience centre development at institute

TECHXR INNOVATIONS PRIVATE LIMITED

DIRECTOR

For Techno India NJR Institute of Technology

(R.S. Vyas)
Director

2. SCOPE OF COOPERATION

TechXR to provide trainings, consultancy, learning resources and technical support as per terms and conditions mutually agreed upon. The Institute to circulate the details of trainings programs among interested participants and shortlist faculty for faculty development training by TechXR.

The Participants to collaborate in developing skills in AR-VR technology for students of the Institute in the following ways:

- a) TechXR shall offer selected courses free of cost to students of the institute to spread awareness of AR-VR technology among students. TechXR will provide specific Access Code using which students can access the courses at the company's learning portal for free.
- b) The institute shall share the Access Code with its registered students and spread awareness on the available courses
- c) The Institute will recommend up to 3 faculty members for faculty development program by TechXR.
- d) TechXR will provide all the training material, access to learning modules, AR-VR Development Kit, Doubt clearing support, project evaluation and Certificate of course for identified faculty members free-of-cost for participating institute.

3. INFORMATION USAGE

The Participants agree not to make improper use of any information that comes to itself or its agents or representatives in the performance of services under this Agreement.

4. INTELLECTUAL PROPERTY

- i. The Institute undertakes not to cause or permit anything which may damage or endanger the intellectual property of the Company or the Company's title to it or assist or allow others to do so.
- ii. The Company undertakes not to cause or permit anything which may damage or endanger the intellectual property of the Institute or the Institute title to it or assist or allow others to do so.
- iii. The Company and the Institute undertake not to infringe the intellectual property rights of any third party during the course of this Agreement.

5. CONSTRUCTION

The headings in this Agreement are inserted for convenience only and shall not be used to define, limit or describe the scope of this Agreement or any of the obligations herein. The language in all parts of this Agreement shall be in all cases construed according to its fair meaning.

TechXR Innovations Pvt Ltd

TECHXR INNOVATIONS PRIVATE LIMITED

DIRECTOR

Techno India NJR Institute of Technology, Udaipur

For Techno India NJR Institute of Technology


Name: Raj Shekhar Vyas

Designation: Director

(R.S. Vyas)
Director

Annexure A
(Free Certification Courses)

S.No.	Modules (on-line mode)	Price	Kit
1	Introduction to Scripting in C# with Unity Beginner Course for AR-VR Developer • 2 weeks	Free	Access code to LMS
2	Introduction to Game Development in Unity: Coin Collector Game • 2 weeks	Free	Access code to LMS
3	Introduction to 3D modelling with Blender • 2 weeks	Free	Access code to LMS
4	Introduction to Augmented Reality Development • 4 weeks	Free	Access code to LMS and TechXR Developer Cube
5	Faculty Development Program Introduction to Augmented and Virtual Reality Development • Live online and doubt clearing sessions • 6 weeks	Free	Access code to LMS and TechXR Developer Cube

TECHXR INNOVATIONS PRIVATE LIMITED

DIRECTOR

For Techno India NJR Institute of Technology

(R. S. Vyas)
Director

Memorandum of Understanding

The Memorandum of Understanding (MOU) is signed on December 2nd, 2022

Between

Cnetric Enterprise Solutions (P) Ltd, having its office at 12/1 Halasuru Road, Novel Office - MG Road, Ulsoor, Bangalore 560042, **Karnataka** referred to as First Party.

And

Techno India NJR Institute of Technology, Udaipur, having its office at Plot SPL-T, **Bhamashah** (RIICO) Industrial Area, Kaladwas, Udaipur, Rajasthan India, referred to as Second Party.

Cnetric Enterprise Solutions (P) Ltd. and Techno India NJR Institute of Technology, Udaipur shall hereinafter be jointly referred to as the "First Party" and severally as the "Second Party"

Whereas, First party has an IT project for creating a eCommerce Marketplace where First party wishes to involve second party in execution of their projects. Both parties have agreed to work on a project as under:

1. The project will focus on developing an AI/Blockchain-based Composable Commerce platform, with a specific emphasis on platforms such as Spryker, Shopify, and Emporix. The project will start in January 2023 be carried out over the course of six months to one year.
2. Second party will be creating a team with one of the faculty as a lead who will create his team. The team shall gain the necessary skills and knowledge required for the project. Upon completion of the training, team members will appear for certification exam on Spryker Exam Platform. Thereafter they will be deployed on existing projects.
3. The monthly payment for the team members at **Techno India NJR Institute of Technology, Udaipur** will be INR 90,000 and Payment will be made every month based on the progress of the project. Second party has to submit a monthly report to First party on the status of the project based on which payment will be made by the First party.

For and on behalf of

Cnetric Enterprise Solutions (P) Ltd

Signature:



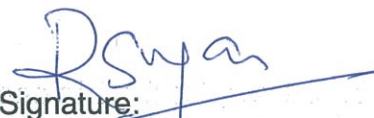
Name: Manohar Durai

Designation: Director

For and on behalf of

Techno India NJR Institute of Technology

Signature:



Name: RS Vyas

Designation: Director



TECHNO INDIA NJR INSTITUTE OF TECHNOLOGY

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NJR Knowledge Campus, Plot-SPL-T, Bhamashah (RIICO) Industrial Area, Kaladwas, Udaipur - 313003 (Raj.)
Tel. : +91 2942650214-17 Fax : +91 2942650218, Email : technonjr@gmail.com, director@technonjr.org

This Memorandum of Understanding ("MOU") is made on this 15 day of December 2022.

Between

Pupilfirst Private Limited, bearing CIN U74999KL2017PTC069556, a company incorporated under the Companies Act, 2013 and having its registered office at 1st Floor, CM Complex, Kalavath Road, Palarivattam, Ernakulam, Kerala, 682025 hereinafter referred to as "Pupilfirst" of the FIRST PART

AND

Techno India NJR Institute of Technology, Udaipur having its address at Plot SPL-T, Bhamashah (RIICO) Industrial Area, Kaladwas, Udaipur, 313003, Rajasthan (India) hereinafter referred to as the "Institute" of the SECOND PART

Pupilfirst and the Institute shall hereinafter be collectively referred to as the "Parties" and individually as the "Party".

WHEREAS

- A. Ministry of Education, Government of India has announced a new Public-Private Partnership Scheme called the **National Educational Alliance for Technology (NEAT)** to bring technology-enabled teaching-learning for better learning outcomes for students. ("NEAT Scheme").
- B. The NEAT Scheme's objective is to make learning more personalized as per the requirements of the learner and thus requires development of technologies in Adaptive Learning to address the diversity of learners. Recognizing that educating the youth is a national effort; the Ministry of Education has created a National Technology Alliance with organizations having proven educational technology solutions through a PPP model.
- C. AICTE would be the implementing agency for the NEAT Scheme and shall ensure that the solutions are freely available to a large number of economically backward students by giving 25% of the seats to socially and economically backward students.
- D. Pupilfirst, a pioneering educational technology organization with a mission to create education tools and techniques that will benefit students and that can also enable teachers to transform classroom education to a learner centered model and achieve near 100% learning outcomes, has been selected by AICTE to be brought under the NEAT Scheme.

For Techno India NJR Institute of Technology


(R.S. Vyas)
Director

- E. AICTE and Pupilfirst have accordingly executed a Memorandum of Understanding (hereinafter referred to as the “**AICTE-Pupilfirst MOU**”) in relation to various courses to be implemented in different stages under the NEAT Scheme. AICTE further published the Model Curriculum for Minor Degree in Advanced Web Development 2022) [https://www.aicte-india.org/sites/default/files/Model_Curriculum/Minor%20Degree%20in%20Adv.%20Web%20Development.pdf] outlining the approach to implementing the courses as an 18-20 credits Minor in Advance Web Development (“**Minor Degree**”). Institutes have also been given the option to launch the Courses as open electives instead of as a Minor Degree (each course an “**Open Elective**”). The courses to be offered at Institutes either as Minor Degree or as Open Electives are hereinafter referred to as the “**Courses**” and are described in detail in **Schedule 1** of this MOU - Table 1 and Table 2 respectively.
- F. Pursuant to the execution of the AICTE-Pupilfirst MOU, AICTE has launched the ‘**Leadership in Teaching Excellence**’ programme (the “**LITE Programme**”), as a national program to train 100,000 faculty members with leadership in teaching excellence. Through the LITE Programme, AICTE envisions training its Faculty members from Computer Science and allied streams on an ongoing basis, to introduce modern learner-centered pedagogy, competency-based curriculums, continuous and adaptive learning assessments and continuous professional development of faculty at their respective institutes with support from the leadership of the said institutes.
- G. Over the next few years, AICTE intends to bring modern computer engineering knowledge to 24 million children, starting with schools. In accordance with National Educational Policy 2020 (“**NEP 2020**”), AICTE aims to create new pathways for direct admissions for the top school students from these programmes to higher educational institutes who are part of the LITE Programme. This shall enable LITE institutes to have access to a pipeline of higher quality of admissions, and thereby enable students to move beyond highly paying employment opportunities into more challenging domains of entrepreneurship and research at the institutes themselves. The Institute is desirous of offering the Courses to students enrolled in the Institute and offer the same as **Open Electives / a Minor Degree**.
- H. The Parties are now entering into this MOU to set out the proposed collaboration between the Parties with regard to the LITE Programme and their respective rights, responsibilities and obligations in relation to implementation of the Courses in the Institute.

NOW, THEREFORE, THIS MOU WITNESSETH AS FOLLOWS:

1.0 Details of the Courses and Continuous Professional Development of Faculty members

1.1 Details of the Courses:

- 1.1.1 The Parties agree that the Courses shall be offered to interested students of the Institute as **Open Electives / a Minor Degree**, starting from Academic Year 2022-23. The credits that a student undergoing the same will be entitled to, fees payable and other details thereof are as set out in **Schedule 1**. Additional courses may be added or certain Courses removed/amended from time to time as mutually agreed between the Parties, subject to AICTE having approved all such amendments prior to the Parties implementing such changes and updating Schedule 1 accordingly.
- 1.1.2 Each of the Courses will be conducted in batches (each a “**Batch**”) and eligible students will be allowed to enroll in a particular Batch of the Course offered at the Institute and if the desired student intake count is reached, the remaining eligible students will be waitlisted for the next intake.

For Techno-India NJR Institute of Technology



(R.S. Vyas)
Director

1.2 LITE Faculty members:

- 1.2.1 Selected faculty member(s) of the Institute shall be appointed as LITE faculty member(s) by Pupilfirst and will be given a basic orientation and training in creating a classroom experience with learner-centered pedagogy by using competency-based curriculums and measuring progress through continuous assessments. Once they begin the basic orientation and training, the faculty member(s) shall (a) oversee the process for integration of the Courses as part of the Institute's curriculum and (b) guide students in progressing through the Courses.
- 1.2.2 LITE faculty member(s) of the Institute, who are interested may undergo a faculty development programme which will be carried out by Pupilfirst and the faculty member(s) who have successfully undergone the faculty development programme shall be (a) issued a certificate from AICTE; and (b) be nationally recognized by AICTE and given priority to various research and faculty development programmes. Refer to Annexure 1 for details of key responsibilities of LITE stakeholders.

1.3 On-boarding students to the Courses:

- 1.3.1 The WD 101 Course (the first of the Courses which needs to be completed by students) shall be offered as an Interest-Based Admission Test (I-BAT) free of cost to all interested students at the Institute who are qualified for it based on the department and semester in which they are enrolled and who fill out and submit completed interest forms on or before the given deadline (which deadline will be communicated by Pupilfirst to the Institute prior to issuing the interest forms). Pupilfirst's decision on whether or not a student has submitted a complete interest form shall be final and binding on the Institute and the concerned student. All students who have submitted completed interest forms (as determined by Pupilfirst) shall be on-boarded to the WD 101 Course.
- 1.3.2 The Courses will be offered in 4 levels (i.e. WD 101, WD 201, WD 301 and WD 401) and successful completion of the previous level/Course is a prerequisite to enrolling in the next level/Course. In other words, students who successfully complete the WD 101 Course will be eligible to undergo the WD 201 Course, those who complete WD 201 Course, will in turn be eligible to undergo the WD 301 Course and those who complete the WD 301 Course will in turn be eligible to undergo the WD 401 Course.
- 1.3.3 While all students who successfully complete a level/Course, will be eligible to enroll for the next level/Course, admission to a particular Batch of a Course will be done on a first-cum-first served basis till the maximum number as set out in subclause 1.1.2 is filled.

1.4 On-boarding Teaching Assistants:

- 1.4.1 Students who have successfully completed WD 101 and WD 201 Courses will, if they are interested and willing and deemed suitable by Pupilfirst, be onboarded as Teaching Assistants ("TAs") to assist in delivery of the Courses to future Batches of students. During their work as a TA, they will be working under the guidance of the Coaches, who are experts from the Industry.
- 1.4.2 Suitable stipend/remuneration along with a certificate will be also given to the TAs for their contribution. TAs can also in parallel take the WD 301 Course and in due WD 401 Course while they assist with delivery of the Courses earlier completed by them.

- 1.5 Dates and deadlines of Courses: The exact dates for commencement of a particular Batch of a particular Course at the Institute shall be decided by the Pupilfirst team, considering the academic calendar of the Institute. From the date of commencement of a particular Batch of a



Course until the deadline mentioned, students can access the said Course and they will be required to complete the said Course within the deadline mentioned. The end date and key Course deadlines for each Batch undergoing a particular Course will be included in the information material prepared by Pupilfirst and shared with the Institute.

- 1.6 **LITE Hiring Network:** To enhance the opportunity for internships and hiring of students from LITE Institutes, the LITE Hiring Network has been launched with 69 companies. This employability programme is supported by ACT Grants, the collective of India's leading venture capitalists and startups so that startups and reputed software organizations can hire graduating students from the minor degree track and for students completing the applicable courses as open electives. The list of companies is available at wd.pupilfirst.org. Prior updates regarding the same will be communicated to the Principal Coordinator of the Institute. **The Institute understands and acknowledges that while the LITE Hiring Network programme will provide an opportunity to students of the Institute who undergo the Courses to apply to companies/entities that are part of the LITE Hiring Network (subject to their meeting other criteria for such application as may be applicable to each such companies/entities), neither Pupilfirst nor AICTE guarantee internships or jobs to the said students.**

2.0 Joint Responsibility of the Parties

- 2.1 **Appointing Principal Coordinators:** Both the Parties shall announce a coordinator ("Principal Coordinator") for the execution of the MOU who shall be the primary point of contact of the said Party vis-à-vis its obligations and duties for the other Party in connection with the implementation of the LITE Programme and the Courses in the Institute.
- 2.2 **Offering enrollment in Courses on a voluntary basis:** The Parties acknowledge that as per the AICTE-Pupilfirst MOU, the courses offered by an ed-tech company (such as Pupilfirst) at institutes shall be offered to students on a voluntary basis and accordingly Pupilfirst and the Institute undertake not to make it compulsory for the students of the Institute to enroll for a particular Course or force students to take a paid Course.
- 2.3 **NETF platform:** The New Education Policy 2020 suggests the formation of the National Educational Technology Forum ("NETF") to provide a platform for the free exchange of ideas on the use of technology to enhance learning, assessment, planning, and administration. Through the technology forum, the policy envisages that technological advancements will be integrated into all levels of education to improve the classroom process, support teachers' professional development, and enhance educational access for disadvantaged groups.
- 2.4 **Providing student learning outcomes to AICTE:** The Institute and Pupilfirst shall provide AICTE student learning outcomes with a special focus on technology transformation for creating personalized learning environments at academic institutes using dynamically updated competency based curricula, adaptive and continuous assessments and development of faculty as inputs for designing policies to achieve NEP 2020 policy goals.

3.0 Roles and Responsibilities of Pupilfirst

Pupilfirst shall be tasked with the roles and responsibilities vis-à-vis the delivery and implementation of the Courses at the Institute as set out below:

- 3.1 **Preparation and submission of interest forms:** Pupilfirst shall prepare and submit to the Institute interest form(s) which students interested in undergoing the WD 101 Course may fill out.

For Techno India-NJR Institute of Technology



(R.S. Vyas)
Director

- 3.2 **Arranging Industry Coaches:** Industry experts who are appointed as coaches (“Coaches”) shall be arranged by Pupilfirst and be made available throughout the duration of the Courses for supporting academic faculty to aim for nearly all students achieving course-learning outcomes.
- 3.3 **Providing access to the Platform:** The term “Platform” shall mean an instance of the Pupilfirst LMS web application hosted by Pupilfirst, accessible at www.pupilfirst.school, to which enrolled students and faculty of the Courses can sign in. The students, faculty and any other authorized personnel of the Institute accessing the Platform shall be subject to the terms and conditions for use of the website (<https://www.pupilfirst.school/agreements/terms-and-conditions>) and data privacy policy (<https://www.pupilfirst.school/agreements/privacy-policy>). For any questions, kindly email wd@pupilfirst.org.
- 3.4 **Competency-Based Digital Curriculum:** Pupilfirst shall create and periodically update open-source digital curriculum for the Courses which shall include but not be limited to any and all content, media, displays, graphics, photographs, footage, designs, exhibits, data, reports, or information included as part of the Courses (hereinafter referred to as the “Curriculum”) and ensure dynamic updating of the Curriculum to keep pace with fast evolution of the World Wide Web.
- 3.5 **On-boarding TAs:** Pupilfirst shall encourage and facilitate the on-boarding of TAs to enable peer learning and providing teaching assistance for delivery of subsequent batches.
- 3.6 **Providing information on setting up of lab facilities:** When required, Pupilfirst shall provide a list of equipment required for the Courses that will be set up at the Institute’s cost and expense.
- 3.7 **Providing support in identifying & integrating LITE faculty members:** This involves selecting interested faculty members who have an aptitude to receive training in pupil centered pedagogy, competency based curricula and continuous personalized assessments techniques for curriculum delivery to students.
- 3.8 **Sharing resources with institutes to create awareness:** Pupilfirst shall share relevant resources to introduce the Courses and Curriculum to students and explain the potential of the emerging software programming paradigms such as web development using typed functional programming and the opportunities that the knowledge and skills gained while undergoing the Courses can bring to empower them, create employability and generally improve their career prospects globally in the present knowledge economy.
- 3.9 **Delivering the Course & Ensuring Engagement:**
- (i) Assisting the Coach (Industry Expert) and Teaching Assistants in reviewing the faculty/student submissions within an appropriate time and in answering queries on Web Development Community on Pupilfirst LMS or Pupilfirst Discord Server;
 - (ii) Monitoring the learning and progress of the students along with faculty and AICTE Faculty and Student Development Cells;
 - (iii) Updating the weekly progress of students to the faculty members.
 - (iv) Periodically communicating with AICTE on the progress of individual faculty and students and progress of LITE Programme as a whole;
 - (v) Gather feedback on student submissions at set intervals to gain insights on how to create a continuous personalized learning process while ensuring the quality of the projects/products developed/submitted by the students;
 - (vi) Consolidate and share the marks with the Institute at the end of the Courses.
 - (vii) Issue certificates to the students who have completed the respective courses successfully as part of the Minor Degree track or Open Electives.


(R.S. Vyas)
Director

3.10 Deliver faculty development programme: Pupilfirst shall deliver faculty development programme to those faculty members of the Institute who are interested in undergoing the same.

4.0. Roles and Responsibilities of the Institute

The Institute shall be tasked with the roles and responsibilities vis-à-vis the delivery and implementation of the Courses at the Institute as set out below:

- 4.1. Survey to collect economic status of students: In order to assess the economic status of students at the Institute so that Pupilfirst (in consultation with AICTE) can determine whether one or more of them are eligible for scholarships as set out in Clause 6.6 below, the Institute shall facilitate carrying out of surveys prepared by Pupilfirst, to collect the economic status of the students.
- 4.2. Providing support to nominated faculty member(s): The Institute shall support its nominated faculty member(s) to undergo the faculty training in order to effectively learn the techniques of pupil centered pedagogy, competency based curricula and continuous assessments to achieve learning outcomes for nearly all members of the class. The faculty members so selected will undergo the teacher training in each of the Courses over a period of time. The Institute and its leadership shall be recognized by AICTE as its Brand Ambassadors of Change.
- 4.3. Instruct faculty members and monitor performance: One faculty member nominated by the Institute shall be the LITE Faculty member who shall (i) liaison between Pupilfirst, students and the industry coach selected for the Courses (ii) facilitate communication to/from students, (iii) monitor the grievances raised by the students/learners and (iv) communicate consent and feedback received from the students with AICTE;
- 4.4. Assign time to students for working on Courses: The Institute shall assign at least 3-4 hours per week, on weekdays, in the regular academic timetable of the students enrolled in the Courses to work on the Courses they are enrolled in. In these allotted hours, the students will come together and work from a classroom on campus in the presence of the LITE faculty member.
- 4.5. Share information and learning progress: The Institute shall share the requisite information and learning progress updates from time to time and ensure that evidence based insights become inputs for continuous improvement of the teaching-learning process that can result in leadership in teaching excellence over a sustained period of time.
- 4.6. Not collect any fees from students towards Course fee: The Institute understands and acknowledges that while it may make it compulsory for all their students to take a particular Course for empowering them to acquire additional skills and create better employability, in such instances, the Institute shall not collect any fee from the Students in any manner towards the Course fee. If any Course is made mandatory for students, the Institute undertakes to bear all the cost of the said Course fee from their own resources. Circular or other modes of communication addressed to the Students/learners for transmission of the above information to the Students will be submitted to the AICTE by the Institute. However, such Courses cannot be complete outsourcing of a programme, but add-on courses for better employability.
- 4.7. Submit Course fee receipts: The Institute shall undertake to submit to AICTE, the receipt for purchase of Course(s) from Pupilfirst. Institute further undertakes to provide to AICTE, the details of the students enrolled in a particular Course in the specified format provided.
- 4.8. Circulate material and interest forms: The Institute shall circulate the materials and interest forms generated by Pupilfirst widely amongst all its students and explain to the students who are interested in applying, the benefits of the Courses as well explain the benefits of becoming a TA



for one or more future batches of the Courses to be conducted and expectations in terms of their commitment towards becoming a TA.

- 4.9. **Provide assistance and cooperation:** The Institute will provide all necessary assistance and co-operation as may be required by Pupilfirst in conducting and delivering the Courses as contemplated in this MOU.

5.0 Commencement, Duration, Amendment and Termination of MOU

- 5.1 The MOU shall come into force from the date it is signed by the Parties unless any other specific date is communicated.
- 5.2 The MOU shall be in force initially for a period of 5 (five) years or until completion of the first batch of the Courses at the Institute whichever is later, and the same shall be auto-renewed for further periods of 5 (five) years at a time, unless either Party sends a notice of termination to the other Party not less than 30 days prior to the expiry of a specific term.
- 5.3 Any modification or alterations to the MOU shall be first mutually discussed by the Principal Coordinators of the Parties and agreed in writing to become the supplement MOUs. Schedule 1 may be modified from time to time as set out in Clause 1.1.1 above.
- 5.4 In the event either Party wishes to terminate the MOU, it shall do so with prior notice in writing of 30 (thirty) days to the other Parties. In the event AICTE or Pupilfirst terminate the AICTE-Pupilfirst MOU, by default, this MOU will automatically stand terminated at the Institute level too. If the MOU is terminated at the Institute level the detailed information should be shared to AICTE for necessary action.
- 5.5 Upon termination of the MOU, any Course that commenced prior to the date of termination and which is ongoing shall be completed and approved fees as applicable paid to Pupilfirst in connection therewith.

6.0 NEAT Course Fee & Scholarships

- 6.1 AICTE has approved NEAT Course fees for students and either the Institute or the selected students shall pay the approved course fee + government taxes as applicable to Pupilfirst of such amount and in such manner as set out in **Schedule 1** of this MOU ("NEAT Course Fee") as may be amended from time to time
- 6.2 Other than the WD 101 Course which will be offered as a free course to all students who submit completed forms, all other Courses (i.e. WD 201, 301 and 401) are paid courses and the NEAT Course Fees set out in Schedule 1 shall be applicable to the said Courses ("Paid Courses"); provided however that a limited number of scholarships will be offered even on the Paid Courses to students as set out in Clause 6.5 and 6.6 below.
- 6.3 In case the payment is made by the Institute, Pupilfirst shall raise invoices on the Institute for the NEAT Course Fees as set out in **Schedule 1** and the Institute shall pay invoices issued in accordance with these terms within 15 (fifteen) days of receipt of invoice. Any delay in making payment on undisputed invoices within the required time period as stated above shall attract interest calculated at the rate of SBI's Benchmark prime lending rate per month.

For Techno India NJR Institute of Technology


(R.S. Vyas)
Director

6.4 In case the Course fees payment is being made by the selected student directly, Pupilfirst shall share the payment links for students as set out in Schedule 1 of this MOU, keeping the LITE faculty member in copy.

6.5 Pupilfirst aims to provide upto 10,000 free scholarships prior to December 31, 2023 ("Scholarship End Date") to students to undergo the Courses. The free scholarships are offered per Course and not per student. To illustrate if a student undergoes both WD 201 and WD 301 on a scholarship basis, for the purpose of the 10,000 scholarship count, this will be counted as 2 scholarships. A student who has received a WD 201 scholarship shall continue to get a scholarship to WD 301 and WD 401 if he/she completes the earlier levels successfully unless the 10,000 (Ten Thousand) scholarship count has already been reached or the Scholarship End Date has expired. Students who received the scholarship who drop out on their own or based on request from Institute or who Pupilfirst in its sole discretion believe are either unable to cope with/keep up with the Course work within the set timelines and in accordance with the Course plan (as set by Pupilfirst) or with whose information submitted, Pupilfirst finds any discrepancies (such as department, semester etc.), shall be dropped and shall no longer be eligible to be part of that particular Batch nor be eligible for the scholarship. The withdrawn scholarship will be added to the scholarship pool. Once the 10,000 (Ten Thousand) scholarship count is reached or the Scholarship End Date has expired, whichever is earlier, Courses undertaken by all students thereafter will be paid Courses, except as set out in Clause 6.6 below.

6.6 Following the exhaustion of 10,000 scholarships or post expiry of the Scholarship End Date, whichever is earlier, up to 1 in every 4 students who enroll for a paid NEAT Course shall receive the scholarship, based on AICTE NEAT Cell guidelines.

7.0 Dispute Resolution

7.1 In case of any dispute between the Parties, the dispute shall be amicably resolved in a meeting of the 2 Principle Coordinators. However, if such an effort fails, it shall be referred to the NEAT Apex Committee. If a dispute is not resolved amicably, then it will be resolved through arbitration.

7.2 The arbitration proceedings shall be as per the provisions contained in the Arbitration and Conciliation Act, 1996 (as amended from time to time and in force when the reference is made). The venue of the arbitration proceedings shall be at a neutral location, and the proceedings shall be in English language. If any dispute still remains unresolved, the same shall be adjudicated by the Court of law at New Delhi.

8.0 Force Majeure

If at any time, during the continuance of this MOU, the performance in whole or in part, by either Party, of any obligation under this is prevented or delayed, by reason of war, or hostility, acts of the public enemy, civic commotion, sabotage, Act of State or direction from Statutory Authority, explosion, pandemic, epidemic, quarantine restriction, strikes and lockouts, fire, floods, natural calamities or any act of GOD (hereinafter referred to as EVENT), and provided notice of happenings of any such EVENT is given by the affected Party to the others, within 21 (twenty one) calendar days from the date of occurrence thereof, no Party shall, by reason of such event, be entitled to terminate the MOU, nor shall any Party have any such claims for damages against the other, in respect of such non-performance or delay in performance. Provided each of the Party's obligations and rights hereunder shall be resumed as soon as practicable after such EVENT comes to an end or ceases to exist.

For Techno India NJR Institute of Technology


(R.S. Vyas)
Director

9.0 Intellectual Property Rights

9.1 Pupilfirst may use the name, logo, photo and faculty member details of the Institute in connection with the promotion, marketing and delivery of the Courses and the LITE Program after a prior intimation to the Principal Coordinator of the Institute.

9.2 LITE - Learning Engineering, Analytics & Research Network.

Dr Leena Chandran Wadia, Member, Technical Secretariat to the Dr K. Kasturirangan Committee for preparation of the National Education Policy (NEP) and Member, Drafting Committee of the Draft NEP 2019 and Dr Viraj Kumar, Member, Technical Secretariat to the Dr K. Kasturirangan Committee for preparation of the National Education Policy and Member, Technical Secretariat to the Steering Committee for the development of the National Curriculum Framework (hereinafter collectively referred to as "**Co-Principal Investigators**" or "**Co-PIs**") have been tasked by Pupilfirst with the following responsibilities in connection with the implementation of the LITE Digital Classrooms ("**Research Purpose**"): .

(i) They shall set up and manage the Learning Engineering, Analytics & Research Network (LEARN), as part of the LITE Digital Learning Engine to observe, analyse and provide guidelines and recommendations to AICTE and other regulatory bodies to further innovate the teaching-learning pedagogies under the LITE Programme.

(ii) They shall share a report with AICTE/Regulators on their observations based on their research for improving the implementation guidelines of the LITE Programme ("**Observations and Research Reports**").

9.1 In connection with the Research Purpose, the Co-PIs shall be given access to data regarding the delivery/management of Courses by Pupilfirst. The data shared with them will be purely for the Research Purpose and the same will not be released to third parties. Further, no personal data (such as names, email ids and other such personally identifiable information) will be shared with the Co-PIs.

A copy of the Observation and Research Reports shall be shared with the Institute to enable it to undertake continuous improvements to increase the efficiency of the LITE Classroom.

9.3 The Curriculum of the Courses is available under a Creative Commons Attribution-ShareAlike 4.0 International License.

9.4 Pupilfirst LMS is open-source, and its License details are available at <https://github.com/pupilfirst/pupilfirst/blob/master/LICENSE>. Pupilfirst grants to the Institute, a limited, revocable license to the Platform for use by its staff, faculty members and other staff participating in the implementation of the LITE Programme and the delivery of Courses to the students and for the use of students who are on-boarded for availing the Courses. The said license is limited to the duration of the delivery of the Courses and shall be used solely in connection with the implementation of the LITE Programme and delivery of the Courses and for no other purpose.

9.5 All intellectual property rights in and to the Platform is solely and exclusively owned by Pupilfirst and neither the Institute nor any of their employees, consultants, students, teachers etc. who have access to the Platform during the duration of the delivery of the Courses or in connection with the implementation of the LITE Programme, shall have any rights to the Platform or have access to the same after the completion of the Courses/completion of the LITE Programme implementation as the case may be. It is however clarified that intellectual property

rights in any project/product developed by a faculty member or student shall belong solely to the said student/faculty member and Pupilfirst shall not have any rights to the said intellectual property rights.

9.6 Pupilfirst reserves the right to cancel forthwith the license granted to access the Platform to the Institute and/or any of its employees, consultants, students, teachers etc. if it believes that any of the said persons are using the Platform in violation of the terms under which the license to the same is being granted hereunder (including but not limited to those set out in this MOU or such other terms as may be notified by AICTE or Pupilfirst from time to time).

10. Exclusive Curriculum for AICTE Affiliated Institutes

AICTE affiliated institutes and other educational institutions under the LITE Programme shall have exclusive access to the dynamically updated NEAT and AICTE Model Curriculums. This MOU is a non-exclusive collaboration for Institute and Pupilfirst and does not restrict either Party from collaborating with other persons/entities to offer course/programmes similar to the Courses/LITE Programme anywhere.

11. Severability

If any provision of this MOU is or becomes invalid, illegal or unenforceable under the laws of any jurisdiction, then such provisions shall (so far as it is invalid or unenforceable) be given no effect and shall be deemed to be not included in this MOU but without invalidating any of the remaining provisions of this MOU, which shall not in any way be affected or impaired. The Parties hereto shall then use all reasonable endeavors to replace the invalid or unenforceable provision with a valid and enforceable and mutually satisfactory substitute provision, achieving as nearly as possible the intended commercial effect of the invalid, illegal or unenforceable provision.

12. Liability

Each of the Parties shall defend, indemnify and hold the other Parties harmless from and against any claim, liability, loss or expenses (including reasonable Attorney's fees) arising out of or resulting from the breach of the provisions of this MOU. The liability on a Party for indemnification of the other(s) in case of any loss suffered by breach of the provisions of this MOU shall arise only if so determined by a court of law having jurisdiction or if so awarded by a sole arbitrator or arbitration panel appointed under Clause 7 of this Agreement.

13. Waivers and Remedies

No failure or delay by the Parties in exercising any right to remedy provided by law under or pursuant to this MOU shall impair such right or remedy or operate or be construed as a waiver or variation of it or preclude its exercise at any subsequent time and no single or partial exercise of any such right or remedy shall preclude any other or further exercise of it or the exercise of any other right or remedy.

14. Costs and Expenses

Each of the Parties shall bear its own legal costs, disbursements charges and expenses incurred in and about the negotiation, preparation and execution of this MOU and any other document executed in connection with this MOU.

For Techno India NJR Institute of Technology


(R.S. Vyas)
Director

15. Entire Agreement and Residuary Matters

This MOU read together with the schedules herein and AICTE-Pupilfirst MOU constitutes the entire agreement among the Parties relating to the subject matter hereof. In this regard it is expressly understood by and between the Parties hereto that all the terms and conditions of the AICTE-Pupilfirst MOU are by default applicable to the Parties hereto. Any matter not covered specifically in this MOU or any other additional matter (including any additional programs/courses that the Parties may decide to undertake in future) may be settled by mutual written agreement between the Parties.

16. Notices

The Parties agree that any notices that are required to be given under this MOU shall be given in writing, sent by registered post, return receipt requested, to the principal place of business/addresses of the Parties as set forth hereinabove or to the email ids of the Parties as set out below:

Email address of Pupilfirst: wd@pupilfirst.org

Email address of Institute: director@technonjr.org

The Email id of AICTE for forwarding the copies of any communications exchanged between the Parties where required is: director.fdc@aicte-india.org & govarna@aicte-mca.org

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Schedule 1

Details of the Courses & NEAT Course Fee

The Courses (including the Web Development 101, Web Development 201 Web Development 301 and Web Development 401) will be offered at the Institute to applicable students subject to them qualifying the selection criteria set by Pupilfirst and that will be communicated to the Institute, starting from Academic Year 2022-23 as a Minor Degree (Table 1) or as Open Electives (Table 2), as approved by parent University or approving authority of a particular institute.

The Courses and credits are outlined in the table below:

Table 1: Advanced Web Development Courses for Minor Degree

Course Structure						
S.No.	Course Code	Title	L	T	P	Credits
1	WD101	Web Development 101* Getting started with JavaScript	0	1	0	1
2	WD201	Web Development 201 Server-Side Programming with Node.js	0	6	0	6
3	WD301	Web Development 301 Front-end development with React & TypeScript	0	6	0	6
4	WD401	Web Development 401 Getting ready for production	0	0	10-14	5-7
TOTAL			0	13	10-14	18-20

*WD101 will be taken by students as an Interest-based Admission Test (IBAT) and those who complete it will be eligible for WD201.

1	WD101	Web Development 101* Getting started with JavaScript	0	1	0	1
2	WD201	Web Development 201 Server-Side Programming with Node.js	0	6	0	6
3	WD301	Web Development 301 Front-end development with React & TypeScript	0	6	0	6
4	WD401	Web Development 401 Getting ready for production	0	0	10-14	5-7
TOTAL			0	13	10-14	18-20

For Techno India NIR Institute of Technology

(R.S. Vyas)
Director

Table 2: Advanced Web Development Courses as Open Electives

Course Structure						
S.No.	Course Code	Title	L	T	P	Credits ***
1	WD101	Web Development 101** (Getting started with JavaScript) will be given as an Interest-based admission test (IBAT) to enroll in WD 201				
2	WD201	Web Development 201*** Server-Side Programming with Node.js	0	4-6	0	4-6
3	WD301	Web Development 301*** Front-end development with React & TypeScript	0	4-6	0	4-6
4	WD401	Web Development 401*** Getting ready for production	0	0	8-14	4-7

**** WD101 (Getting started with JavaScript)** will be given as an Interest-based Admission Test (IBAT) and students who complete WD 101 within the timeline provided will be eligible to take WD201 as an Open Elective. And subsequently, students can take WD301 and WD401 in successive semesters.

*****Credits recommended for WD201, WD301 and WD401 of up to 6, 6 and 7 respectively are only recommendations. Institutes can assign credits to these Courses within the range specified in Table 2 as per their own internal regulations.**

Additional Courses may be added, or certain Courses removed, as mutually agreed by the Parties from time to time.

2	WD201	Web Development 201*** Server-Side Programming with Node.js	0	4-6	0	4-6
3	WD301	Web Development 301*** Front-end development with React & TypeScript	0	4-6	0	4-6
4	WD401	Web Development 401*** Getting ready for production	0	0	8-14	4-7

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Director

Table 3: The NEAT approved Course Fees are listed below:

S.No.	Product NEAT ID	Course Name	AICTE Approved Course Fee Per Student (excluding government applicable taxes) (In Rupees)
1.	NEAT2020477_PROD_10	Web Development 101	—
2	NEAT2020477_PROD_4	Web Development 201	10,000
3.	NEAT2020477_PROD_15	Web Development 301	10,000

Web Development 401 Course is yet to be approved by NEAT. Institutes will be informed once the Course is approved and AICTE publishes the applicable Course Fee (excluding government applicable taxes).

Manner of paying the NEAT Course Fee as per Table 3

For fees paid by the Institute: Online Bank Transfer of the NEAT Course Fee for each Course along with taxes as applicable, shall be paid in 2 equal installments subject to Pupilfirst raising invoices for the same - 50% of the NEAT Course Fees for each Course shall be payable on or prior to the commencement date of the said Course and 50% upon completion of the said Course within 15 (fifteen) days from the last day of the Course.

For fees paid by the students: Students shall directly pay the Course Fee for each Course in one installment over the payment link shared by Pupilfirst or a third party on behalf of Pupilfirst, before commencement of the Course along with taxes as applicable.

1.	NEAT2020477_PROD_10	Web Development 101	—
2	NEAT2020477_PROD_4	Web Development 201	10,000
3.	NEAT2020477_PROD_15	Web Development 301	10,000

For Techno India NJR Institute of Technology


(R.S. Vyas)
Director

Annexure 1

Key responsibilities of stakeholders

Key responsibilities of AICTE

- Approve respective courses in the Advanced Web Development programme and respective course fees via NEAT.
- Approve and publish the model curriculum for Advanced Web Development Programme.
- Issue training certificates to the faculty members who complete the faculty development programme successfully.
- Issue letters to Vice Chancellors of universities to facilitate and support for integration of Advanced Web Development courses in their affiliating institutes.
- Review progress of Advanced Web Development integration status periodically and issue guidelines and regulations to universities and institutes as applicable.
- Review the research findings and policy recommendations to decide on further course of action benefitting to achieve the goals set-out by the LITE initiative.

Key responsibilities of Parent University Vice Chancellor

- Circulate the Advanced Web Development curriculum approved by AICTE within the university academic bodies for approval.
- Issue approval of the Advanced Web Development Curriculum to be introduced to students enrolled in the institutes affiliated to the university as Minor Degree/Open Electives.
- Issue minor degree certificates to students who complete the Advanced Web Development courses prescribed as a part of the minor degree.
- Intimate heads of affiliated/autonomous institutes under the parent university for completing necessary institute-level processes towards integrating the Advanced Web Development courses as Minor Degree/Open Electives at the respective institutes.

Key responsibilities of Institute Head

- Inform the university Vice Chancellor and other university officials and request support for integration of Advanced Web Development courses as Minor Degree/Open Electives.
- Enter into a Memorandum of Understanding (MoU) with Pupilfirst.
- Provide support to the faculty member towards getting AICTE approved LITE Advanced Web Development curriculum approved by the Institute academic council or any other regulatory bodies.
- Support faculty member to include scheduled hours within the academic timetable of the selected students for the Advanced Web Development courses as a part of the Minor Degree/Open Electives.
- Reduce the regular academic/administrative workload of faculty members for contributing to Advanced Web Development course integration, taking the courses themselves (if interested) and who upon completion of the courses will also be supporting the course delivery.
- Provide guidance and support to faculty members to create awareness about the Advanced Web Development programme among students in the Institute.
- Support faculty member in course implementation, as needed.

For Techno India NJR Institute of Technology

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(R.S. Vyas)
Director

Key responsibilities of LITE Faculty member

Covers the list of responsibilities after selection of LITE Faculty members by the Pupilfirst team

- Coordinate with the Institute in the MOU signing process.
- Get comfortable with the LITE Advanced Web Development implementation related documents, including faculty best practices, course outlines, Q&A document, policy documents etc. shared by Pupilfirst team.
- Share updates to Pupilfirst on academic information (academic calendar, department and semester information etc.) as requested, after discussing with the head of the Institute.
- Coordinate with the Institute and University in facilitating the mandatory minor degree/open electives approvals for integration from:
 - Parent University
 - Institute Academic Council or any other institute regulatory body
- Plan for creating awareness about LITE Advanced Web Development programme among students, through the necessary information as shared by Pupilfirst team.
- Coordinate within the Institute to plan for scheduled hours within the academic timetable of the selected students for the Advanced Web Development courses as a part of the Minor Degree/Open Electives.
- Coordinate with students to submit application forms, assist Pupilfirst team in students selection and facilitate course fee payments by the selected students within the time duration specified by the Pupilfirst team.
- Assist Pupilfirst team with course management tasks as requested to ensure students progress and meet the course outcomes.

Key responsibilities of Student

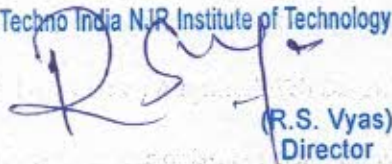
Covers the list of responsibilities after selection by the Pupilfirst team

- Plan to progress regularly in the Advanced Web Development courses as part of Minor Degree/Open electives in Advanced Web Development programme based on the course calendar shared by Pupilfirst team.
- Ask and answer questions from peers about the course on Advanced Web Development Community on the Pupilfirst LMS.
- Reach out to LITE faculty member in case of any questions or issues outside the course.
- Follow the Pupilfirst school Code of conduct through the course.
- Strive to meet the course outcomes towards better learning and opportunities.
- Interested students will be provided an opportunity to join as a Teaching Assistant, where possible, for assisting upcoming students batches in their learning.

Key responsibilities of Pupilfirst

- Onboard and work with Industry experts who will develop and provide a learner-centred, Industry relevant, competency-based curriculum for students and ensuring periodical updates to meet with industry standards.
- Onboarding Teaching Assistants to facilitate learning for students.
- Develop continually and provide a Learning Management System where students and coaches can engage in learning.

For Techno India NJR Institute of Technology




(R.S. Vyas)
Director

- Coordinate with AICTE to facilitate approvals and announcement notice/letters towards integrating the Advanced Web Development courses as Minor Degree/ Open Electives.
- Share necessary resources with institutes towards integrating Advanced Web Development courses.
- Appoint LITE faculty members from institutes and conduct faculty development programme for those interested.
- Share resources for student awareness, selection, course delivery and management upon completion of approval formalities by the institute.
- Monitor learning and progress of students and updating LITE faculty member and head of institute.
- Gather regular feedback from various stakeholders to enhance the quality of course content and learning process for students.
- Periodically communicate with AICTE on status updates on integrating the Advanced Web Development programme, student course progress, feedback and observations.
- Work with external research group and publish results and policy recommendations.

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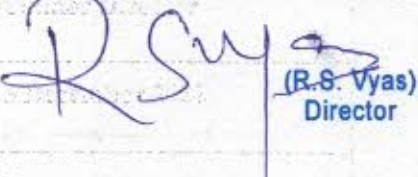
The Parties have read the Memorandum of Understanding dated 15.12.2022 ("MOU") from pages 1 to 17 (including Clauses 1 to 16 of the MOU as well as Schedule 1 and Annexure 1 of the MOU) and have accepted and agreed to all the terms set out therein and in witness whereof the respective authorized persons of the Parties have accordingly affixed their signatures below:

For Pupilfirst	For Institute
Name: Suma Sundararajan 	Name: Raj Shekhar Vyas  <Insert signature>
Title: Director	Title: Founder Director
Date: December 16, 2022	Date: 15 December 2022
Witness: Dr. Reena Singh  15/12/2022 Senior Manager - Course Operations	Witness: Mr. Yogendra S. Solanki TPO - TechnoIndia N3R 



Seal of the institute

For Techno India NJR Institute of Technology


 (R.S. Vyas)
 Director

Service Agreement

This **Service Agreement** (hereinafter referred to as the "Agreement") is executed at Hyderabad, Telangana on 01-02-2023 (hereinafter "**the Effective Date**") by & between -

Mouktik Consulting Services Pt. Ltd., having its registered office at Plot no. 8, Road no. 1, New Gayatri Nagar, Jilalguda, Telangana - 500 097, hereinafter referred as the "**COMPANY**", which expression shall unless repugnant to the context mean and include his/ their/its successors-in-interest, representatives, nominees, executors, administrators and assigns through its Authorised Signatory, Director, Mr. Nivarthi Srikanth

AND

Techno India NJR Institute of Technology, Udaipur having its address at Plot SPL-T, Bhamashah (RIICO) Industrial Area, Kaladwas, Udaipur, 313003, Rajasthan (India), hereinafter referred as the "**INSTITUTION**", which expression shall unless repugnant to the context to mean and include his/their/its successors-in-interest, representatives, nominees, executors, administrations, permitted assigns, subsidiaries, affiliates and their successors and assigns through its Authorised Signatory, the **Director, Mr. Raj Shekhar Vyas**

The **COMPANY** and the **INSTITUTION** are collectively referred to as the "Parties" and individually referred to as a "Party".

NOW THEREFORE, in consideration of the proposals submitted by the COMPANY, discussions, promises, undertaking herein contained and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. Program Summary

Project	<p>Mouktik Consulting Services Pvt. Ltd. (MCS) is offering niche skill programs through NASSCOM FutureSkillsPrime marketplace portal Future Skills Prime - India's Technology Skilling Hub (Refer to the link for GOI Incentivized courses from MCS)</p> <p>These courses are aligned to National Occupational Standards (NOS) and are incentivized by Government of India (GOI). The GOI incentive is explicitly shown on the course card as "Eligible for GOI incentive"</p> <p>These programs are supported with Virtual internship, and concurrent training, and followed with the FutureSkillsPrime (FSP) certification.</p>
Project Objective	<p>To inspire and support young engineering students by providing them with trainings, online mentoring & resources that cover the core skills they need to get ready for work</p>
Approach	<p>Step 1: Students shall get registered by paying a registration fee of Rs. 450/- (including GST), which is non-refundable.</p> <p>Step 2: Students shall register for the Virtual internship program for</p>

	<p>which a commensurate stipend is paid by the COMPANY matching the course fee for which students registered on the MCS link provided on the FSP portal. This stipend will be optional, and payment is at the sole discretion of the COMPANY</p> <p>Step 3: The students shall register for FSP certification exam by paying Rs.600/- on the NASSCOM portal. Upon successful completion, the student will be reimbursed by GOI, the certification fee of Rs. 600/- through Direct Benefit Transfer (DBT) into their registered bank account in 45-60 days.</p> <p>Step 4: Students shall upload the awarded FSP certificate, the internship required documents, and the registered course fee receipt on the NASSCOM FSP portal for claiming reimbursement of 50% course fee (excluding GST). This amount will be transferred into the individual students account through DBT by GOI.</p> <p>Step 5: Institution shall make 50% payment of the registered course fee to MCS for each successful student within 60 days from the successful completion of the registered course</p>
Thematic Area	Skill Development under IT/ITES sector
Project Commencement Date	01-02-2023
Training Delivery Mode	Physical and/or Virtual

Scope of work:

INSTITUTION shall

- a. Provide students details as per the master data template provided by the COMPANY
- b. Register students for the FSP course agreed with the COMPANY
- c. Provide training schedule in consultation with the COMPANY
- d. Coordinate disciplined participation of the students
- e. Coordinate with the COMPANY for awarding FSP certificates
- f. Shall pay 50% of the registered course fee for the FSP certified students
- g. Institution shall jointly monitor and review program milestones with the COMPANY

2. Term:

This agreement shall be effective from the commencement date mentioned above and will be effective for a period by which time the complete payment is made by the institution, unless terminated earlier as per Clause 4 of this agreement.

3. Payment Terms:

Institutions shall pay the company applicable registration fee per student for which a separate Work Order will be issued by the college to the Company with the list of students registered for the course offered by MCS on the FSP portal. This registration fee will be made explicit in the Work order.

INSTITUTION shall make payment to the COMPANY 50% of the registered course fee for which students register with the MCS link provided on the FSP portal.

- This payment shall be made by the INSTITUTION for the students who successfully complete the FSP registered course certification
- This payment shall be made by the INSTITUTION within 60 days from the successful completion of the course by the student

4. Termination:

- a. This agreement shall terminate on the completion of term except for the clauses specifically mentioned below at 4b, 4c and 4d.
- b. COMPANY & INSTITUTION may terminate this Agreement in the event of material breach of one's scope of work and such breach is not cured within thirty (30) days of written notice to the other of such breach.
- c. The COMPANY may terminate this Agreement for its sole convenience by giving thirty (30) days advance notice in writing/e-mail to the INSTITUTION. In such event INSTITUTION shall cease work immediately after receiving notice from the COMPANY unless otherwise advised by the COMPANY.

5. Dispute Resolution:

- a. This agreement shall be governed according to the Indian laws and each Party shall submit to the jurisdiction of the Courts at Hyderabad, Telangana, India.
- b. Any and all differences and disputes whatsoever arising between the Parties concerning the interpretation or implementation of this Agreement or in relation to the subject matter contained in this Agreement shall, in the first instance, be resolved mutually between the Parties and in the event of non-resolution, the matter shall be referred to arbitration.
- c. Arbitration proceedings shall be held in Hyderabad in accordance with the Arbitration and Conciliation Act, 1996 and procedures established for the purposes of regulating and determining matters relating to or arising from arbitration. Both the Parties shall mutually appoint one arbitrator failing which the dispute shall be decided by an arbitration panel consisting of 3 arbitrators. Each Party shall appoint one arbitrator and both the arbitrators so appointed shall appoint a third arbitrator, who shall preside over the arbitration proceedings. Any decision, determination or award of the Arbitrator/s shall be binding on the Parties.

Unless otherwise decided by the arbitrator/s, the cost of arbitration shall be shared by the Parties in equal proportion.

6. Indemnity:

6.1 The COMPANY shall, fully indemnify, defend, and hold harmless the INSTITUTION and its officers, Directors, employees, representatives, agents, respective directors, and assigns from and against any liability or any other loss, damage, whether incidental or consequential, that may occur, arising from or relating to:

- a. A breach, by the COMPANY of any of the terms, conditions, covenants, representations, undertakings, obligations, deficiencies, warranties, and compliance of applicable laws under this Agreement.
- b. The acts, significant errors, misrepresentations, willful misconduct or negligence of the COMPANY, its employees, in performance of its obligations under this Agreement.
- c. Termination of the agreement without giving sufficient notice as defined in clause 6 and particularly when the batches for training are scheduled.

Similarly, the INSTITUTION shall indemnify the COMPANY and its officers, Directors, employees, representatives, agents, respective directors, and assigns from and against any liability or any other loss, damage, whether incidental or consequential, that may occur, arising from or relating to:

- a. The acts, significant errors, misrepresentations, willful misconduct or negligence of the INSTITUTION, its employees, in performance of its obligations under this Agreement.
- b. A breach, by the INSTITUTION of any of the terms, conditions, covenants, representations, undertakings, obligations, deficiencies, warranties, and compliance of applicable laws under this Agreement.

7. Confidentiality and use restriction:

- a. No information either disclosed by the INSTITUTION or acquired through any other means or known incidentally by the COMPANY, either marked confidential or not, shall not be shared or used by the COMPANY or any other third party through the COMPANY, without prior written approval from the authorized signatory of the INSTITUTION.
- b. Information means: financial data, data (Includes all sources and object code if any), know-how, trade secrets, designs, plans, reports, customer and supplier lists, pricing information, marketing techniques, material related to business activities, manufacturing, design, development, or products acquired through the expenditure of time, effort and money, of a technical and business nature - business plans, content, market information, drawings, sketches, samples, devices, flow charts, compiled computer programs, algorithms, software source codes, firmware source codes, hardware, methods, processes, procedures, specifications, bills of materials, parts lists, descriptions or customer lists, description and data of participants, results of research, equipment, software, designs, samples, technology, technical, documentation, product or service specifications or strategies, marketing plans,

pricing information, financial information, information related to existing, previous and potential suppliers, customers, contracts and products, inventions, unreleased software applications, methodologies and other know-how, drawings, photographs models, mock-ups, and design and performance specifications, production volumes, and production schedules which are owned, controlled or possessed by Company respectively whether provided in tangible form, by electronic media, by visual display or orally,

8. Compliance with Applicable Laws:

Both parties ensure that all work performed within the scope of their work under this Agreement shall comply with all applicable Indian laws and regulations.

COMPANY shall be responsible to provide all required documentation and perform all necessary compliances under the GST Act to make Company eligible to claim the input tax credit of GST. In case Company is unable to claim the input tax credit due to but not limited to Service Provider failure to declare the correct information on the invoice and upload the same under GST portal viz. the amount, the place of supply, rate of tax etc., then the amount pertaining to the GST paid by COMPANY shall be refunded by Service Provider and the amount shall be recovered from Service Provider, as the case may be.

9. Severability:

If any of the provisions of this Agreement are declared to be invalid or legally unenforceable, such provisions shall be severed from this Agreement and the other provisions hereof shall remain in full force and effect.

10. Miscellaneous:

- a. This Agreement can be modified, amended, altered, extended based on mutual agreement in writing by both the parties and such amendment shall form part of this agreement from the date of its effect.
- b. Any notice, request or consent required or permitted to be given or made pursuant to this Agreement shall be in writing. Any such notice, request or consent shall be deemed to have been given or made when delivered in person to an authorized representative of the Party to whom the communication is addressed, or when sent by trackable courier, authorized e-mail, or fax to such Party at the address specified-in above.
- c. Nothing contained herein shall be construed as establishing a relation of master and servant or of principal and agent as between the INSTITUTION and the COMPANY
- d. No failure or delay by any Party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise of any other right, power, or privilege. The rights and remedies herein provided shall be cumulative and not exclusive of any rights or remedies provided by law.
- e. The captions herein are included for convenience of reference only and shall be ignored in the construction or interpretation hereof.
- f. This Agreement constitutes the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior written agreements, understandings, and negotiations, both written and oral, between the Parties with respect to the subject matter of this Agreement. No representation, inducement, promise, understanding, condition or warranty not set forth herein has been made or relied upon by any Party hereto

IN WITNESS WHEREOF the Parties hereto have hereunto set and subscribed their respective hands and seal at the day, month and year first herein above written.

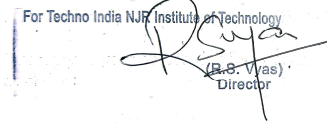
For Mouktik Consultancy Services Private Limited



Name: Mr. Srikanth Nivarthi

Designation: Director

For Techno India NJR Institute of Technology



Name: Mr. Raj Shekhar Vyas

Designation: Director

MEMORANDUM OF UNDERSTANDING

This memorandum of undertaking (MOU) is entered on 1st day of March, 2023 between Techno India NJR Institute of Technology, Udaipur an education institution recognized by AICTE and Government of Rajasthan having its campus at Udaipur (hereinafter referred to as "Techno NJR" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the first part

And

Secure Meters Limited, a company incorporated under the Indian Companies Act, 1956 and having its registered office at E-Class, Pratapnagar Industrial Area, Udaipur -313003, Rajasthan, India (herein referred as "Secure" which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the second part

Secure is in the business of design, manufacture, sales and service of products and systems for managing energy - including, but not limited to, electricity meters, gas meters, communication hubs and modems, measuring instruments, controls, smart home products, pump efficiency along with software and services that helps users save, reduce energy use and live in comfort. Secure has extensive knowledge and expertise in the creation and development of technical information, ideas, and concepts relating to software, hardware and business processes for the electric, gas and water utilities, energy metering, energy management, home controls industry including markets, competition, pricing, and implementation and designs for such systems including hardware, software and business processes.

Techno India NJR Institute of Technology, popularly known as Techno NJR was established by NJR Foundation in the year 2008. Techno NJR was set up with a vision of providing international level engineering education to students of Udaipur so that they do not have to travel to Bangalore, Pune, Jaipur for good engineering education

Secure and Techno NJR are desirous of promoting industry-academia collaboration - in various fields which will be beneficial to both the parties.

Objectives of the MOU:

1. Secure desires to collaborate with Techno NJR for:
 - A. Promoting special education programme and employment enhancing vocational skills hereinafter referred to as "Programme" among students undergoing engineering courses viz. Electrical / Electronics & Communication Engineering (ECE) / Computer Science discipline so as to enable them to attain an understanding level as expected by Secure for growing, learning and performing further in Product development area.
 - B. a technical research/project that will aim at providing efficient ways of energy consumptions and energy usage reduction
2. This programme is intended to provide students an opportunity to learn and prepare themselves for employability under the guidance of experts during their final year of the



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f: +91 294 2492310
e: mktg@securemeters.com
www.securemeters.com

Registered Office
"E" Class For Techno India NJR Institute of Technology
Pratapnagar Industrial Area
Udaipur 313 003, India
CIN No: U74899RJ1987PLC029106


(R.S. Vyas)
Director

academic tenure. Placements support and internships will be extended by Secure under this programme.

3. Role and responsibilities of each party will be as under:

A. Role and Responsibilities of Secure:

- a. Deciding criteria for selection of the students for undergoing the programme in consultation with Techno NJR.
- b. Deciding the strength (number of students to be inducted) in one batch of the programme.
- c. Arrange faculties as mutually agreed to impart technical training as per programme content to the students apart from those deployed by Techno NJR.
- d. To provide one-time training (if required/mutually agreed) to a group of selected faculty members from Techno NJR to conduct the programme and to guide the students during the tenure of the programme.
- e. Secure to provide industrial exposure to the selected engineering students of the institute by way of last semester internship to the extent of feasibility and requirement

B. Role and Responsibilities of Techno NJR:

- a. Permit students of Techno NJR as agreed with Secure to attend the programme.
- b. To extend support to Secure in the selection of the students to undergo the programme.
- c. To arrange and provide infrastructural facilities as needed for the programme.
- d. Impart training to the shortlisted students through a mix of theory, practical hands-on and physical classroom setup as per the programme design and mutually agreed course content.
- e. Conduct periodic evaluation and feedback at agreed stages of the programme to the participants. Secure and Techno NJR jointly issue certificate/s to each of the participants who have met the attendance criteria and also qualified in the examinations.
- f. Informing duration of the programme with start and end dates to students opting for the programme.
- g. Providing courseware to the students in consultation with Secure.
- h. To facilitate campus drives (for students undergone the programme) and ensure joining of selected students as Graduate Engineer Trainee (regular) - joining date as decided by Secure.
- i. To consider Secure as a preferred employer.
- j. To ensure the students selected by Secure during the selection drive will not be allowed to appear for any other campus drives.



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Udaipur 313 003, India
CIN No: U74899RJ1987PLC029106

For Techno India NJR Institute of Technology


(R.S. Vyas)
Director

1. Confidentiality / Secrecy

Techno NJR students, its employees or anyone acting under it for the purpose of this MOU shall maintain strict confidentiality of the information belonging to Secure that may have come into its / their possession or knowledge because of the collaboration activities under this MOU. Such information shall not be divulged or disclosed to any other third party under any circumstances, whatsoever, without obtaining prior written approval from Secure.

"Confidential Information" in this MOU shall mean confidential information and proprietary information concerning Secure including and without limitation; trade secrets, secret information, technical processes, finances, software language codes, any research material, text, business plans, marketing plans, product performance data, dealings and method of dealings with the clients or the customers and its employees together with similar information of confidential or proprietary nature relating to Secure's suppliers, employees, agents, distributors, and customers and relationships of special trust and confidence with the clients or customers and employees.

Techno NJR may be exposed to Secure or any of its associate company's confidential information. Techno NJR agrees that, during and after the term of this MOU, it shall use the confidential information solely for purposes of performing its obligations and/or exercising its rights under this MOU, and shall not disclose to any third party any confidential information without the prior written consent of Secure. Techno NJR may disclose the confidential information only to its personnel / employees, students as is reasonably necessary to allow the institute to perform its obligations under this MOU and to obtain the benefits thereof, provided that each such personnel / employee / student is under a written obligation of non-disclosure which protects the confidential information under terms substantially similar to those herein. Techno NJR will ensure full security of Secure's data and documents. All the actual data of Secure in form of documents and database (either soft and or hard copies) with Techno NJR will be discarded upon expiry or early termination of this MOU. Techno NJR shall not use the confidential information of Secure to procure a commercial advantage over Secure.

All obligations respecting the confidential information already provided hereunder shall survive any termination of this MOU.

2. Non-Exclusivity

The relationship of the parties under this MOU shall be nonexclusive and both parties, including their affiliates, subsidiaries and divisions are free to pursue other collaborations of any kind.

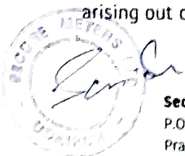
3. Term & Termination

This MOU becomes effective from 1st March, 2023 and shall remain in force till 29th February, 2024.

This MOU may be terminated by either party upon fifteen (15) days prior written intimation.

4. Governing Law and Jurisdiction

This MOU is governed by and construed in accordance with the laws of India and in any dispute arising out of or relating to this MOU, the Parties submit to the exclusive jurisdiction of the Courts




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CIN No: U74899RJ1987PLC029106

For Techno India NJR Institute of Technology


(R.S. Vyas)
Director

situated at Udaipur, Rajasthan, India. Any proceedings both written and verbal associated with this MOU to be conducted in English.

5. Costs and Expenses

Each party hereto shall be responsible for its own respective costs, risk and expenses involved in this MOU.

6. Assignment

This MOU is not assignable or transferable by either party without the written consent of the other party.

7. Representatives:

Techno India NJR Institute of Technology

Mr. Yogendra Singh Solanki




Email: tpo@technonjr.org, Mobile No. 8696932727

Secure Meters Limited, Udaipur

Mr. Chetan Paneri, Team member – Talent Acquisition

Email: Chetan.paneri@securemeters.com , Mobile No. 9057201613

IN WITNESS WHEREOF THE PARTIES HERETO HAVE SIGNED THIS MEMORANDUM OF UNDERSTANDING ON THE DATE WRITTEN ABOVE:

<p>Signed, sealed and delivered through its authorized signatory:</p>   <p>Secure Meters Ltd, Udaipur Sanjay Suman Shrivastava HRBP – OPS, NPD & Corporate Functions</p>	<p>Signed, sealed and delivered through its authorized signatory:</p> <p>For Techno India NJR Institute of Technology</p>  <p>(R.S. Vyas) Director</p> <p>Techno India NJR Institute of Technology, Udaipur Mr. Raj Shekhar Vyas Director & Founder</p>
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राजस्थान RAJASTHAN

BM 066968

Memorandum of Understanding (MoU)

Between

NASSCOM Foundation

and

Techno India NJR Institute of Technology

**FOR THE DIGITAL LABS TO SUPPORT MARGINALISED YOUTH IN SEMI
URBAN AND RURAL COLLEGES PROGRAM**

This Memorandum of Understanding is made at Delhi on 25th of March 2023.

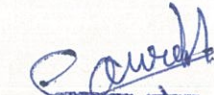
BETWEEN

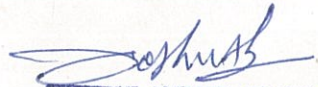
NASSCOM Foundation, a charitable trust registered under the Indian Trust Act, 1882 vide registration number :10479, Permanent Account Number AAATN4866D and having its registered office at A1-125, Lower Ground Floor, Safdarjung Enclave, New Delhi 110021, hereinafter referred to as "NF" (which term shall so far as the context admits be deemed to mean and include its successors, administrators, executors and assignees) of the First Part.

For Techno India NJR Institute of Technology


(R.S. Vyas)
Director

100 रु. स्टाम्प नं. 90.00 श्री सोहन शर्मा
पिता श्री बालकेश्वर जाति शर्मा उम्र 67
निवासी उदयपुर हस्ते श्री स्वामी
वास्ते 21/11 को दिया गया। दिनांक 24-3-2023


स्वामी शर्मा


दशरथ कुमार शुक्ला
47/11, सेशन कोर्ट, उदयपुर

राजस्थान स्टाम्प अधिनियम, 1998 के अन्तर्गत
स्टाम्प राशि पर प्रयोजित अधिकार

1. आधारभूत अवसरवना सुविधाओं हेतु (धारा 3-क) 10% रुपये	101
2. गाय और जसकी नस्ल के संरक्षण और संयोजन हेतु (धारा 3-ख) 10% रुपये	101
3. प्राकृतिक एवं मानव निर्मित आपदाओं से राहत हेतु अधिकार 10% रुपये	101

हस्ताक्षर स्टाम्प के लिए योग्य:-
दशरथ शुक्ला, ला.नं.-47/2011, सेशन कोर्ट, उदयपुर (राज.)

AND

Techno India NJR Institute of Technology located at Udaipur, Rajasthan (India) hereinafter referred to as "**Techno India NJR Institute of Technology**" or "**the College**" (which term shall so far as the context admits be deemed to mean and include its successors and assignees) of the Second Part,

NF and **Techno India NJR Institute of Technology** are collectively referred to as the "Parties" and individually as a "Party".

WHEREAS, **NASSCOM Foundation** has agreed to partner with **Techno India NJR Institute of Technology**, for the setting up of digital labs under the **DIGITAL LABS TO SUPPORT MARGINALISED YOUTH IN SEMI URBAN AND RURAL COLLEGES PROGRAM** ("**Program**").

AND WHEREAS the **Program** is a CSR funded program for Creating sustainable skill building plans to support students from marginalised communities under Adobe's CSR Mandate and implemented by the **NASSCOM Foundation**.

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

1. The College Responsibilities:

- 1.1. Shall nominate /Identify Director/ HoD, as the SPOC, with adequate accountability and responsibility to be the executive face of the Program in the college. This person must attend regular review calls at a mutually agreed frequency with NF for updates and assessments of the Project. This person shall ideally be a member of the college faculty.
- 1.2. The College Coordinate will be responsible for the following activities of the Project:
 - **Installation and commissioning** of the digital lab by 24th March, 2023.
 - **Impact Reporting** - Collecting & Uploading info needed like footfall, photos, milestones, outreach etc.
 - **Keyholding** - Responsible for keeping the digital lab open and accessible
- 1.3. Shall support with publicity of the Program through the college website.
- 1.4. Shall encourage the Program in a manner so that students will take part in the program on a voluntary basis with flexible timings.
- 1.5. Shall make available the infrastructure and value added services (including IT infrastructure, applications and connectivity) required to run the Program on its own cost.
- 1.6. Shall provide all the support services and facilities to NF and its partners for the said Program.

For Techno India NJR Institute of Technology



(R.S. Vyas)
Director

- 1.7. Shall coordinate with NF and its Partners and facilitate the conduct of events and other engagement programs as per shared plan.
- 1.8. The college is capable of entering into this Memorandum of Understanding and has all the required permissions for the same.
- 1.9. Assets Ownership:

The assets provided under the Program shall belong to NASSCOM Foundation and shall be moved out of the College, if NASSCOM Foundation decides to discontinue its engagement with the college in the Program. Subject to any other terms and conditions laid down by NASSCOM Foundation, the College can continue to use the assets if

- it agrees to sustain the Program without any funding support from NASSCOM Foundation;
- it agrees to maintain the brand name of the program as provided by NASSCOM Foundations separately in writing;
- It agrees to allow students access to the digital labs for ideation, learning and other related activities
- it agrees to opportunities to learn from NASSCOM Foundation's skilling and volunteering Initiatives
- it agrees to create sustainable skill building plans to support students from marginalised communities
- it agrees to facilitate the participation of students in events organized by NASSCOM Foundation and Adobe;

The performance of college on the above points will be monitored by NASSCOM Foundation regularly. The Program will be allowed to continue only on satisfactory assessment of the performance of College on the above points by NASSCOM Foundation. Decision of NASSCOM in this regard shall be final and binding.

2. NF Responsibilities:

2.1. Will supply the equipment for Digital lab

(List of the equipment attached as annexure 1).

2.2. Will keep the college informed of any changes in the program plan;

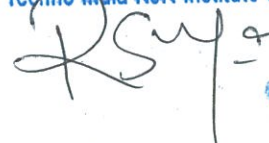
2.3. NF shall have no liability qua the equipment after the same have been supplied to the College.

3. Other Terms & Conditions for Engagement

The following are other terms and conditions of engagement:

- 3.1. Terms of engagement: This MoU shall be deemed to be effective from 16th of March to 31st March 2023, however both parties agree that based on mutual agreement, the terms may be extended. Both parties also agree that terms may be renegotiated.

For Techno India NJR Institute of Technology



(R.S. Vyas)
Director

- 3.2. **Training Fees:** The College, NF and Partners will not charge any amount on whatsoever account/name from the students in relation to the Program
- 3.3. **Limitations and Warranties:** Both parties agree that it would be their endeavour to prevent any liability arising out of default or non-compliance of the MoU terms by the other party.
- 3.4. **Termination:** In case any party to this MoU commit any breach of the terms and conditions of this MoU or violates any statutory provisions or any Government or statutory guidelines or any guidelines issued by the controlling authority, then, in addition to any other remedy available as per law, the other party shall have the right to terminate this agreement by serving at least 15 days' written notice to the defaulting party. However, on such termination, both the parties shall continue to be liable to each other for completion of their mutual rights and obligations under this MoU, which were there on the date of the termination of this MoU.

Both parties to the MoU reserve the right to terminate the MoU with one-month prior notice if in their opinion the Program is not being implemented as per the MoU or the specific aims.

- 3.5. **Branding:** Both parties shall not use the name and brand of other party or even that of Adobe in any advertisement or make any public announcement without the prior written approval of the respective party whose name is intended to be used in any advertisement or branding.
- 3.6. **Operational Responsibilities:**
- The Digital Lab maintenance and operations will be managed by the College.

4. General terms

- 4.1. **Indemnification:** Both parties agree to indemnify each other and hold the other party harmless from and against any claim, loss, liability, or expense, including, but not limited to, damages, patent, and trademark infringement, costs and attorneys' fees, arising out of or in connection with any acts or omissions of their agents or employees, as related to the terms of this MoU.
- 4.2. Any claim, compensation, case initiated by any student against NASSCOM Foundation/ Adobe in relation to the Program due to any acts or omissions of College shall be defended and contested by the College at their sole expenses and cost keeping NASSCOM Foundation / Adobe indemnified from the same.

5.3 **Waiver:** The rights and remedies provided to each of the Parties herein shall be cumulative and in addition to any other rights and remedies provided by law or otherwise. Any failure in the exercise by either Party of its right to terminate this MOU or to enforce any provision of this MOU for default or violation by the other party shall not prejudice such party's rights of termination or enforcement for any further or other's default or violation or be deemed a waiver or forfeiture of those rights.

5.4 **Severability:** If any section or paragraph, or part thereof, of this MOU or any document appended hereto or made a part hereof is rendered invalid, ruled illegal by any court of competent jurisdiction, or unenforceable under present or future laws effective during the term of this MOU,

For Techno India NJR Institute of Technology



(R.S. Vyas)
Director

then it is the intention of the Parties that the remainder of the MOU, or any document appended hereto or made a part hereof, shall not be affected thereby unless the deletion of such provision shall cause this MOU to become materially adverse to any Party in which case the Parties shall negotiate in good faith such changes to the MOU, or enter into suitable amendatory or supplementary MOUs, as will best preserve for the Parties the benefits and obligations under such provision.

5.5 Amendment of MOU: The terms and conditions contained in this MOU may be amended or modified only with the mutual consent in writing of both Parties.

5.6 Relationship: The relationship between the Parties is that of principal to principal. Nothing in this MOU shall be taken as constituting a Party an employee or agent of the other Party. The Parties undertake that none of their respective employees and staff shall be construed in any manner, either expressly or by implication, as the employees or agents of the other Party and the other Party shall not be liable in any manner whatsoever for any claims, demands and the like made by them.

5.7 Limitation of Liability:

Except for the indemnification obligations, both parties agree that the liability would be limited to the amount of actual transactions between the two parties

6. Intellectual Property Rights

6.1 Neither Party shall be entitled to use the trademarks, logos or any intellectual property belonging to the other Party and its affiliates in any manner without prior written approval from the other Party. The ownership of all proprietary rights in relation to ideas / products developed created, in the maker labs will lie with the creator/creators of the said property.

7 Notices:

7.1 Any notices under this MOU will be sent by certified or registered mail, return receipt requested, to the respective address of Parties as contained in this MOU. Such notice will be effective upon its mailing as specified.

8 Force Majeure:

8.1 Neither party to this MOU shall be liable for any failure or delay on its part in performing any of its obligations under this MOU, if such failure or delay shall be result of or arising out of Force Majeure conditions and, provided that the party claiming Force Majeure shall use its best efforts to avoid or remove such cause of non-performance and shall fulfil and continue performance hereunder with the utmost dispatch whenever and to the extent such cause or causes are removed.

8.2 Any extraordinary event, which cannot be controlled by the parties, shall for the purpose of this MOU be considered as a Force Majeure event. Such events include acts of God, acts or omissions of any Government or agency thereof, compliance with rules, regulations or order of any Government Authority, pandemic, epidemic. Provided however, if either party claims that existence of any of the aforesaid conditions is delaying or disabling the performance by said party

For Techno India NJR Institute of Technology



(R.S. Vyas)
Director

of its obligations under this MOU, such party shall give immediate notice to the other party of the existence of such conditions whose existence are claimed to delay or disable the performance of obligations as aforesaid.

9. Governing Law and Jurisdiction:

This MoU shall be governed by the laws of India and the parties to this MoU hereby agree that the Courts at Delhi shall have exclusive jurisdiction to try any dispute or difference arising between the parties out of this MoU and the parties further agree that no other Courts shall have jurisdiction to decide any dispute between the parties, arising out of this MoU.

IN WITNESS WHEREOF, to show their assent, the duly authorized representatives of the parties hereto have signed the MoU and set their seals as below: -

Party of the First Part

For NASSCOM Foundation

Stamp of the Party :

Signature of Authorised Signatory :

Name of Authorised Signatory :

Nidhi Bhasin
Chief Executive Officer

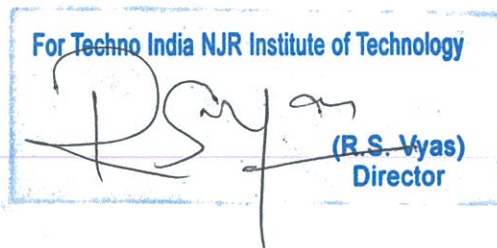
Party of the Second Part

Techno India NJR Institute of Technology

Stamp of the Party

Signature of Authorised Signatory

Name of Authorised Signatory



ANNEXURE 1
List of the equipment

List of equipment for the digital lab		
S. No.	Item Description	Quantity
1	HP Desktop Pf2000in Intel i3 12th gen Latest 8gb DDR4 Ram , 512GB SSD Drive, Win 11 Licensed and MS Office 2021 Lifetime with 20 inch with 3 year Onsite warranty	20
2	UPS Zebronics UPS 600 VA	20
3	HP Webcam	20
4	HP Headset	20
5	Acer Projector X1226	1
6	Projector Screen 6 x 4	1
7	Projector Screen 6 x 4	1
8	Ahuja 125 watts portable PA speaker	1
9	Ahuja wireless microphone	2
10	Ahuja collar microphone	1
11	IP Camera	2
12	Interactive White Digital Board	1

For Techno India NJR Institute of Technology

(R.S. Vyas)
Director



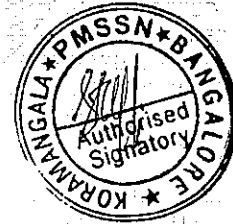
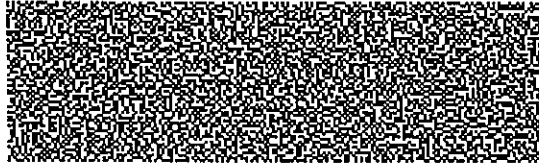
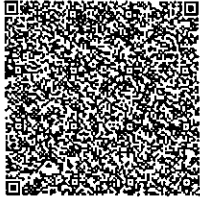
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INDIA NON JUDICIAL

Government of Karnataka

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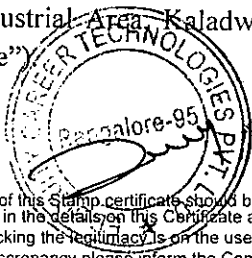
Certificate No. : IN-KA56593625625479V
Certificate Issued Date : 04-May-2023 12:50 PM
Account Reference : NONACC (FI)/ kacrsf108/ KORAMANGALA5/ KA-JY
Unique Doc. Reference : SUBIN-KAKACRSFL0894839246280019V
Purchased by : EDUQUITY CAREER TECHNOLOGIES PRIVATE LIMITED
Description of Document : Article 12 Bond
Description : AGREEMENT
Consideration Price (Rs.) : 0
(Zero)
First Party : EDUQUITY CAREER TECHNOLOGIES PRIVATE LIMITED
Second Party : TECHNO INDIA NJR INSTITUTE OF TECHNOLOGY
Stamp Duty Paid By : EDUQUITY CAREER TECHNOLOGIES PRIVATE LIMITED
Stamp Duty Amount(Rs.) : 200
(Two Hundred only)



Please write or type below this line

AGREEMENT WITH CENTRE

This AGREEMENT WITH CENTRE (the "AGREEMENT") is made and entered into at Bangalore on 04th Day of May 2023 by and between EDUQUITY CAREER TECHNOLOGIES PRIVATE LIMITED, a company incorporated under the Companies Act, 1956, having its registered office at No. 433 (Behind Vodafone Store), 7th Block Extension, Koramangala, Bangalore-560095 and represented by Mr. Reetaparna Roy ("Eduquity") and TECHNO INDIA NJR INSTITUTE OF TECHNOLOGY, having its registered office at Plot-SPL-T, Bhamashah (RIICO) Industrial Area, Kaladwas, Udaipur - 313003. Rajasthan and represented by its Director - Mr. R. S. Vyas ("Centre")



Statutory Alert:

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

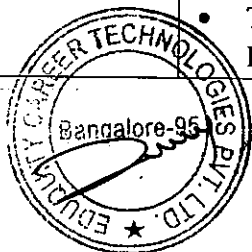
(Eduquity and the Centre are collectively referred to herein as the “Parties” and individually as “Party”)

WHEREAS

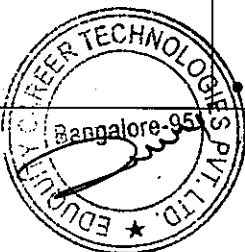
- A. Eduquity conducts online examinations, and to do so requires a premises, suitable to provide its services (“Premises”), which Premises is equipped with certain infrastructure (“Infrastructure”). In addition Eduquity may require certain manpower/ personnel to be deployed at the Premises to assist Eduquity in providing its services, in the manner instructed by Eduquity (“Personnel”). The Premises, Infrastructure and Personnel requirements are more fully detailed under **Annexure A** hereto.
- B. The Centre hereby represents that it has a {Premises suitable for the requirements of Eduquity and that it has a well-maintained Infrastructure and qualified Personnel.
- C. Based on such representation, Eduquity is desirous of engaging the Centre to provide its Premises, Infrastructure and Personnel (collectively referred to as the “Requirements”), as per the terms of this Agreement and the Centre has agreed.
- D. Parties are now entering into this Agreement, to record the terms of their agreement.

NOW THEREFORE THIS AGREEMENT WITNESSETH AS FOLLOWS

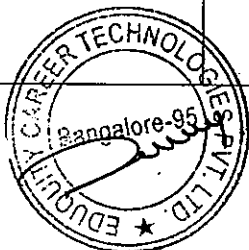
Sl. No.	Clause Title	Particulars
1.	Requirement Notice	<p>Eduquity shall provide the Centre with a written notice of its requirements, which notice shall <i>inter alia</i> include details pertaining to (i) purpose for which the Premises are required (“Activities”), (ii) specifications for the Premises, (iii) Infrastructure required, (iv) number of Personnel required, (v) qualifications of the Personnel, and (vi) required time period. Within seven working days of receipt of a Requirement Notice, the Centre shall provide Eduquity, in writing, with the following details: (i) owner of the Premises, (ii) details of the Infrastructure available at the Premises, (iii) details of Personnel proposed to be deployed at the Premises, including but not limited to their qualification, contact information, break up between the Personnel that are employees of the Centre and Personnel who have been engaged by the Centre from third parties; (iv) background verification reports of all Personnel proposed to be deployed at the Premises by the Centre and (v) any other details as may be requested by Eduquity. For the purpose of this Agreement, it is clarified that all Personnel proposed to be deployed at the Premises, be they employees of the Centre or persons engaged by the Centre from third parties, shall be referred to as ‘Personnel’ and shall be the sole responsibility and liability of the Centre as to any acts or omissions by such Personnel.</p> <p>The Centre shall make the Requirements exclusively available for Eduquity’s use, as per the terms of this Agreement. In the event that the Centre believes that it will be unable to successfully meet any of the requirements/conditions of the said Requirements for any reason whatsoever, the Centre shall notify Eduquity 15 (fifteen) working days in advance, for Eduquity to arrange for alternative arrangements.</p>
2.	Obligations of the Parties	<ul style="list-style-type: none"> • The Centre shall ensure that the Premises meet all the requirements specified in the Requirement Notice for the complete duration of the period notified. • The Centre shall provide and allow Eduquity to commence utilization of the said Requirements at least 2 (two) days prior to the commencement date of Activities.



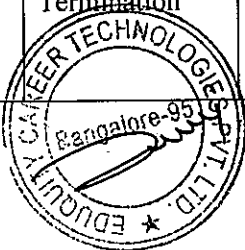
		<ul style="list-style-type: none"> • Eduquity shall have complete control over the Activities of the said Premises. • The Centre shall ensure that there will be no interference, disturbance, or interruptions in the form of noise or in any other manner during such time period when any of the Activities are in progress in the said Premises. • Centre shall ensure that all the authorized candidates having the hall tickets issued for any Activities shall be allowed to enter the said Premises without any hindrance/ interruptions and in accordance of the instructions of Eduquity. • Eduquity shall have the right to place any signboard in any manner, at its sole discretion, at any place in the said Premises. • The said Premises shall be solely run for the purposes of conducting the Activities during the time period as mentioned in the Requirement Notice. • Any public reference relating to any Activity pertaining to this Agreement at the said Premises shall be carried out in the name of Eduquity or its client and the Centre shall not avail any credit for the Activities. The Centre and its Personnel shall not make any public announcements with respect to the Activities. • Where Eduquity desires to use the said Premises for conducting any Activities pursuant to the expiration of the time period mentioned in the Requirement Notice and within the validity of this Agreement being three (3) years, it shall provide prior intimation to the Centre which may be made 15 (fifteen) days in advance. • The Centre shall provide Eduquity with documentary proof, to the satisfaction of Eduquity, of the owner of the Centre. • The Centre shall have conducted a background verification on all Personnel being provided by it to Eduquity and shall not provide any Personnel who have not satisfactorily cleared the background verification. It shall be the sole responsibility of the Centre to ensure that the Personnel strictly adhere to the requirements and instructions of Eduquity, including but not limited to the security measures imposed by Eduquity. Failure to adhere to the same shall be considered a material breach of this Agreement. • The Centre shall permit the staff of Eduquity to enter the said Premises, without restrictions. The Centre shall strictly abide by the terms/code of conduct (commercial or institutional or ethical) laid down by Eduquity during such period as mentioned in the Requirement Notice. • The Centre shall take all actions as may be necessary to ensure the integrity of the Activities at the Premises.
3.	Consideration	<ul style="list-style-type: none"> • Upon successful provisioning of the services, to the satisfaction of Eduquity, Eduquity shall pay the Centre a fee as specified under Annexure B to this Agreement (“Fees”), which Fees shall be inclusive of all applicable taxes. • The Fees shall be paid in the manner and to the persons identified under Annexure B. The Centre specifically acknowledges that the persons identified under Annexure B are authorized to collect the Fees on its behalf and it shall not raise any claim relating to the collection of the Fees by such authorized persons. • Eduquity shall not pay the Centre any amounts in addition to the Fees. It is the sole responsibility and liability of the Centre to ensure that any remuneration / statutory benefits that are due to the Personnel shall be duly paid, in the manner and within the timelines prescribed under applicable law. Eduquity shall have no obligation whatsoever to make any such payment in this regard. <p>On completion of the concerned Activity, the Centre shall raise an invoice for</p>



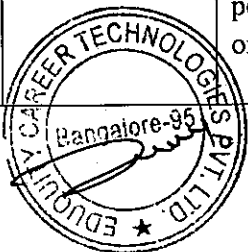
		<p>providing the Requirements. The Fees under any undisputed invoice shall be paid by Eduquity within 60 (sixty) working days from the date of receipt of such invoice. In the event, Eduquity disputes any portion of the Fees, Eduquity shall be entitled to withhold payment of such disputed amount.</p>
4.	Representations and Warranties	<p>Each Party hereby warrants and represents to the other Party that: (i) It has the capacity to enter into this Agreement and the obligations to be performed by it under this Agreement does not conflict with the terms and conditions of any other agreement; (ii) This Agreement and the promises, obligations, undertakings and covenants provided by under this Agreement do not (i) violate any law, statute, rule, regulation, judgment, decree or award applicable to it; or (ii) violate or result in a breach of, or constitute a default under any agreement or other legal obligation to which it is a party or subject to; (iii) Parties shall at all times and at its own expense (a) strictly comply with all applicable laws, rules, regulations, governmental orders and applicable codes of practice relating to its performance of this Agreement.</p> <p>The Centre hereby warrants, represents and covenants to Eduquity that:</p> <ul style="list-style-type: none"> • All information provided by it to Eduquity, including but not limited to information relating to the owner of the Premises and information on the Personnel are true and correct. • It has conducted a comprehensive and complete background verification on all the Personnel and shall ensure that the services rendered by the Personnel will be performed in a timely, reliable, honest and professional manner and shall be of high grade, nature and quality. • It shall comply with and maintain, and where the Personnel are provided by a third party shall ensure compliance and maintenance of, all registers and records required as per various labour enactments and rules framed there under and make all necessary payments to its employees or Personnel. • It shall immediately inform Eduquity if it is aware of any untoward or illegal action proposed to be undertaken, in relation to the Activities to be conducted at the Premises. <p>The Centre further represents and warrants that it, along with the Personnel either directly or indirectly:</p> <ul style="list-style-type: none"> • shall not assist or abet the candidates/students or any third party in any illegal activities which includes but not limited to cheating or breach of applicable law; • shall not provide any assistance or help or guidance to the candidates/students or any third party in relation to any of the Activities which shall be conducted in the said Premises; • Except for the purposes for which such information is provided under this Agreement, shall not misuse or circulate or distribute any confidential information for any other purposes to the candidates/students or any third party, that are provided to the Centre under this Agreement by Eduquity; • shall not breach of any rules or regulations or any code of conduct provided to the Centre by Eduquity; • shall ensure that no remote desktop software or similar tools are deployed, which may result in, inter alia, screen sharing between the computer systems being utilized for the Activities and any other computer systems, whether on the



		<p>Premises or elsewhere;</p> <ul style="list-style-type: none"> • shall ensure that no internet connectivity is engaged, by means of a LAN or wifi or other method, in any computer systems being utilized for the Activities; • shall not utilize any remote control software tools, such as net support, or any IP schemes for the purpose of circumventing any permissions required to be taken by the computer systems or any hardware / software being utilized for the Activities, which may inter alia result in such computer system being controlled by any other system; and • shall ensure that the hard disks being utilized for the Activities do not have any software other than the (i) [operating system software approved by Eduquity], (ii) antivirus software and (iii) only the specific software installed and identified by Eduquity.
5.	Intellectual Property	<p>The “Intellectual Property” of Eduquity’s trademarks, copyrights, patents or any the proprietary rights and interest shall remain with Eduquity.</p> <p>Nothing in this Agreement will function to transfer any of either Party's Intellectual Property rights to the other Party. Each Party will retain exclusive interest in and ownership of its Intellectual Property developed before this Agreement or developed outside the scope of this Agreement.</p>
6.	Confidential Information	<p>The Centre agrees that it shall ensure that its employees and/or Personnel, hold the confidential information of Eduquity, in strict confidence including the Parties’ relationship herein, the commercial understanding, any information or documents that it may receive and the terms and conditions of this Agreement. The Centre further agrees that it will not make any disclosure of the confidential information to any third party without the prior written consent of Eduquity. The Centre shall be solely liable to indemnify Eduquity for any breach of confidentiality committed by its employees/agents/Personnel. The Centre undertakes not to use, store, copy, retain and/or reverse engineer any such confidential information for its own purposes or any other purpose without the prior written consent of the Eduquity. Upon expiration or termination of this Agreement or upon a request made by Eduquity, the Centre shall immediately provide all copies of the confidential information under this Agreement to Eduquity and delete all physical or soft copies of such confidential information it received under this Agreement</p>
7.	Non Competition and Non Solicitation	<p>The Centre shall not without Eduquity’s prior written consent, either during or within one year after expiration or termination of this Agreement whichever is the later: (a.) engage employ or otherwise solicit for employment any person who was engaged and/or employed by Eduquity; (b) solicit or attempt in any manner to solicit any client/customer of Eduquity, or to persuade any person, firm or entity which is a client/customer of Eduquity to cease doing business or to reduce the agreement of business which any such client/customer has customarily done or might propose doing with Eduquity whether or not the relationship between Eduquity and such client/customer was originally established in whole or in part through its efforts; and (c) engage in any business similar to the business of Eduquity.</p>
8.	Term and Termination	<p>This Agreement shall be in force for a period of three (3) years from the date of execution, and may be renewed on the mutual consent of the Parties. Either Party shall have the right of termination of this Agreement without assigning any reason thereto on serving the other Party with 30 (thirty) days prior written notice. Either Party shall</p>



		<p>have the right to terminate this Agreement, immediately, if the other Party commits an act of bankruptcy or becomes bankrupt or insolvent or if a winding-up order is made against the other Party, or it is voluntarily resolved that the other Party be wound up or liquidated. Eduquity shall have the right to immediately terminate this Agreement, in the event of any breach of the terms of this Agreement, which breach is not cured within 15 (fifteen) days by the Centre.</p>
9.	Consequences of Breach	<p>Any failure on part of the Centre to meeting Eduquity's requirement, as specified in the Requirement Notice shall be considered as a material breach of this Agreement by the Centre. On the occurrence of a breach, the Centre shall be liable to pay Eduquity liquidated damages equivalent to (i) any/all direct or indirect expenses incurred by Eduquity in this regard, plus (ii) an amount of Rs. [•]/-. Eduquity may, in its sole discretion, withhold or deduct such liquidated damages payable by the Centre to Eduquity from any Fees payable under this Agreement. These rights are in addition to the other remedies available to Eduquity. Refer Annexure C for Penalty.</p>
10.	Indemnity and Limitation of Liability	<p>The Centre shall indemnify Eduquity from and against any expense, loss, damage, liability or claims made by the Centre or its employees/Personnel or any third party which Eduquity may incur as a consequence of (i) breach of the representations, warranties and covenants of the Centre and/or its Personnel; (ii) infringement of third party intellectual property rights by the Centre or the Personnel; (iii) deficiency in the services or failure to meet the requirements of Eduquity; (iv) any claims (<i>whether statutory or otherwise</i>) made by the Personnel including but not limited to the claims for making any payments due to them; (v) breach of confidentiality, intellectual property obligations by the Centre or its employees/Personnel; (vi) any liability incurred by Eduquity due to any illegal actions of the Personnel; (vii) any liability incurred by Eduquity due to malpractice at the Premises, negligence, misconduct, fraud, mismanagement or internal sabotage of the Centre or the Personnel; (viii) any breach of the security measures imposed by Eduquity, at the Premises, including but not limited to failure to comply with the rules and regulations concerning operation and conduct during the Activities, (ix) any unlawful operation of the equipment and facilities at the Premises by the Centre, its employees, agents or Personnel, (x) any unauthorized software installed / updated or present in any of the Infrastructure provided by the Centre to Eduquity, (xi) any material breach of the provisions of this Agreement and/or (ix) any other breach of the terms and conditions of this Agreement.</p> <p>In addition the Centre shall be solely liable for any claim raised on Eduquity, in the event the Personnel (i) do not admit any candidate holding a valid hall ticket / entry pass, or (ii) admit any candidate, without verifying his / her hall ticket / entry pass.</p> <p>The Centre acknowledges that, given the nature of the Activities, it is imperative for it and the Personnel to maintain confidentiality and uphold the security measures imposed by Eduquity at the Premises. Notwithstanding the above, it is understood and agreed that monetary damages would not be a sufficient remedy for a potential or actual breach of this Agreement and that, in addition to all other rights and remedies available under applicable law, Eduquity shall be entitled to apply for specific performance and injunctive or other equitable relief as a remedy for any such potential or actual breach.</p>

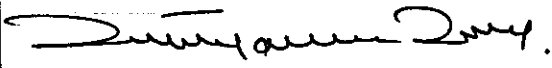


		In no event or under any circumstance shall Eduquity be liable to the Centre(or to any person claiming rights derived from the Centre rights), in contract, tort or otherwise, for indirect, special, incidental, exemplary, punitive or consequential damages of any kind whatsoever even if advised of the possibility of such damages.
11.	Governing Law and Dispute Resolution	This Agreement shall be governed in accordance with the laws of India and subject to the exclusive jurisdiction of the courts at Bangalore. In case of any dispute between the Parties in connection with this Agreement, the dispute shall be referred to private Mediation by a sole mediator accredited or certified by any High Court of the Republic of India and appointed mutually by the Parties, who shall resolve the dispute through mediation within 30 (thirty) days from the date of referral. In the event of failure to resolve the dispute through Mediation, such dispute or difference shall be referred to arbitration by a sole arbitrator. Eduquity shall suggest the names of three arbitrators and the Centre may choose one among them and such person shall be the sole arbitrator, to whom the disputes shall stand referred, in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and the Amendments thereto. The venue of the mediation and arbitral proceedings shall be Bangalore and shall be conducted in English.
12.	General Provisions	<ul style="list-style-type: none"> • No failure to exercise and no delay in exercising of any rights by any of the Parties shall operate as a waiver of such rights. The rights and remedies provided in this Agreement are cumulative and not exclusive of any rights or, remedies otherwise provided by law. • Neither Party may assign its rights or obligations in whole or part hereunder to any affiliate or third Party without the prior written consent of the other Party. • Notwithstanding any provision of this Agreement that may prove to be illegal or unenforceable, the remaining provisions of this Agreement shall continue in full force and effect. • This Agreement, Requirement Notice and all annexures, if any, attached hereto, constitute the entire agreement between the Parties hereto with respect to the matters dealt with herein. No modification or amendment of this Agreement and no waiver of any of the terms or conditions hereof shall be binding unless made in writing duly executed by both Parties. • If either Party is prevented, restricted, delayed or interfered with the performance of their obligations under this Agreement by force majeure circumstances which are beyond the control of the Parties, including, government legislations/regulations, acts of government, war etc., the obligations of the Party which cannot be performed by reason of such force majeure conditions shall remain suspended. Where such suspension carries on for a continuous period of over 6 (six) months, then the other Party shall have the right to terminate the Agreement. • The relationship between the Parties under this Agreement shall be on a principal to principal basis and both the Parties on their own free will agree and state that nothing under this Agreement shall be deemed to constitute, a partnership, agency, employer-employee relationship or a joint venture between them and neither of the Parties shall be considered as a legal representative of the other for any purpose whatsoever. None of the provisions of this Agreement shall be deemed to constitute a partnership between the Parties hereto and no Party shall have any authority to bind or shall be deemed



		<p>to be the agent of the other in any way.</p> <ul style="list-style-type: none"> All notices, requests, consents and other communications under this Agreement must be in writing and must be: (a) mailed by registered post; or (b) sent by recognized courier, or (c) delivered (in person, or by email) against receipt, to the address provided by the Party under this Agreement.
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IN WITNESS WHEREOF, the Parties hereto have caused this AGREEMENT to be executed as of the day and year first above written by their duly authorized representatives.

Eduquity Career Technologies Private Limited	Techno India NJR Institute of Technology
By: MR. REETAPARNA ROY	By: MR. R. S. VYAS
Title: Head Operations	Title: Director
Date: 04 th May 2023	Date: 04 th May 2023
Signature : For Eduquity Career Technologies Pvt. Ltd.  Authorised Signatory	Signature :

ANNEXURE A

The Premises:

- Reception Area for registration of candidates.
- Waiting Area for candidates
- Room for the staff
- Briefing Room,
- Drinking Water,
- Toilet facilities etc.

Infrastructure: Systems and facilities

- Computer lab with required Computers. Pentium IV, with standard Configuration and a minimum of 1GB RAM, 80 GB HDD.
- LAN card in each system
- All systems to be on a single LAN
- UPS back up for all the systems for a minimum of 1 hr.
- Standby Generator for power back up.
- Air-conditioned lab.
- Broad band Internet connection of a minimum of 128 Kbps and for BITSAT with static public IP address.
- Partitions between systems for specified exams only
- Separate server room with locking facility

Personnel

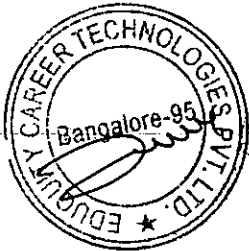
- One center Manager
- One System Administrator for 100 systems
- Proctors @ 1 for 30 systems
- One Office boy
- Round the clock Security
- One Generator boy

ANNEXURE B

Fees

Nature of Fees:

The Fees (Infrastructure and Manpower / personnel fees) may vary from project to project, and shall be agreed in writing by the Parties, within seven days from the date of issuance of the Requirement Notice. The Fees so decided will be either per candidate or per machine per day for conducting the examination for a pre decided number of candidates/systems.



Memorandum of Understanding

The Memorandum of Understanding (MOU) is signed between the said parties on the date of the last signature below and shall be effective from **May 12th, 2023**.

Between

Aspirelabs Accelerator Pvt. Ltd., having its office at Ground & Mezzanine Floor, Tower-B, B-37, Sector-1, Noida-201301, U.P. ("Aspirelabs Accelerator") represented by its Authorised Representative Mr. Kapil Agarwal who has been duly authorised by Board Resolution dated Feb 1st 2023 to represent Aspirelabs Accelerator in this MOU,

And

Techno India NJR Institute of Technology, having its address at Plot SPL-T, Bhamashah (RIICO) Industrial Area, Kaladwas, Udaipur, 313003, Rajasthan (India),

Aspirelabs Accelerator and Techno NJR shall hereinafter be jointly referred to as the "**Parties**" and severally as the "**Party**."


Whereas:

1. **Aspirelabs Accelerator** - a startup accelerator/incubator is centrally located in Delhi-NCR with a network of high quality business, sectoral and startup mentors. **Aspirelabs Accelerator** runs customized programs designed to foster entrepreneurship and innovation (with a special focus on Plastics) and to enable young businesses and startups to scale up for profitability. In the last 6 years **Aspirelabs Accelerator** has helped over 600 startups across the sectors and over 100 startups focused on Plastic Waste Management space.
2. **Techno India NJR Institute of Technology** has created an exciting but disciplined student-centric environment of academic-excellence reflected in academic results and great placements year after year. Our engineering program links knowledge to practice and skill from the very beginning which makes it easy for students to transition to a successful working professional in later life. In addition to maintaining the high academic standards, most students, most student go through industry certifications and internships to give them real-life feel of technology.
3. **Aspirelabs Accelerator** and **Techno NJR** have appreciated each other's objectives in fostering innovation and entrepreneurship. This will further promote excellence in knowledge sharing and development, training, and professional education in the area of entrepreneurship and preparing Startups for the future and are desirous of entering into an MOU for mutual benefit and advantage and have reached the following understanding:-
4. Both the Parties hereto have identified the following areas as describes in 4.1 and agree to mutually cooperate to the fullest extent to the terms defined and described in 4.2

4.1 Scope of Co-operation:

- i. Innovation and entrepreneurship driven opportunities and resources

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For Techno India NJR Institute of Technology

R.S. Vyas
Director

- ii. Being an outreach partner for their programs by disseminating the information about the same in their network and on social media platforms
- iii. Mutual exchange of ideas to support each other in their mission to build an entrepreneurial ecosystem
- iv. Strong association to conduct entrepreneurship development, scouting for innovators and innovative startups, skill development and business incubation
- v. Providing branding and usage of logos at mutually agreed events
- vi. Any other idea you may think we should bring here

4.2 Terms of Co-operation

4.2.1 Confidentiality/Non-Circumvention

Parties agree not to disclose any confidential information about each other and their related parties, and both parties agree to undertake all reasonable precautions to prevent its unauthorized dissemination and to refrain from sharing any or all of the information with any third party for any reason whatsoever, both during and after the termination of this MOU.

4.2.2 Disclaimer

It is expressly understood that this MOU does not constitute any financial commitment except a joint effort on the basis of fees agreed upon separately between the parties. Further, it does not constitute any other commitment, express or implied, on the part of either party to provide and does not ensure, the successful placement of any portion of any sort of financing.

4.2.3 Notice

- a. Any notice or consent or approval required will be given by either party to the other party in writing and in the English Language, sent via email, or by electronic transmission (facsimile) to the other party at the above-given address
- b. Any such notice shall be deemed to have been received by the other Party:
 - if delivered personally, at the time of delivery
 - in the case of an email, at the time the email reaches the inbox of the receiver

2. Entire MOU

- a. Each Party acknowledges and agrees with the other Party that this MOU together with any documents or Annexures referred to shall constitute the entire Agreement, and shall supersede all previous agreements or understanding (verbal or written) between the Parties relating to the same.
- b. This MOU does not create or imply and shall not be interpreted to imply or create any partnership, or any relationship between the Parties hereof other than which is

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For Techno India NJR Institute of Technology
(R.S. Vyas)
Director

contemplated under this MOU. Each Party is an independent contractor acting independently, and neither is authorized to make any commitment or representation, express or implied, on the other's behalf unless authorized to do so by this MOU or by the other Party in writing.

- c. This MOU irrevocably undertakes to abide to the following: (i) to expressly waive and relinquishes any cost, penalty or damages, or expenses incurred prior and/ or during the validity of this MOU against either of the Party, and/ or (ii) to waive any right of recourse (or threatened prosecution) against parties at present or in the future for any monetary compensation to waive all other adverse possibilities and eventualities which could arise in the future, which is not contemplated at present against any of the Parties.

3. No Assignment

This MOU shall not be assigned, innovated, or transferred by both parties to any third party without prior written confirmation and an exchange of communication between them.

4. Promotional Materials

- a. The Parties agreed that all Promotional Materials provided by a party are the sole property for that party and shall not have any direct or indirect right or claim to any of the Promotional Materials.
- b. Both the parties agreed and confirmed not to reprint or re-publish or distribute or otherwise make available to third parties the Promotional Material without the prior written and agreed communication between them.

5. Indemnity

Both the party shall indemnify on demand and held responsible, that its directors, officers, employees and agents harmless against any losses, costs, claims, damages or liabilities to which any of them may become subject, relating to or arising out of the assistance to be provided under the terms of this MOU, including without limitation as a result of any claim, suit, proceeding or action brought against any of them by any person in connection with the performance of any act hereunder or the reliance by any person on any action or omission by the parties, provided that parties will not be liable under the foregoing indemnity for any loss, cost, damage or liability to the extent that such loss, cost, damage or liability resulted from the gross negligence or willful misconduct of the either of the party as finally judicially determined by the court of law.

6. Protection of Reputation

The client and business associates are obligated to refrain from any statements to any third parties, whether verbal or written, either directly or through third parties, or social media, that criticize, cast doubt upon, or otherwise defame the capabilities, character, reliability, quality, accuracy, or effectiveness of each other and its affiliates, as well as their respective directors, officers, employees, agents, controlling persons, or any of their independent contractors, staff, resources, or funding sources, or any of their own proprietary content, materials, documents, work product, strategies, methods, programs, or services, or financing structures or mechanisms For "Protection of Reputation" only, an enforceable judgment of any court of law or damages must be agreed upon either mutually or through legal recourse.

Kapil

For Techno India NJR Institute of Technology
(R. S. Nyas)
Director

7. Variation and Waiver

No modification, variation, or amendment to this MOU shall be effective unless such modification, variation, or amendment is in writing, and has been signed by or on behalf of both parties.

8. Termination

This MOU shall continue to be valid indefinitely unless terminated.

- i) By either party providing 30 days written notice.
- ii) At any time either of the Parties without providing written notice, upon the occurrence of any of the following events: The Parties have ceased for any reason to provide the services as contemplated under this MOU, In case of liquidation of either of the parties,
- iii) Being in breach of any terms and conditions of this MOU, where the party has informed the other party of such a breach in writing and the other party has not been able to rectify or cure the breach within 15 days of receipt of such information.

Consequences of Termination: As mentioned otherwise, both parties will settle any outstanding payments that are incurred in accordance with the terms and conditions of this MOU within 10 working days from the date of termination and close the pending cases.

9. Counterparts

This MOU may be executed in any number of counterparts, each of which, when executed and delivered, shall be an original, and all the counterparts together shall constitute one and the same instrument.

10. A Coordination Committee will consist of two nominees each from **Techno NJR** and **Aspirelabs Accelerator** to coordinate and monitor the mutually agreed areas of cooperation and all related operational matters within the framework of the regulations of **Aspirelabs Accelerator** and the objectives outlined **Techno NJR**. It is again reiterated for the sake of clarity that notwithstanding any provision contained in this Agreement, this Agreement barring the confidentiality and indemnity provisions contained herein shall be non-binding and will not by itself, without the execution of a suitable contract, create any legal right in favour of either Party.

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For Techno India NJR Institute of Technology

(R.S. Vyas)
Director

For and on behalf of
Aspirelabs Accelerator

Signature: Kapil
Name: Kapil Agarwal
Designation: Manager
Place:

Date: May 12th, 2023

For and on behalf of Techno NJR

For Techno India NJR Institute of Technology

R.S. Vyas
(R.S. Vyas)
Director

Signature:
Name: R S Vyas
Designation: Director
Place: Udiapur

Date: May 12th, 2023

Memorandum of Understanding(MoU)

Between



TechnoNJR Institute of Technology, Udaipur

&



InfraStack-Labs Technologies Private Limited, Bangalore

Confidentiality Notice

This PROPOSAL constitutes InfraStack-Labs Confidential Information and is intended for the internal use or intended recipients only to evaluate the PROPOSAL and may not be duplicated, used or distributed externally or reproduced for external distribution in any form without express written permission of InfraStack-Labs Technologies Private Limited, Bangalore.



Memorandum of Understanding (MoU) Between **InfraStack-Labs Technologies Private Limited, Bangalore** and **TechnoIndia NJR Institute of Technology, Udaipur**.

This Memorandum of Understanding (MoU) is made and entered into as of **18th-May-2023** between **InfraStack-Labs Technologies Private Limited** located at **"301, Soundarya Pranav Apt 4th Main, BTM 2nd Stage, Bangalore, Karnataka, India, 560076"**, hereinafter referred to as the **"Company,"** and **'TechnoIndia NJR Institute of Technology,** located at **"Techno NJT Knowledge Campus, Plot-SPL-T, Bhamashah (RIICO) Industrial Area, Kaladwas, Udaipur, Rajasthan, India, 313003"** , hereinafter referred to as the **"College."**

WHEREAS, the College aims to enhance the knowledge and skills of its students in the field of cloud computing, DevOps, and Site Reliability Engineering (SRE);

WHEREAS, the Company specializes in cloud computing technologies and possesses the expertise to provide training programs in the aforementioned areas;

NOW, THEREFORE, the Company and the College hereby agree to enter into this MoU, subject to the following terms and conditions:

1. Training Program: a. The Company will conduct a 45-day training program (3Hrs/Day & Total 135 Hrs) on Cloud computing, DevOps, and SRE for the students of the College. b. The training program will cover fundamental concepts, practical exercises, and real-world use cases to enhance the students' understanding and skills in cloud computing, DevOps, and SRE. c. The training program will be delivered through a combination of theoretical sessions, hands-on labs, and industry-relevant case studies.
2. Company will be conducting the 45 day program, with initial 3-4 days from the campus and will continue the program virtually until completion. Usually it will be two company representatives who will initiate the training offline (from campus) and then continue the batch virtually from Bangalore. The expenses of travel and accommodation for the company representatives for the first 3-4 days of the training batch are to be borne by the college.
3. A minimum number of students per batch has to be at least 20 and can go up to a maximum of 35 students in a batch.
4. Training Schedule and Logistics: a. The College and the Company will collaborate to determine the training schedule, including the start and end dates of the program, as well as the daily session timings. b. The College will provide the necessary infrastructure, such as classrooms, computer labs, and internet connectivity, to facilitate the training program. c. The Company will provide the required training materials, including presentations, lab exercises, and supplementary resources.
5. Certification: a. Upon successful completion of the training program, the Company will provide certificates of achievement to the participating students. b. The certificates will acknowledge the students' completion of the program and highlight the skills acquired during the training.
6. Confidentiality: a. Both parties agree to maintain the confidentiality of any proprietary information disclosed during the course of this training program. b. Confidential information includes, but is not limited to, trade secrets, technical know-how, and intellectual property.
7. Termination: a. Either party may terminate this MoU by providing a written notice to the other party [number of days] prior to the intended termination date. b. In the event of termination, both parties will fulfill their obligations until the termination date specified in the notice.
8. Governing Law and Jurisdiction: This MoU shall be governed by and construed in accordance with the laws of Bangalore. Any disputes arising from or related to this MoU shall be subject to the exclusive jurisdiction of the courts of Bangalore.



9. Entire Agreement: This MoU constitutes the entire agreement between the parties and supersedes all prior discussions, negotiations, and understandings, whether written or oral

TechnoIndia NJR Institute of Technology, Udaipur

Accepted By:

DocuSigned by:
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Raj Shekhar Vyas

Print Name:

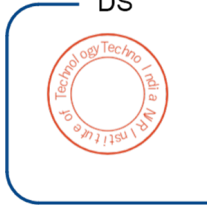
Title:

Director

Date Signed:

5/18/2023

DS



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InfraStack-Labs Technologies Pvt Ltd, Bangalore

Accepted By:

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Ajith Narayanan

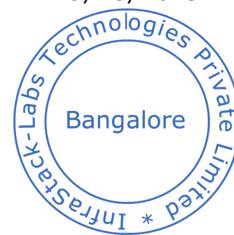
Print Name:

Title:

CEO

Date Signed:

5/18/2023



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