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

	Year of signing MoU	Duration	List the actual activities under each MOU and web-links year-wise	
TCSIOn	01.03.2019	3vr		
ICT Academy of Kerala	11.9.2017	lvr		
Redhat India Private limited	05.07.2017	lyr		

Proof: MoU and activities proof for 5 years

Internal Quality Assurance Cell (IQAC)
Mangalam College of Engineering
Kottayam, India - 686 631

Mr. matt PRINCIPAL ANGALAM COLLEGE OF ENGINEERIN

FACILITIES AGREEMENT

THIS FACILITIES AGREEMENT ("this Agreement") is made effective as of the Effective Date (specified in Schedule 1) by and between Tata Consultancy Services Limited, a company incorporated under the Companies Act 1958, with its corporate office located at TCS House, Raveline Street. 21 D. S. Marg, Fort, Mumbai 400001, hereinafter referred as 'TCS' (which expression shall include its successors and assigns) and the Party specified in the Schedule 1 to this Agreement hereinafter referred as a 'LISP' (which expressions shall, unless the context requires otherwise, includes its successors and permitted assigns) for end to end infrastructural support for work as defined in the Scope of Services below. In this Agreement, TCS and LISP are collectively referred as "Parties" and individually as a "Party"

a) TCS has certain shared software applications ("TCS Application System") which will be accessed/used by its customers ("Services"); b) TCS needs certain infrastructure and facilities for delivering the Services to its Customer(s) effectively and LISP agreed to provide such infrastructure and Facilities ("Facilities");

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

Definitions:-

"Authorized Personnel" means only those individuals (working for and on behalf of TCS), who have a bona fide need to have access to Facilities in connection with the use of Services by Customer under this Agreement

"Confidential Information" shall mean and include all business strategies, plans and procedures, proprietary information, software program documentation, tools, processes, methodologies, data and trade secrets, information relating to customers, employees, or business partners, and any other confidential or proprietary information and materials of the Disclosing Party, its affiliates, clients or suppliers that may be received or obtained by the Receiving Party as a result of this Agreement.

"Customer" shall mean the customer or customers of TCS to whom TCS is required to render Services from or using the Facilities

"Facilities" shall mean the facilities as set out in Clause 1 on Schedule

"LISP" shall mean Local Infrastructure Service Provider

"Location" shall mean the locations or places of the LISP as specified in Schedule 1 where the Facilities shall be made available to TCS

"LISP Hardware" shall mean the hardware listed in Clause 2 in Schedule 2 and made available by the LISP to TCS for use during the Usage Period communicated by TCS

"Term" shall mean the term as set out in the Schedule 1.

"Usage Period" - For LISP Hardware, it is the period when TCS shall utilize the Facilities for its business requirement which shall be notified under the relevant Work Order by TCS to the LISP. In case of a change in the Usage Period, such revised Usage Period shall be notified by TCS from time to time through a written notice to the LISP

Scope of Service:-TCS requires an end to end infrastructural support to use the Facilities as set out in Clause 1 of Schedule 2 during the Usage Period for the Term of this Agreement This Agreement is to ensure outsourcing of the work for conduct of the exam however the consideration for the same is being determined on usage basis of the facilities used as per Clause 3 in Schedule 2. From time to time TCS shall notify the LISP of its requirement to use the Facilities prior to the commencement of the Usage Period. This will be done by TCS by issuing specific Work Orders. Facilities shall be made available for exclusive use of TCS during the Usage Period as communicated by TCS. TCS has the right to postpone the Usage Period which shall be notified to the LISP as stated in this Agreement. LISP understands and agrees that time is of the essence of this Agreement and in the event of non-availability of the Facilities during Usage Period, TCS and its Customers would incur irreparable loss and damage both financial and reputational. LISP acknowledges that LISP shall make good such loss suffered by TCS and its Customers.

- 2. Term and Renewal:-This Agreement is effective during the Term as set out in Schedule 1 unless terminated earlier in accordance with the provisions of this Agreement
- Obligations of the LISP: LISP shall make available the Facilities in working condition to TCS for the Usage Period throughout the Term, LISP shall allow free access to the Locations and the Facilities to TCS and its Customers and shall assist and co-operate with TCS to enable TCS to render Services to its Customers. LISP shall also ensure that Location is free of disturbance while TCS is using the same. In the event, the LISP has agreed to provide personnel as part of Facilities, the LISP shall ensure that such personnel have necessary expertise as required by TCS. LISP shall ensure that the power supply and its back up in form of diesel generator is available and is in working condition along with availability of fuel, back up electrical cables, electrician, as stated in with availability of fuel, back up electrical cables.

 Schedule 2 of this Agreement LISP shall ensure that all notes are schedule 2 of this Agreement LISP shall ensure that all notes are networked and network connectivity is available at all times as me in Schedule 3. LISP shall, at all times, comply with all applicable Facilities and/or Location related statutory laws, rules, regulations or policies including confidentiality and other obligations under this Agreement. LRSP shall also procure and maintain all required approvals, remission, and consent throughout the term of this Agreement. LISP shall also obtain written consent from TCS before undertaking any maintenance activity with respect to Facilities which may jeopardize the timelines as stated in the Work Order issued by TCS to the LISP LISP shall also an eggrar intervals and/or when required by TCS or by applicable statuting authorities provide proof for compliance with all applicable laws regulations or policies and any such approvals, permasion, consents LISP shall maintain the Facilities for exclusive use by 30S during the Usage Period
- 4. Fees: TCS shall pay Fees to LISP as per Clause 3 in Schedule 2.after deduction of applicable tax at source (TDS) and provide LISP certificate in prescribed format for such deduction. All Fees payable under this Agreement shall be exclusive of applicable indirect taxes.
- 5. Representation and Warranties:- Each Party represents warrants and covenants to the other that (i) it is duly organized and validity existing and in good standing under the laws of the country and shall comply with all applicable Laws; (ii) it has the full right and authority to enter into this Agreement and to perform all the obligations (including providing Facilities) under this Agreement and that this Agreement constitutes a legal, valid and binding obligation, and (iii) its execution, delivery and performance of this Agreement does not and will not conflict with or constitute a breach or default under, its charter of organization, or any contract or other instrument to which it is a party. Further, USP warrants that all the Facilities provided as per Schedule 2 are in working conditions throughout the Term and in the event they are not in working conditions. LISP shall get it repaired at its own cost LISP warrants that it has paid en applicable fees, charges, taxes etc. with respect to Facilities provided to TCS and shall be liable to pay any such applicable fees, charges, taxes etc during the term of this Agreement LISP shall indemnify, defend and hold harmless TCS and the Customer from and against any and all liabilities, damages, claims, fines, penalties, and expenses of whatever nature arising or resulting from breach of the aforesaid warranties or from the violation of any laws, rules, regulations or statutory requirements.

Limitation of Liability: - TCS shall got be liable to the Libil

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revenue and/or profit), exemplary or punitive damages, whether in contract, tort or other theories of law, even if TCS has been advised of the possibility of such damages. The total cumulative liability of TCS under this Agreement shall not exceed in aggregate the amount paid by TCS to the LISP under this Agreement.

- Confidential Information: Each Party receiving the Confidential Information (the "Receiving Party") acknowledges and agrees to maintain the confidentiality of Confidential Information provided by the other Party (the "Disclosing Party") hereunder. The Receiving Party shall not disclose or disseminate the Disclosing Party's Confidential Information to any person other than those employees, agents, contractors, subcontractors and licensees of the Receiving Party, or its affiliates, who have a need to know it in order to assist the Receiving Party in performing its obligations, or to permit the Receiving Party to exercise its rights under this Agreement. The provisions of this Clause with respect to Confidential Information shall not apply to the extent, that such Confidential Information is: (a) already known to the Receiving Party free of any restriction at the time it is obtained from the Disclosing Party, (b) subsequently learned from an independent third party free of any restriction and without breach of this provision; (c) is or becomes publicly available through no wrongful act of the Receiving Party or any third party; (d) is independently developed by the Receiving Party without reference to or use of any Confidential Information of the Disclosing Party, or (e) is required to be disclosed pursuant to an applicable law, rule, regulation, government requirement or court order, or the rules of any stock exchange. Upon the Disclosing Party's written request at any time, or following the completion or termination of this Agreement, the Receiving Party shall promptly return to the Disclosing Party, or destroy, all Confidential Information of the Disclosing Party provided under or in connection with this Agreement, including all copies, portions and summaries thereof.
- 8. Intellectual Property Rights:- LISP agrees that TCS Application System, deliverables and work products created or developed by TCS or its employees, representatives etc. using TCS Application System and/or Facilities under this Agreement, together with any associated copyright and other intellectual property rights, shall be the sole and exclusive property of TCS TCS is allowed to use the name and address of the LISP which may be necessary to render the Services to its Customers
- 9. Termination: (9.1) Termination for convenience by TCS. TCS is entitled to terminate this Agreement by giving fifteen (15) days prior written notice to the LISP. It is acknowledged and agreed between the Parties that LISP does not have right to terminate this Agreement for convenience. In the event if LISP terminates this agreement for convenience, the same shall be construed as material breach of this Agreement and TCS shall have the right to claim appropriate damages under the Law and this contract.
- (9.2) Termination for Material Breach. Either Party may terminate this Agreement immediately by a written notice to the other Party in the event of a material breach which is not cured within thirty days of the receipt of the said notice period. Failure of LISP to abide by the Service Levels and

Denial of access by LISP to TCS on the Facilities shall be termed as material breach and the Agreement shall immediately be terminated by TCS

- (9.3) Effect of termination. Either party shall return to other party any of other party's confidential and proprietary information and material in its possession. LISP agrees that in the event of expiry or termination of this Agreement for any reason, any accepted and unexecuted Work Order shall be executed by the LISP and all the obligations under such Work Order shall be performed by the LISP
- 10. Miscellaneous: (10.1) <u>Independent Contractors and Assignment.</u>
 LISP shall not assign or transfer this Agreement or any obligations hereunder to any third party, without the prior written consent of TCS
- (10.2) Change Request: Any changes to this Agreement shall be in the form of change order ("Change Request") as attached in Schedule 4 and shall be signed by both Parties
- (10.3) <u>Governing Law, Dispute Resolution and Jurisdiction.</u> This Agreement shall be governed by and interpreted in accordance with the laws of India. All disputes arising between the Parties, out of this Agreement shall be referred for arbitration to a sole Arbitrator to be mutually agreed upon and proceedings shall be governed by the Arbitration and Conciliation Act 1996. The venue and seat of arbitration shall be Mumbai. Subject to arbitration, the courts in Mumbai shall have exclusive jurisdiction
- (10.4) TCS Supplier Code of Conduct: The business engagement of TCS with the LISP is regulated by the TCS Supplier Code of Conduct. All agencies dealing with TCS like the LISP herein are also bound by the said TCS Supplier Code of Conduct. The LISP agrees to at all times abide by the said Code and shall promptly inform TCS of any breach or threatened breach of the Code by any person by informing to the Local Ethics Counselor or the Principal Ethics Counselor or the CEO of TCS. TCS, in turn, undertakes that it will maintain confidentiality of such communication received. Violations and concerns can be reported confidentially via email to corporate ethics@tcs.com. The TCS Supplier Conduct can be viewed of HTTP://WWW.TCS.COM/SITECOLLECTIONDOCUMENTS/ABOUT%20 TCS/TCS _ SERVICE PROVIDER CODE CONDUCT 07.2011 PDF
- (10.5) Entire Agreement. This Agreement sets forth the entire understanding of the Parties and supersedes all prior agreements and understandings between the Parties, with respect to the subject matter hereof)
- (10.6) Notice:- Any notice in connection with this Agreement shall be in writing in English and delivered by hand, facsimile, email (as specified in the Work Order) registered post or courier of international repute to the address mentioned in the introduction clause or any other address as may be informed to each other in writing by the Parties.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their duly authorized representatives

TUMAN

Name: Mr. Biju Varghese

Title: Chairman

Kottayyan

Kerata 686 631 63

Internal Quality Assurance Cell (IQAC)
Mangalam College of Engineering
Kottayam, India - 686 631

MANGALAM COLLEGE OF ENGINEERING

TATA Consultancy Services Ltd.

By.

Name: Mr. Venguswamy Ramaswamy

Title: Global Head - TCS iON



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- (9.3) Effect of termination. Either party shall return to other party any of other party's confidential and proprietary information and material in its possession. LISP agrees that in the event of expiry or termination of this Agreement for any reason, any accepted and unexecuted Work Order shall be executed by the LISP and all the obligations under such Work Order shall be performed by the LISP
- 10. Miscellaneous: (10.1) <u>Independent Contractors and Assignment.</u>
 LISP shall not assign or transfer this Agreement or any obligations hereunder to any third party, without the prior written consent of TCS
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- (10.4) TCS Supplier Code of Conduct: The business engagement of TCS with the LISP is regulated by the TCS Supplier Code of Conduct. All agencies dealing with TCS like the LISP herein are also bound by the said TCS Supplier Code of Conduct. The LISP agrees to at all times abide by the said Code and shall promptly inform TCS of any breach or threatened breach of the Code by any person by informing to the Local Ethics Counselor or the Principal Ethics Counselor or the CEO of TCS. TCS, in turn, undertakes that it will maintain confidentiality of such communication received. Violations and concerns can be reported confidentially via email to corporate ethics@tcs.com. The TCS Supplier Conduct can be viewed of HTTP://WWW.TCS.COM/SITECOLLECTIONDOCUMENTS/ABOUT%20 TCS/TCS _ SERVICE PROVIDER CODE CONDUCT 07.2011 PDF
- (10.5) Entire Agreement. This Agreement sets forth the entire understanding of the Parties and supersedes all prior agreements and understandings between the Parties, with respect to the subject matter hereof)
- (10.6) Notice:- Any notice in connection with this Agreement shall be in writing in English and delivered by hand, facsimile, email (as specified in the Work Order) registered post or courier of international repute to the address mentioned in the introduction clause or any other address as may be informed to each other in writing by the Parties.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their duly authorized representatives

TUMAN

Name: Mr. Biju Varghese

Title: Chairman

Kottayyan

Kerata 686 631 63

Internal Quality Assurance Cell (IQAC)
Mangalam College of Engineering
Kottayam, India - 686 631

MANGALAM COLLEGE OF ENGINEERING

TATA Consultancy Services Ltd.

By.

Name: Mr. Venguswamy Ramaswamy

Title: Global Head - TCS iON



SCHEDULE 1

TERMS OF AGREEMENT

LISP Name	Involcing Entity	Registered office address	Authorized Signatory Details	Details of Contact Person	Location Name
Mangalam College of Englneering	Principal Mangalam College Of Engineering	Vettlmukal P.O., Mangalam Hills, Ettumanoor,Kottayam, Kerala,686631	Mr. Biju Varghese Chairman	Mr. Blju Varghese Chairman biju.varghese@mangalam.in 04812710120	Kottayam

Contract Term	Effective Date	
3 years from Effective Date	01-03-2019	



Internal Quality Assurance Cell (IQAC)
Mangalam College of Engineering
Kottayam, India - 686 631



SCHEDULE 2

1. Facilities: Facilities shall be inclusive but not limited to the following listed:

a. General Facilities

- I. Furnished IT lab/s with furniture.
- II. Air-conditioned server & UPS room
- III. First Aid
- Iv. Fire Extinguishers
- v. Drinking water
- vi. Cafeteria
- vii. Rest Rooms and Toilets
- Viii. Housekeeping staff (including but not limited to Sweepers, Peons, Security Guards, Electricians, Lab Technicians, etc.)

b. Diesel Generator Facilities

 Dedicated Diesel Generator (DG) supply to the Facilities of a standard make which is supported by valid AMC and service certificate at all times

c. Assessment Support:

- i. As per TCS requirement, LISP will arrange for required assessment support by designating personnel in the role of Administrator, Invigilators, Lab technicians, Security Guards, etc. as derived and determined by TCS. TCS and/or its Authorized Personnel shall validate and pay for such invigilation \supervision service as per rates specified in point 3 (c) of Schedule 2. The LISP shall share the details of such personnel providing the invigilation\supervision service with TCS and/or its Authorized Personnel as and when required.
- LISP will provide furnished IT lab with furniture, air-conditioned server room & UPS room, dedicated DG supply.

2. LISP Hardware:

Based on requirements of TCS, as per Work Order, including but not limited to the following as applicable:

- a. Computer Nodes (Per Node Contracted and Used Per Session)
- b. LAN Facility
- c. Surveillance Camera facility to record a session based on TCS requirement-
- d. Recording media (CD/ DVD)
- e. Webcam for registration based on TCS requirement
- f. Internet Connectivity (with at least broadband connectivity)
- g. Laser / Ink Jet Printer (Per Unit)
- h. Printer with printing paper
- i. UPS
- j. Generator back Up

3. Fees:

- a. TCS shall pay Fees only for LISP Hardware for nodes at Rs. 50 per node per day for the highest number of nodes used by TCS on the particular day. In case LISP centre is not available as per the requirement of TCS, TCS reserves available.
- b. During Usage Period for personnel engaged and if the cost of the same is not included as per above defined rates then LISP shall be entitled to charge TCS for actual number of personnel engaged at the following agreed rates:

Sr. No.	Personnel Description	Single Shift Price	Two Shift Price	Three Shifts Price	Fourt Chief D.
1	Test centre Administrator	Rs.750 per shift		Times Stilles Files	Four+ Shifts Price
2	IT Managers		Rs.1125 per day	Rs. 1500 per day	Rs.1650 per day
3	IT Assistants	Rs.750 per shift	Rs.1125 per day	Rs.1500 per day	Rs. 1650 per day
4		Rs.400 per shift	Rs.600 per day	Rs 800 per day	
4	Invigilators	Rs.500 per shift	Rs.750 per day		Rs. 900 per day
5	Support	Rs.300 per shift		Rs.1000 per day	Rs. 1100 per day
		The second second second second	Rs.450 per day	Rs.600 per day	Rs 650 per day

TGS/ its Service Provider shall pay the aforesaid charges basis actual involce received from the LISE

Internal Quality Assurance Cell (IQAC)

Mangalam College of Engineering

Kottayam, India - 686 631



Version 01

c. Other Reimbursements: Basis of actual utilization LISP is entitled to charge TCS for reimbursements of expenses on actual spend as defined below:

#	Description	Price
1	Surveillance Camera facility to record a session	Rs.10 per node per day
2	Print Per Sheet	Rs.1 per sheet

- TCS shall pay food expenses to LISP maximum upto Rs. 4 per candidate as per exam specific guidelines for providing food to TCS &/or LISP staff and Observers from examination conducting body on the day of the examination.
- TCS shall pay maximum upto Rs. 2 per candidate as per exam specific guidelines to the LISP towards miscellaneous
 expenses incurred during the day of the examination.
- d. Diesel Generator Cost: LISP will charge TCS for reimbursement of diesel expenses for the DG usage at rates specified below:

Sr. No.	Description	Rate
1	Diesel Cost	Rs. 4.5 per candidate

Number of Shift	Single Shift	Double Shift	3 or More Shift
Minimum Amount	Rs. 800	Rs. 1,500	Rs. 2,200

LISP shall be eligible for payout basis actual utilization (Diesel Cost per candidate.* Number of registered candidates scheduled) or Minimum Amount whichever is higher.

On the day of the examination in case diesel generator fails and TCS is required to arrange for alternate diesel generator, LISP shall pay the actual expense incurred as follows:

- · In case LISP has a valid invoice for which payment is due from TCS, LISP can raise a credit note against the valid invoice
- In case LISP does not have a valid invoice, LISP shall raise a credit note along with cheque for the actual expense.

4. Miscellaneous:

- a. TCS will raise a Work order whenever TCS wants to use LISP hardware and LISP shall raise an undisputed invoice after the Usage Period within 60 days from the date of examination. LISP shall attach a copy of the Work Order and supporting documents along with the invoice. TCS shall verify the invoice and pay a validated invoice within thirty (30) days from the date of receipt of original hard copy of the invoice on best effort basis.
- b. In case TCS does not receive undisputed invoice within 60 days from the date of examination, TCS shall not be liable to make payment to the LISP.

SCHEDULE - 3 SERVICE LEVEL CREDITS

- LISP shall provide confirmation of center within 24 hours of receiving Work Order from TCS personnel
- LISP shall ensure that the details of personnel providing invigilation/supervision service are shared with TCS personnel 10 days prior to the period specified in Work Order
- LISP shall ensure that the invoices are dispatched immediately after completion of the project as stated in Work Order.

Internal Quality Assurance Cell (IQAC)
Mangalam College of Engineering
Kottayam, India - 686 631



Version 01

SCHEDULE 4

CHANGE REQUEST

			Change Request No.:
Date In	nitiated:	Initiated by -	
The fol	llowing changes to the schedules to the Facili	litles Agreement are hereby appro	ved by both the parties.
Descri	ption of Change:		
Follow	ing are the changes/additions agreed to:		
a)	Schedule 1		
b)	Schedule 2		
c)	Schedule 4		
Approv	vied		
Tata C	Consultancy Services Limited		
Author	rized Signatory	Date) (EGE OF EA
LISP			NE BOOK
Author	ized Signatory	Date	Kerala 686 631 65



Internal Quality Assurance Cell (IQAC)

6 Mangalam College of Engineering
Kottayam, India - 686 631

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INFORMATION AND COMMUNICATION TECHNOLOGY ACADEMY OF KERALA

Co. L. a Thojas vanc lechnopark Campus, Thirucas a dr. s, Grans, Kerala, India, Pm. 695-581 CIN UE0302K12013NPL035441, Ph 0471 2700811 Fac 2706812. Email into@ictkerala.org



This Memorandum of Understanding (MoU) made and entered into on this 11th day of September 2017.

Between

Information and Communication Technology Academy of Kerala (hereinafter referred to as ICTAK). situated at Module No. 1.9, -1(Lower Level Floor), Thejaswini Building, Technopark Campus, Karyavattom, Trivandrum-695581, registered under Section 25 of the Companies Act 1956 to enhance the quality of graduates and to increase the employability of the students

And

Mangalam College of Engineering, which is an ICT Academy member college since 11th September 2015 (hereinafter called "COLLEGE" which expression shall include its successors and permitted assignces) with its regisfered office at College Road, Mangalam Hills, Vettimukal, Ettumanoor, Kottavam, Kerala 686631.

Whereas, the Memorandum of Understanding between the parties dated 11th September 2015 expired on 10th September 2016, and further extended upto 10th September 2017. Now, the parties want to extend and continue the said Memorandum of Understanding by recording their consent to the extension of the Memorandum of Understanding for a further period of 1(One) year. The MoU is hereby RENEWED on 11th September 2017 upon mutual consent for a further period up to 10th September 2018

OBJECTIVES OF THE MOU

The objective of this Memorandum of Understanding is:

- To improve employability skills of the trainees (both Faculty and Students), Assessments and Certifications developed by ICTAK. This will be achieved through resources, regular workshops, training programs, capacity building and faculty development and Career Guidance & Placement support. Under this MOU, the ICTAK will ensure timely completion of training assessment and certification.
- b. ICTAK will ensure that training, assessment and certification which will be done by ICTAK approved Trainers.

1. SCOPE

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Under this MOU, ICTAK provides the following: (Please refer Appendix -1 for Course & Fee details)

- 3 Man-days of Faculty Training or 3 Man-days of Students training free of cost.
- Teachers' Top 5, a half-day Industry visit & work shop for Teachers
- Tech talk by Industry Experts (online program)
- ICTAK Digital Space- ICTAK's digital collaboration space (iCON) and its online skill training (Skillsjunxion) through which its stakeholders can collaborate on projects, on discussions of common topic, and participate in the various MOOC programme made available for the participants
- Free Assessment tests for students
- Facilitate the Students Development Program (SDP) using "Paatshala"
- Entry to Industry Institute Interaction events at regional level;
- The member institution can participate in the ICT Academy Awards, which will be announced later

1/5

- ICTAK Partner Programme on mutually agreed terms of the Partner Organization.
- Any other programme that are mutually agreed upon.

2. ROLES AND RESPONSIBILITIES

2.1 COLLEGE

a. To comply and continuously strive to comply with the Eligibility Criteria to become member of ICTAK program;

b. To complete and submit prescribed application form and all relevant documents along with fees and charges for the process of membership and program implementation;

2. To ensure participation of Faculty members for respective training programs conducted by ICTAK and to comply with the mutually agreed time schedule:

d. To ensure participation of students by means of formation of clubs/groups, who are identified and eligible for respective training programs conducted by ICTAK and to comply with the mutually agreed time schedule;

e. To identify one student among the group to act as student representative/champion (Institutional Student Champion) to assist and co-ordinate with ICTAK in its activities relating to the effective execution of the training.

f. To create awareness among Faculty and the students regarding the benefits of the ICTAK program;

g. To provide training facility as prescribed in the COLLEGE premises free of charge, including uninterrupted power, projection and audio facilities, white board with markers, refreshments and food (as appropriate) for Trainers and support staff;

h. To provide access to student data

 To identify participant list of Faculty members and Students for Industry – Institution Interaction as and when organized by ICTAK.

j. To designate a Institution Knowledge Officer (IKO) who will have responsibility for coordination and implementation of this MOU:

2.2 ICTAK

- To monitor that the COLLEGE is in compliance with the Eligibility Criteria throughout the MOU/Agreement Period;
- b. To ensure timely execution of training programs for both Faculty and Students and to comply with the mutually agreed time schedule;
- To assist COLLEGE in creating awareness among Faculty and the students regarding the benefits of the ICTAK program;
- d. To deliver training as prescribed, in coordination with the Institution Knowledge Officer of COLLEGE;
- e. To ensure confidentiality and secure custody of all data including student data, project details, entrepreneurial project etc. collected from COLLEGE;
- f. To designate a Coordinator (Nodal Officer) who will have responsibility for coordination and implementation of this MOU;

2.3 FACULTY MEMBERS

- a. To commit a minimum of 4 faculty members for its TTT and 20 faculty for any program conducted in the college premises
- b. To ensure that, those faculty members who have undergone Train- The Trainer (TTT) Program of ICTAK should be able to train at least 20 students of the same college within a time span of one year from the date of conclusion of TTT.

3. FEES AND CHARGES (Non-Refundable)

COLLEGE agrees to pay the prescribed Membership Fee of Rs. 60,000/-(Rupees Sixty Thousand only) plus GST at applicable rate for the time being (currently @18%). The membership fee can be paid through DD addressed to ICT Academy of Kerala, payable at Trivandrum or Bank Transfer to

Life

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ICT Academy of Kerala Bank Account No:34469941089 with State Bank of India. Technopark Branch with IFS Code:SBIN0007617. Cheque and Online payments are also accepted.

COLLEGE agrees to pay the Course Fee and Other Charges prescribed by ICTAK from time to time within the due date. (Please refer Appendix-I for course & fee details).

Appendix II shows Course Agenda for digital platform based training.

4. CONFIDENTIALITY

- a. During and for a period of one year from the date of disclosure, each party agrees to consider as confidential all information disclosed by the other party in written or tangible form or, if orally disclosed confirmed in writing within thirty days of disclosure and identified as confidential by the disclosing party.
- b. The obligations above shall not extend to any confidential information for which the receiving party can prove that this information:
 - Is in the public domain at the time of disclosure or comes within the public domain without fault of the receiving party.
 - is already known or become known to the receiving party
 - is received from a third party having no obligations of confidentiality to the disclosing party,
 - is independently developed by the receiving party; or
 - Is required to be disclosed by law or court order.
- c. During the term of the MoU and thereafter for a reasonable period, all the parties hereto undertake on behalf of their respective subcontractors/ employees/ representatives/ associates to maintain strict confidentiality and present disclosure thereof, of all the information and data exchanged/ generated pertaining to work/ activity under this MoU for any purpose other than that specified in this MoU.
- d. The member institute can use ICTAK logo and can display in their website or other branding activities during the tenure of the agreement. However, the member institute will cease the right to use ICTAK logo upon expiry/termination of the agreement.

5. 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 agreements or collaborations of any kind. However, when entering into a similar agreement for Skills Enhancement and Faculty Development Programs, the participants may agree to limit each party's right to collaborate with others on that subject.

6. OTHER TERMS

- a) The parties hereto agree to enter into this MoU on a principle-to-principle basis and none of the parties shall do or cause to be done anything derogatory to the reputation of the other;
- b) None of the parties will be held responsible for non-fulfillment of their respective obligations under this MoU due to work/ activity under this MoU for any purpose other than in accordance with this MoU.
- c) The free programs which remain pending at the end of the membership period shall stand as cancelled without notice.
- d) The Course details placed as Appendix II is subject to change when ICTAK themselves and in association with Government Departments and agencies launch new programs. The same will be intimated to the member colleges in advance.

7. PLACEMENT ASSISTANCE

Providing placement assistance to Students of Member Colleges is based on the demand scenario amongst our partner Organisations. Should the placement assistance programme take place for a member institute, only those students who have gone through at least one classroom training program for a minimum of two days (excluding Student Orientation Programme) of ICTAK becomes eligible for attending ICTAK placement drive.

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8. TERMINATION

This MOU, unless extended by mutual written agreement of the parties, shall expire one year after the effective date specified in the opening paragraph. This MOU may be amended or terminated earlier by mutual written agreement of the parties at any time. Either party shall have the right to unilaterally terminate this MOU upon 60 days prior written notice to the other party. However, no such early termination of this MOU, whether mutual or unilateral, shall affect the obligations of the Confidentiality clause or any other agreement entered into pursuant to this MOU, which obligations shall survive any such termination.

Any such termination shall not affect the smooth course completion of the existing batch of students and upon serving of notice of termination by any of the parties, the ICTAK shall immediately restrain itself from further induction of any new batch of students and/ or individual students.

Upon serving of notice of termination, none of the parties herein shall be under any obligation to meet with any further expenses of the proposed ICTAK apart from the ones required for the smooth course completion of the existing batch.

9. FORCE MAJEURE

None of the parties will be held responsible for non-fulfillment of their respective obligations under this MoU due to the exigency of one or more of the force majeure events such as but not limited to acts of God, war, flood, earthquakes, strikes, lockouts, epidemics, riots, civil commotions, etc., provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence of cessation. If the force majeure conditions continue beyond six months, the parties shall jointly decide about the future course of action.

10. ARBITRATION

Except as hereinbefore provided, any dispute arising out of this MoU, the same shall be referred to the arbitration of 2 (two) arbitrators, 1 (one) to be appointed by each party to the dispute and in case of difference of opinion between them to an umpire appointed by the said 2 (two) before entering on the reference and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on all the parties. The venue of arbitration shall be at Trivandrum.

11. NOTICES & COMMUNICATION

All notices and other communications required to be served on each of the parties under the terms of this MoU, shall be considered to be duly served if the same shall have been delivered to by hand and properly acknowledged by the respective part/ parties, posted by registered mail or sent by any accredited Courier Service to the respective part/parties at its last known/ officially disclosed address of business.

12. AMENDMENTS

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

13. RELATIONSHIP

Nothing in this MOU shall be construed to make either party a partner, an agent or legal representative of the other for any purpose.

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14. ASSIGNMENT

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

15. COSTS OF THE MOU

Each Party shall bear the respective costs of carrying out the obligations under this MOU.

16. SIGNED IN DUPLICATE

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

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

In WITNESS WHEREOF, the parties hereto have executed this MOU on this 11th September 2017.

For Information and Communication Technology Academy of Kerala (ICTAK)

Name of the Authorized Signatory:

Date: 11.09.2017

Witness: 1

For Information and Communication Technology Academy of Kerala (ICTAK)

Santhosh Kurup, Chief Executive Officer

Sreekumar K V, Manager (Academic Relations)

Date: 11.09.2017

For Mangalam College of Engineering,

Name of the Authorized Signatory

Date:11.09.2017

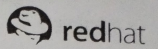
Witness: 2

For Mangalam College of Engineering,

Vinodh P vijayou

Date: 11.09.2017

A-201, Supreme Business Park, Hiranandani Gardens, Powai, Mumbai -400 076 +91 22 61147588| www.redhat.com



Parties	
Partner information	Red Hat India Private Limited.
Company name: Mangalam college of Engineering	Contact Name: Abhijeet Roy
Address: Mangalam Hills, Vettimukul, Ettumanoor, Kottayam, Kerala- 686631	Email: aroy@redhat.com
Contact name: Prof. SEBASTIAN JOSEPH Email: sebastian.joseph@mangalam.in Telephone: 9847173004	Tel.no. +91 -22-61147559

Territory

India

This Partner Acceptance Document, upon execution, authorizes you to participate in one or more of the Red Hat Partner Programs marked below) in the Territory indicated above and sets forth the terms of your participation. If no Territory is identified above, the Territory will default to the country of your address above. The "Agreement" is comprised of this Partner Acceptance Document(s), the Partner Terms and Conditions, each applicable Program Appendix and transaction document(s) (which may be referred to as "Order Forms") entered into pursuant to these terms (collectively, the "Agreement"). Additional Program Appendices may be added by executing additional Partner Acceptance Documents.

Applicable Program Appendice	Program(s)	Location of Program Terms
(mark all th	nat apply)	
X	Red Hat Academy Program	Attached.

×	The Partner Terms and Conditions set forth in the attached Appendix 1 and, if not attached, then as www.redhat.com/licenses/partners/ .
Applicable Terms and Conditions (choose only one)	Partner Terms and Conditions

Additional Terms

Please sign below and fax this Partner Acceptance Document to +91-22-61147559 or send a pdf file by e-mail to around Also, please courier the original signed document to Abhijeet Roy. Each Party has executed this Partner Acceptance Document to Abhijeet Roy. Each Party has executed this Partner Acceptance Document to Abhijeet Roy. Each Party has executed this Partner Acceptance Document to Abhijeet Roy. Each Party has executed this Partner Acceptance Document to Abhijeet Roy. Each Party has executed this Partner Acceptance Document to Abhijeet Roy. Each Party has executed this Partner Acceptance Document to Abhijeet Roy. Each Party has executed this Partner Acceptance Document to Abhijeet Roy.

Signature

Printed Name Sebastion Joseph

Title Head Corporate Relations,

Training & Placements

Date 30.6.17

Printed Nagre Vik BROWN
DIRECTOR FINANC:
Title

Date

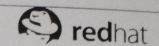
Date

Red Hat Partner Agreement (India)

Red Hat Confidential Information SKI APPROVED

Initiats/Date

JUN 022017



- 1. Background and Purpose. This Program Appendix ("Appendix") establishes the terms and conditions under which Partner will participate in the Red Hat Academy Program ("RHA" or "Program") in the Territory. Under the Program, Red Hat provides Partner an Internet deployed and managed Curriculum, Software, and Services and Partner provides the facilities and shall have the meaning given to them in the Partner Agreement between the parties, including the Partner Terms and Conditions.
- 2. Definitions.

"Partner" means a qualified university, academic institution, or entity with a workforce development program that acquires the Red Hat Academy Subscription for its own use to be provided to Partner's Students and without the right to directly or indirectly sell, resell, remarket, or, in whole or in part, otherwise distribute Red Hat Academy. Eligibility of a Partner is determined at Red Hat's sole and exclusive discretion.

"Appendix Effective Date" means the first date when both parties have fully accepted or signed the Partner Agreement including this Appendix.

"Curriculum" means the Courses, Course Materials, Manuals, and any and all instructional content, assessment, tests, and instructional materials included therein whether in print or electronic format, provided by Red Hat as part of the Red Hat Academy Program.

"Course" or "Courses" means the specific courses or units of study that may be taught under the RHA and as set forth in Exhibit A, Exhibit C and as otherwise offered by Red Hat under the Red Hat Academy Program.

"Course Materials" means any and all instructional and educational content provided directly or indirectly by Red Hat, including without limitation designs, course names and numbers, course materials, Manuals, methodologies, software, scripts, processes, instructional materials, slides, notes, lab exercises, assessment tools, quizzes, tests, answer keys, scripts, files, instructor guides and/or any other materials in any format, provided in connection with the Curriculum whether distributed in print, electronic, or video format, including, without limitation, Student Kits, Exams, Exam Kits, and Exam Authorizations.

"Documentation" means user manuals, training materials, software descriptions and specifications, brochures, technical manuals, license agreements, supporting materials and other printed information provided in connection with the Learning Services, in any format.

"Exam" means a Red Hat performance based certification exam.

"Manuals" means those manuals used by Red Hat instructors in instructing Technical Training courses. Manuals are different from the Course Materials and shall not be used in or brought into the Courses.

"Program Subscription Fee" means the annual subscription fee paid by Partner that provides Curriculum, Software and Services to the Partner and enables Partner to teach the Curriculum to Students as set forth herein or in separate mutually agreed order.

"Services" means Learning Services provided as part of the Program.

"Student(s)" is a person enrolled full or part-time in the Partner's school, institution of learning and admitted to a degree awarding program (e.g. diploma, or degree, program, or certificate program) and attends a Course as taught by a Teacher.

"Student Fee" shall mean the per Student per Course fee set forth in Exhibit A of this Appendix, if applicable.

"Software" means Red Hat Enterprise Linux, JBoss Enterprise Middleware and other software programs branded by Red Hat, its Affiliates and/or third parties including all modifications, additions or further enhancements delivered by Red Hat.

"Teacher" is a Partner employee or contractor who meets all qualifications determined by Red Hat who teaches and instructs Courses for the Partner.

"Technical Training" means the courses and certification exams offered publicly and commercially by Red Hat on an open enrollment or on-site basis, including the Manuals used by Red Hat instructors in instructing technical training courses and the Student Manuals included in the Course

Page 2 of 7 Red Hat Confidential Information

Red Hat Partner Agreement (India)

3. License and Ownership

License Grant. Upon Partner paying the applicable Fee(s). Red Hat grants Partner a non-exclusive, revocable, fully paid the Agreement as follows: (a) distribution of Course Materials is limited to one (1) copy per Instructor and one (1) copy per be copied or transferred without the prior written consent of Red Hat; and (c) Curriculum must be taught sequentially and is not officially enrolled as a Student and admitted to a degree, diploma, or certificate awarding program of Partner.

Notwithstanding the foregoing, all Curriculum is the sole property of Red Hat and its licensors, and are copyrighted by Red Hat and its licensors will have sole ownership of any and all Curriculum including but not limited to methodologies, software, processes, or other intellectual property developed during the performance of the Services. Red Hat will provide Software for the use by the Partner and Students in the Course. Use of the Software is subject used by Partner. Partner is solely responsible for providing prerequisite skills, assessing its Students' suitability for use of the Curriculum, delivery of all instruction to Students, all grading and assessment of Students, and handling of all Student and of the Enterprise Agreement including Appendix 1, Subscription Services, set forth at www.redhat.com/licenses, which may be amended from time to time by Red Hat in its sole discretion.

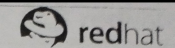
- Retained Rights. No part of the Curriculum may be photocopied or duplicated by any means, whether photographic, or 3.2. electronic, or mechanical, or sold or distributed in any other delivery format whether in print or electronic, or used as the basis for any other training product or service, without written permission from Red Hat. Partner's rights in the Curriculum are limited to those license rights expressly granted under this Appendix, and Red Hat retains all rights not expressly granted. Partner will not (a) modify the Curriculum in any manner; or (b) use the Curriculum for any purpose not specifically permitted by this Appendix. Red Hat and its licensors will own and retain all right, title, and interest in the Curriculum and all intellectual property rights inherent therein, including without limitation all changes and improvements requested or suggested by Partner, notwithstanding any use of terms such as "purchase", "sale", or the like within the Agreement. Partner represents and warrants that its use of the Curriculum will be to fulfill obligations under this Appendix. Any unauthorized use of the Curriculum will be deemed a material breach of the Agreement. Prior to providing Students with access to Curriculum, Partner will require each Student to sign or otherwise assent (in a binding manner) to the Enterprise Agreement with Appendix 2, Training, Training Units, and Consulting Units set forth at http://www.redhat.com/licenses/, which may be amended from time to time by Red Hat in its sole discretion. Partner's internal use of Courses or Exams is subject to the Enterprise Agreement with Appendix 2, Training, Training Units, and Consulting Units set forth at http://www.redhat.com/licenses/, which may be amended from time by Red Hat in its sole discretion.
- Permitted Marks. Partner may only use the logo(s) set forth in Exhibit B to the Program, based upon the Partner level in Exhibit A, in conjunction with the promotion of Partner providing Red Hat Academy Courses to Students. Partner may use Red Hat Distinguished Academy Logo set forth in Exhibit B if all Partner's Teachers are certified Red Hat Professionals for the Red Hat Software Courses they teach. All other Partners may use the Red Hat Academy Logo set forth in Exhibit B. Partner may not use this logo in general advertisements or marketing materials that do not specifically address or support the sale of Courses under the Program.
- 3.4 Copyright Notices. Partner will ensure that all copies of the Curriculum in Partner's possession or control incorporate copyright and other proprietary notices in the same manner that Red Hat incorporates such notices in the Curriculum or in any manner reasonably requested by Red Hat. Partner will promptly notify Red Hat in writing upon its discovery of any unauthorized use of the Curriculum or infringement of the Curriculum or Red Hat's proprietary rights in the Curriculum.
- 3.5 Use of Red Hat Software. Any use of Red Hat Software is subject to Red Hat's standard agreements including the Enterprise Agreement set forth at www.redhat.com/licenses/eulas and/or any other mutually signed written agreement with Red Hat as applicable.

4. Fees and Payment

- 4.1 General. Any fees or charges ("Fees") will be due and payable by Partner in accordance with the Agreement. Partner may purchase from Red Hat directly, or through an Authorized Red Hat Reseller Partner. It Partner acquires Subscriptions, Courses and/or Services through a Red Hat Academy Program Reseller, the Fees for such Subscriptions, Courses and/or Services will be determined by such Reseller and may vary from the Red Hat Fees.
- 4.2 Direct. If Partner purchases directly from Red Hat, Fees will be identified by Red Hat in an Order Form and are (a) due upon Red Hat's acceptance of an Order Form, and (b) payable in accordance with this section. All Fees are stated in United States Dollars. Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner must pay all Fees within thirty (30) days from the date of invoice.

Red Hat Partner Agreement

Page 3 of 7 Red Hat Confidential Information Je



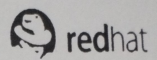
- 1. Red Hat Academy Subscription. Red Hat Academy Subscriptions contain the following:
 - (a) Authorization and access to, and use of, the Curriculum in accordance with the terms set forth herein. The Program Fee includes Curriculum and Fees for the initial two hundred (200) Students. Additional Student Curriculum access may be purchased on a per Student basis;
 - (b) Exams and exam delivery are not included in the Red Hat Academy Subscription and may be purchased separately; and
 - (c) A list of standard Course offerings in the Red Hat Academy is available from Red Hat or a Red Hat Academy Reseller.

2. Partner Requirements.

- (a) Partner is solely responsible for providing pre-requisite skills, assessing Student's suitability for use of the Course(s) and Curriculum, appropriate use of any internet access, delivery of all instruction to Students, all grading and assessment of Students, and handling of all Student information.
- (b) Partner must notify Red Hat of the number of Students in each Course within one business day after the Course begins.
- (c) Partner will provide Students with access to Student software labs. Access to such labs may be purchased through a Red Hat Lab Partner, through a third party cloud hosting provider authorized to provide such software lab access, or may be provided by the Partner through its own resources.
- (d) Partner shall maintain at least one (1) Red Hat Certified Professional during the Appendix Term. Partner will notify Red Hat upon appointment or replacement of Red Hat Certified Professionals.
- 3. Red Hat Academy Subscription Fees. Partner shall pay the Program Fee, if applicable, annually, before the beginning of the Initial Term and each Renewal Term. Courses and additional services can be ordered by Partner from a Red Hat Academy Reseller. All Red Hat Services purchased during the Appendix Term must be used within each one (1) year Term in which it was purchased or such Red Hat Services shall be forfeited.

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Red Hat Confidential Information

Red Hat Partner Agreement



1. Red Hat Services

SKU	Title	Description	Price	Term
RHA100	Red Hat Academy Standard Program	Access for 200 students to approved Red Hat Academy courses (e.g. RH124 + RH134, RH254, CL110, JB125, JB225)	\$0	1 year
RHA101		Access for 1 student to approved Red Hat Academy courses (e.g. RH124 + RH134, RH254, CL110, JB125, JB225)	\$0	1 year

Note 1: All Red Hat Academy Program services purchased during the Appendix Term must be used within each one (1) year Term in which it was purchased or such services shall be forfeited.

Page 7 of 7
Red Hat Confidential Information

Red Hat Partner Agreement Hricia.

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

Name of the institution/ industry/ corporate house with whom MoU is signed	Year of signing MoU	Duration	List the actual activities under each MOU and web -links year-wise
ICT Academy	09.09.2019	lyr	
YATANAM Technologies	10.1.2019	3YRS	
CLAVELAND	14.08.2016	3yr	
		and an amount of the same of t	

Proof: MoU and activities proof for 5 years

Series of

HEAD OF DEPARTMENT

Nepartment of Computer Science & Engineering

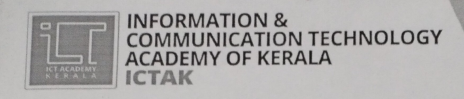
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Internal Quality Assurance Cell (IQAC)
Mangalam College of Engineering
Kottayam, India - 686 631

PRINCIPAL PRINCIPAL PRINCIPAL NANGALAM COLLEGE OF ENGINEERS



CERTIFICATE OF PREMIUM MEMBERSHIP

This is to certify that

Mangalam College Of Engineering

Mangalam Hills, Vettimukkal P.O., Ettumanoor, Kottayam,

is a premium member of ICT Academy of Kerala.

VALID FROM 09.09.2019

MEMBERSHIP ID ICTAK/2021/PM/032

CEO, ICT Academy of Kerala

Internal Quality Assurance Cell (IQAC)

ICT ACADEMY OF KERALA

L-9, THEJASWINI BUILDING, TECHNOPARK THIRUVANANTHAPURAM, KERALA 695581





Memorandum of Understanding

Between

Mangalam College of Engineering

And

Claveland Technologies Pvt. Ltd.



Memorandum of Understanding Between Mangalam College of Engineering and Claveland Technologies Pvt. Ltd.

Preamble

WHEREAS, the Mangalam College of Engineering (hereinafter referred to as Mangalam), with headquarters at Mangalam hills, Ettumanoor, Kottayam 686631, Kerala, India;

WHEREAS, Claveland Technologies Pvt. Ltd. (hereinafter referred to as Claveland) with administrative office at 595, Jose Bazar Shopping Complex, Ettumanoor, Kottayam, Kerala 686631, India;

Now therefore, Mangalam and Claveland have agreed to the following:

A) PURPOSE

The purpose of this MOU is to make use of the knowledge exchange between two parties wherever it is possible and based on the expertise of each party.

B) AREAS OF COOPERATION

- 1. Joint Student project.
- 2. Joint Innovations & startups.
- 3. Training in advanced/industry specific technology.
- 4. Collaborative Research.
- 5. Joint research output like publications and patents.

C) DURATION OF MOU

This MOU shall be valid upon signature by both parties and until agreed upon date, on the understanding that either party is at liberty to terminate it at any time, after furnishing to the other party a written notice of termination two months in advance of the date on which the party furnishing such notice wishes to have the MOU terminated.

Without prejudice to the foregoing, steps shall be taken to ensure that termination of this MOU will not be prejudicial to any activities or programmes undertaken within the framework of the MOU or to the completion of tasks for which binding obligations exist.

This MOU shall be valid for THREE years from 30th July 2014.

1) MAINMUM REQUIREMENTS TO BE PROVIDED BY MANGALAM and CLAVELAND

Sharing of resources like laboratory, seminar room, conference room, multimedia class room and other basic facilities like food court, parking etc on prior request or booking.



2) FEE or FINANCIAL TERMS.

As the common interest is exchange of technology, the expense and profit will be shared by both parties for each project. The cost sharing criteria for each project need to be finalised separately for each project before it starts.

3) MODIFICATION

The MOU may be amended by mutual consent through an exchange of correspondences between the two parties, Mangalam and Claveland.

\$) SIGNATORIES

In witness hereof, the Parties hereto have signed this MOU in 2 original copies in English on the date 30thday of July 2014 herein below indicated

Name: Vikas Varghese

Designation: Director

Date: 30th July 2014

Place: Ettumanoor

FOR CLAVELAND (TECHNOLOGIES PVT. LTD.

Director

ETTUMANOR PIN-686 631

Name: Prof. Vinodh P Vijayan

Designation: Associate Professor & HOD-CSE

Date: 30th July 2014

PRANCIPLE OF ENGINEERS

Place: Ettumanoor

Mangalam Campus Mangalam Hills, Vettimukal P.O Ettumanoor, Kottayam Kerala-686631



Ph:+91-481-2710120, +91-481-2537053 +91-481-2533711, Fax: +91-481-2533700

Web: www.mangalam.ac.in E-mail: info@mangalam.in

-(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution)-

MEMORANDUM OF UNDERSTANDING

BETWEEN



YATNAM Technologies

AND



Department of Computer Science & Engineering

MANGALAM COLLEGE OF ENGINEERING

January 2019

Mangalam Campus Mangalam Hills, Vettimukal P.O Ettumanoor, Kottayam Kerala-686631



Ph:+91-481-2710120, +91-481-2537053 +91-481-2533711, Fax: +91-481-2533700 Web: www.mangalam.ac.in E-mail: info@mangalam.in

-(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution)-

This Memorandum of understanding (MoU) is made on the 10.01.2019

BY AND BETWEEN

Yatnam Technologies [Hereinafter referred to as "Yatnam") is a Private limited Company, Registered office at, Plot No.16, 2nd Floor, Geon Air, Geo Info Park KINFRA Park, Kakkanad Ernakulam, incorporated on 21 October 2008. It is involved in Software publishing, consultancy and supply [Software publishing includes production, supply and documentation of ready-made (non-customized) software, operating systems software, business & other applications software, computer games software for all platforms. Consultancy includes providing the best solution in the form of custom software after analyzing the users needs and problems, the First Party

AND

Department of Computer Science & Engineering, Mangalam College of Engineering [Hereinafter referred to as "Mangalam" is an institution, Registered address at, College Road, Mangalam Hills, Vettimukal, Ettumanoor, Kerala 686631 established in 2002 and affiliated to APJ Abdul Kalam Technological University, the Second Party

"Parties" shall mean Yatnam Technologies and Mangalam college of Engineering and "Party" shall mean either Yatnam or Mangalam College of Engineering as the context may require.

PREAMBLE

Where as the Parties have under this MoU agreed to collaborate with each other for technical collaborations for improving the learning atmosphere for teacher/students belongs to the Mangalam, assisting and supporting the students through internships, training on live projects, industrial visit etc and experts in Mangalam supports Yatnam through technical consultancy and R&D support, testing of software.

AND WHEREAS Mangalam is a renowned college of higher learning located on an extensive state-of-the-art campus in Ettumanoor is desirous of associating itself with Yatnamas an industry partner.

NOW THEREFORE, the Parties have agreed to enter into this agreement on the terms and conditions as contained hereafter:

1.Services to be performed by YATNAM Technologies: Yatnam agrees to provide technology transfer and technical collaborations, FDPs, seminar & workshops on latest technology, support for academic projects, professional training, internships on live projects, industrial visits and placement support to students/faculty belongs to Mangalam.

2. Services to be performed by MANGALAM COLLEGE OF ENGINEERING:

Experts in Mangalam supports Yatnam through technical consultancy and solving R&D problems, students of Mangalam supports Yatnam in testing of software products. Mangalam shall be responsible for providing the all Infrastructure for conducting thetraining by the first party and shall ensure availability of proper infrastructure and facilities

3.Term of Contract and Renewal: This MOU shall valid for a period of 3 years and upon expiry; this agreement can be renewed for such further period and on such terms and conditions as may be agreed between the parties.

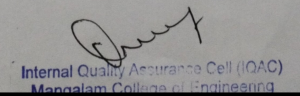
Internal Quality Assurance Cell (IQAC)

Mangalam College of Engineering

Kottayam, India - 686 631

MISCELLANEOUS PROVISIONS:

- 1. The Memorandum of understanding (MoU) as outlined in this document is not intended to be a legally binding document. Rather, it is meant to describe the nature and cooperative intentions of **Yatnam** and **Mangalam** to suggest guidelines for cooperation. Nothing, therefore, of shall diminish the full autonomy of either party, nor any constraints be imposed by either party upon the each other, and nothing in this Agreement shall be deemed to create a partnership, joint venture, or agency relationship between the parties.
- 2. The use of the name, logo and/or official emblem of any of the parties on any publication, document and/or paper is allowed only, after seeking explicit prior permission in writing by eitherparty.
- 3. The Memorandum of understanding or any part thereof may be amended at any time during its tenure only by consent in writing of theparties.
- 4. The Memorandum of understanding is not intended to create any legal relation of the members amongst the parties.
- 5. Through this Memorandum of Understanding Yatnamand Mangalam affirm their commitment to fulfil and achieve the objectives mutually agreed upon in this Memorandum of understanding.



IN WITNESS WHEREOF, the parties hereto have executed this MoU in their corporate names by their respective officers duly authorized, on the respective dates hereinafter mentioned.

For Yatnam Technologies

For Department of Computer Science & Engineering, Mangalam College of Engineering

Name: Mr. Arun Jacob

Title: Director

Name: Dr. Vinodh P Vijayan

Title: HOD- CSE

HEAD OF DEPARTMENT Department of Computer Science & Engineering Mangalam College of Engineering



Dated:10.01.2019

Witness

Ms. Simy Mary Kurian

Assistant Professor- CSE

Mangalam College of Engineering

Ms. Neethu Maria John

Associate Professor- CSE

Mangalam College of Engineering

Memorandum of Understanding

Between

Electronics and Communication Engineering Department Of Mangalam College of Engineering

And

Technovia Info Solutions Pvt Ltd.

Communication Department of Mangalam College of Engineering and Memorandum of Understanding Between Electronics And Technovia Info SolutionsPvt Ltd.

1. Preamble

WHEREAS, Electronics and Communication Engineering Department of Mangalam College of Ettumanoor, Kottayam 686631, Kerala, India; Engineering (hereinafter referred to as DECE), with headquarters at Mangalam hills,

administrative office at C10, Tenth Floor, Heavenly Plaza, Padamugal, Kakkanad, Kerala-, India; WHEREAS, Technovia Info Solutions Pvt Ltd. (hereinafter referred to as Technovia) with

Now therefore, DECE and Technovia have agreed to the following:

Objective

employability of students of DECE and industry ready skilled engineers for Technovia. adoption in the newer generation of engineers in the area of Software to improve the overall The objective of this MOU is to enter into an agreement on the technology transfer and its

Specific activities under this MOU will be arrived through frequent interactions between the two on new technologies in the field of Embedded System. DECE agrees to inform and educate its parties. Technovia agrees to provide knowledge transfer to assist DECE in skilling its students providing training to the students of DECE. students on the current knowledge transfer being provided by Technovia and assist Technovia in

3. General Terms of MOU

- duration of two year. All activities conducted before this date within the vision of the joint 3.1 Duration of MOU: This MOU shall be operational upon signing and will have an initial
- appoint an appropriate person(s) to represent its organization and to coordinate the 3.2 Coordination: In order to carry out and fulfil the aims of this agreement, each party will collaboration will be deemed to fall under this MOU.
- support activities. Work plans and reporting requirements will be clearly outlined in the 3.3 Technical Support: Addendums to this MOU can be developed for specific technical
- business or method of carrying on the business of the other without consent of both parties. activities of this MOU, disclose any information in relation to these activities or the affairs of 3.4 Confidentiality: Each party agrees that it shall not, at any time, after executing the
- completion of the agreed upon period. The agreement may also be terminated with a written one 3.5 Termination of MOU: The partnership covered by this MOU shall terminate upon

nonth notice from either side. In the event of non-compliance or breach by one of the parties of ne obligations binding upon it, the other party may terminate the agreement with immediate ffect. The terms and provisions in this MOU also apply to any subsequent Addendum to this 10 Poringer igreement. N WITNESS WHEREOF, the parties hereto have executed this MOU on the

[Date]. Name C.E.O Solutions Technovia Tito Signature and date:

H.O.D DECE Signature and date:

Cochin-21

TECHNOVIA INFO SOLUTIONS PVT. LTD. XI/275-J 207, C 10, 101H FLOOR HEAVENLY PLAZA, VAZHAKKALA, KAKKANAD THRIKKAKARA P.O., KOCHI-682021 PH: 0484-2100246, 8606246246

Memorandum of Understanding

Between

Electronics and Communication Engineering Department Of Mangalam College of Engineering

And

Technovia Info Solutions Pvt Ltd.

Communication Department of Mangalam College of Engineering and Memorandum of Understanding Between Electronics And Technovia Info SolutionsPvt Ltd.

1. Preamble

WHEREAS, Electronics and Communication Engineering Department of Mangalam College of Ettumanoor, Kottayam 686631, Kerala, India; Engineering (hereinafter referred to as DECE), with headquarters at Mangalam hills,

administrative office at C10, Tenth Floor, Heavenly Plaza, Padamugal, Kakkanad, Kerala-, India; WHEREAS, Technovia Info Solutions Pvt Ltd. (hereinafter referred to as Technovia) with

Now therefore, DECE and Technovia have agreed to the following:

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3. General Terms of MOU

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- support activities. Work plans and reporting requirements will be clearly outlined in the 3.3 Technical Support: Addendums to this MOU can be developed for specific technical
- business or method of carrying on the business of the other without consent of both parties. activities of this MOU, disclose any information in relation to these activities or the affairs of 3.4 Confidentiality: Each party agrees that it shall not, at any time, after executing the
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nonth notice from either side. In the event of non-compliance or breach by one of the parties of ne obligations binding upon it, the other party may terminate the agreement with immediate ffect. The terms and provisions in this MOU also apply to any subsequent Addendum to this 10 Poringer igreement. N WITNESS WHEREOF, the parties hereto have executed this MOU on the

[Date]. Name C.E.O Solutions Technovia Tito Signature and date:

H.O.D DECE Signature and date:

Cochin-21

TECHNOVIA INFO SOLUTIONS PVT. LTD. XI/275-J 207, C 10, 101H FLOOR HEAVENLY PLAZA, VAZHAKKALA, KAKKANAD THRIKKAKARA P.O., KOCHI-682021 PH: 0484-2100246, 8606246246



Memorandum of Understanding

Between

Electronics and Communication Engineering Department Of Mangalam College of Engineering

And

Diligent Spark Embedded Technologies Pvt. Ltd.

Diligent Spark Embedded Technologies Pvt Ltd Sreelakshmi Towers,Ravipuram Rd, Ravipuram, Eranakulam, Kerala-682016 Tel: 0484-4043084

Mob: 9746303084

Website: www.diligentspark.com, Email: contact@diligentspark.com



EMERGED FOR ADVANCEMENT

Memorandum of Understanding Between Electronics And Communication Department of Mangalam College of Engineering and Diligent Spark Embedded Technologies Pvt. Ltd.

1. Preamble

WHEREAS, Electronics and Communication Engineering Department of Mangalam College of Engineering (hereinafter referred to as DECE), with headquarters at Mangalam hills, Ettumanoor, Kottayam 686631, Kerala, India;

WHEREAS, Diligent Spark Embedded Technologies Pvt. Ltd. (hereinafter referred to as Diligent Spark) with administrative office at Sreelakshmi Towers, Ravipuram Rd, Ravipuram, Kochi Kerala-682016, India;

Now therefore, DECE and Diligent Spark have agreed to the following:

2. Objective

The objective of this MOU is to enter into an agreement on the technology Transfer and its adoption in the newer generation of engineers in the area of Embedded System to improve the overall employability of students of DECE and industry ready skilled engineers for Diligent Spark.

Specific activities under this MOU will be arrived through frequent interactions between the two parties. Diligent Spark agrees to provide knowledge transfer to assist DECE in skilling its students on new technologies in the field of Embedded System. DECE agrees to inform and educate its students on the current knowledge transfer being provided by Diligent Spark and assist Diligent Spark in providing training to the students of DECE.

> Diligent Spark Embedded Technologies Pvt Ltd Sreelakshmi Towers, Ravipuram Rd, Ravipuram, Eranakulam, Kerala-682016 Tel: 0484-4043084

Mob: 9746303084

Website: www.diligentspark.com, Email: contact@diligentspark.com



3. General Terms of MOU

- 3.1 Duration of MOU: This MOU shall be operational upon signing and will have an initial duration of one year. All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 3.2 Coordination: In order to carry out and fulfil the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities.
- 3.3 Technical Support: Addendums to this MOU can be developed for specific technical support activities. Work plans and reporting requirements will be clearly outlined in the Addendums.
- 3.4 Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.
- 3.5 Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance or breach by one of the parties of the obligations binding upon it, the other party may terminate the agreement with immediate effect.

The terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

Diligent Spark Embedded Technologies Pvt Ltd Sreelakshmi Towers,Ravipuram Rd, Ravipuram, Eranakulam, Kerala-682016 Tel: 0484-4043084

Mob: 9746303084
Website: www.diligentspark.com, Email: contact@diligentspark.com



EMERGED FOR ADVANCEMENT

IN	WITNESS WHEREOF,	the parties hereto have executed this MOU on the	day of
	[Date].		

Name

Embedded R&D Wing

Diligent Spark

Signature and date:

Name

H.O.D

DECE

Signature and date:

Diligent Spark Embedded Technologies Pvt Ltd Sreelakshmi Towers,Ravipuram Rd, Ravipuram, Eranakulam, Kerala-682016 Tel: 0484-4043084

Mob: 9746303084

Website: www.diligentspark.com, Email: contact@diligentspark.com



Rotary International Club, Kottayam East

Near Windsor Castle, Kodimatha, Kottayam, Kerala 686013 098470 36036

AGREEMENT

THIS AGREEMENT is made at MANGALAM MANAGEMENT STUDIES in 2017. This Agreement is valid from 5^{TH} January 2017 onwards

Between:

Rotary International Club, Kottayam East an International Organization having its registered office at Near Windsor Castle, Kodimatha, Kottayam, Kerala 686013, REPRESENTED BY its President of Rotary Club Mr. Lenin C John residing at Nellimoottil House, Muttambalam P.O, Kottayam -686004 hereinafter called "FIRST PARTICIPANT"

and

M/s. MANGALAM MANAGEMENT STUDIES. Mangalam hills Ettumanoor, Kottayam, Kerala here in acer called "SECOND PARTICIPANT."

Whereas the FIRST PARTICIPANT is an International organization engaged in human welfare and service.

whereas the SECOND PARTICIPANT is a Professional Educational Institute.

1.TERMS AND CONDITIONS AGREED

The Agreement of FIRST and SECOND PARTICIPANT are as under:

The FIRST and SECOND PARTICIPANT are jointly agreed to do human welfare activities including blood donation, supporting orphanage, old age home, homeless people, medical aid etc.

2. OBLIGATIONS

The FIRST and SECOND PARTICIPANT are jointly agreed to formulate policies and share the expenses if any on an equitable basis.

3. REPRESENTATION AND WARRANTY

The parties in this agreement agreed that they have the right power and authority to enter the agreement and to perform the entire obligation as per the agreement. The signatory to this agreement are truly authorized to arrange programs which are beneficial to the general public who are really need of service and supporting measures.

4. JURISDICTION

The agreement shall be governed by the laws of India as applicable to the state of Kerala from time to time any dispute shall be resolved through the courts having jurisdiction within District of Kottayam.

5. OTHER TERMS AND CONDITIONS

The FIRST and SECOND PARTICIPANTS to the agreement are expected to find the most suitable time for rendering service to the general public and it must be free from bias. It must be made by the joint consultation with the first and second party as well as with the beneficiary.

IN WITHNESS WHEREOF, the parties have put their respective seal and signature to this agreement on the date, month and year first above written.

(ENIN

1. For FIRST PARTICIPANT

ROTARY INTERNATIONAL KOTTAYAM EAST

Rep by: President Rtu

2. SECOND PARTICIPANT

DEAN MBA

3. WITHNESS (Representing Rotary)

1. TONY CYRIAC

2. ABRAHAH CHERIAN

3. Dr. Sibu C Chithran (Professor& Head)

4. Ms. Reshma Raveendranath (Assistant Professor)



TalenTus HR Solutions Pvt. Ltd.

Metaminds, 102, Smart Park, Kunnumpuram, Kakkanad, Kerala 682030 MOB: 989519170 5C, 1st Floor, Mazhuvancheril Building Kidangoor South P O, Kottayam, Kerala 686583 MOB: 9544781717 CATCH HR Solutions, IT-39, CRQ, OPP Lions Park, Beach Road, Calicut, Kerala 673032 MOB: 9961856932

www.talentushr.com, Email: talentushr@gmail.com

AGREEMENT

THIS AGREEMENT made at MANGALAM MANAGEMENT STUDIES on 2017. This Agreement is valid from 03-05-2017.

Between:

M/s.TALENTUS HR SOLUTIONS PRIVATE SOLUTIONS a Partnership firm, having its registered office at Door No: 5C, 1st Floor, Mazhuvancheril Building, Kidangoor P.O, Kottayam, Kerala- 686 583, India REPRESENTED BY its Executive Director Mr, Nidhin Krishna residing at Malamel Illom, Chempilavu Desam, Kidangoor Village, Kottayam- 686 584 hereinafter called "SERVICE PROVIDER" "FIRST PART and

M/s. MANGALAM MANAGEMENT STUDIES. Mangalam hills Ettumanoor, Kottayam, Kerala here in after called "BUYER" "SECOND PART"

whereas the FIRST PART is a business concern engaged in the business of consultancy of providing business service support like, Management, HR, Marketing guidance and Training Support to different organisations.

and whereas the SECOND PART is a Professional Educational Institute. The FIRST PART/ service provider has agreed to act as the service providing agent by giving its services on the terms and conditions hereinafter mentioned:

NOW, THEREFORE, IN CONSIDERATION OF THE FOREGOING AND THE MUTUAL COVENANTS HEREIN CONTAINED. THE PARTIES HEREBY AGREE AS FOLLOWS:

1, TERMS AND CONDITIONS AGREED

The FIRST PART will give following SERVICE.

 Soft Skills Training to the MBA Students of MANGALAM MANAGEMENT STUDIES as per annexure 1.

The SECOND PART has to provide following facilities.

- i) Spacious hall with movable chairs.
- ii) Audio visual facilities.
- iii) Microphone (Codeless) with speakers.

2.OBLIGATIONS

The FIRST PART agrees to maintain the confidentiality of data which is given for the purpose of training.

The SECOND PART agrees to arrange facilities for training programmes in consultation with FIRST PART.

The dates of training will be fixed only as per the convenience of both FIRST PART and SECOND PART.

In case of emergency like "Strike" the training programme SECOND PART can postpone the training programme in consultation with FIRST PART

3. INDEMNITY

Both the parties to the agreement undertake to indemnify each other against all claims liabilities, expenses, costs, loss or damages of whatever nature suffered or incurred by either party arising out of or in connection with

- (i) Any breach of the terms & conditions of the agreement by either party.
- (ii) Any act, omission, fraud or negligence or default of any nature committed by either the parties to the agreement or their employees, or agents.
- (iii) Any infringement of intellectual property rights or any other rights of any third party or of any law for the time being in force.

4. REPRESENTATION AND WARRANTY

The parties to the agreement agree, warrant and represent that

(i) They have the right, power and authority to enter into this agreement and to perform all the obligations as per the agreement.

- (ii) The signatories to the agreement are duly authorised by the respective firm and company to sign and enter into this agreement and respective parties undertake to bind themselves to the agreement.
- (iii) The provisions of this agreement contain legal, valid and binding obligations.
- (iv) Neither parties to the agreement or their employees or agents shall make any disclosure to the public regarding the other party or its operations and activities.

5. JURISDICTION

The agreement shall be governed by the laws of India as applicable to the State of Kerala from time to time and any dispute shall be resolved through the Courts having jurisdiction within the District of Kottayam.

6.WAIVER AND AMENDMENTS

- (i) No waiver or breach of any provisions of this agreement constitute a waiver of any prior concurrent or subsequent breach of the agreement or any of the provisions and will be effective unless made in writing and signed by an authorized representative of the waiving party.
- (ii) Except as expressly set out in this agreement, no amendment is binding on the parties unless it is in writing and signed by the authorized representative of each parties.

7. OTHER TERMS AND PROVISIONS

- (i) All notices, consents and approvals under this Agreement must be delivered in writing by courier, or by certified or registered mail to the other party at the address set forth in hereto. Either party may change its address by giving notice of the new address to the other Party.
- (ii) This Agreement contains the entire understanding by the parties and there are no commitments, agreements or understanding between the parties other than those expressly set forth herein. This agreement shall not be altered, waived, modified or amended except in writing signed by the parties hereto notarized.

IN WITNESS WHEREOF, the parties have put their respective seal and signature to this agreement on the date, month and year first above written.

1. For FIRST PART/ SERVICE PROVIDER

M/s. TALENTUS HR SOLUTIONS PRIVATE LIMITED.

Rep by: Managing Partner Mr. Nidhin Krishna





2. For SECOND PART/BUYER

M/s. MANGALAM MANAGEMENT STUDIES.

Rep By: Dean Prof. John T Varughese

Prof. (Dr) JOHN T. VARUGHESE Dean. Department of Management Studies Mangalam College of Engineering Ettumanoor, Kottayam

WITNESSES:

1. Dr. Sibu C Chithran

2. Ms. Demy Devassy

3. Mr. Roshan Roy

4. Mr. Vishnu Gopan



:TTI:MANICA









Ph. +91-481-2710120, +91-481-2537053 +91-481-2533711, Fax: +91-481-2533700 Web: www.mangalam.ac.in E-mail: info@mangalam.in

(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution)

Memorandum of Understanding between

Mangalam Educational Society



Kerala State Electricity Board Officers Association(KSEBOA)



Memorandum of Understanding between Mangalam Educational Society ,Kottayam & Kerala State Electricity Board Officers Association(KSEBOA)

Preamble

- The Mangalam Educational Society((hereinafter referred to as Mangalam)with headquarters at Mangalam hills, Ettumanoor, Kottayam 686631, Kerala, India and
- The Kerala State Electricity Board officers Association(KSEBOA) (hereinafter referred to as KSEBOA) with Secretary, officers association, Kottayam Dist, Kerala.

Now therefore Mangalam and KSEBOA have agreed to the following:-

A) Purpose

The purpose of this MOU to have mutual collaboration between KSEBOA and Mangalam in the areas where mutual co-operations are possible. The sole purpose of the collaborations is to work together in socially responsible projects or activities where both parties are benefited and mutually interested. This collaboration does not demand any financial commitment.

B) Areas of collaboration includes.

- 1. Technology Exchange.
- 2 .Mutual Research support with measurable outcomes
- 3. Workshops/Seminars, Internship for students and staff, family members.
- 4 Industrial Visits.
- Naveekaraneey Scheme-Scholarships for children and relatives of KSEB/KSEBOA employees
- 6. Publicity for various KSEBOA/KSEB events by Mangalam media.

C) Duration of MOU

This MOU shall be valid upon signature by both parties and until agreed upon date, on the understanding that either party is at liberty to terminate it at any time, after furnishing to the other party a written notice of termination two months in advance of the date on which the party furnishing such notice wishes to have the MOU terminated.

This MOU will be valid for the period beginning on 15/1/2019 and ending on 15/1/2021. The MOU may be amended by mutual consent through an exchange of correspondences between the two parties, Mangalam and KSEBOA.

Secretary

Date:

For Mangalam Educational Society

Mangalam Educational Society.

Secretary

Signature- party 2

The Kerala State Electricity Board Officers Association (KSEBOA)

Date:



Ph:+91-481-2710120, +91-481-2537053 +91-481-2533711, Fax: +91-481-2533700

Web: www.mangalam.ac.in E-mail: info@mangalam.in

-(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution)-

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into this on 25-08-2021), by and between

Mangalam College of Engineering, Mangalam Hills, Vettimukal, Ettumanoor, Kerala, the FIRST PARTY represented herein by its Director, Dr. A.V.Thomas, Mangalam College of Engineering (hereinafter referred as "First Party", the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors — in-office, administrators and assigns).

AND

Marymatha Infrastructure Pvt.Ltd, No 17/180 Arakuzha Road, Muvaatupuzha, Ernakulam - 686661 the SECOND PARTY, and represented herein by its Managing Director, Mr.Sabu Cherian (hereinafter referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

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

WHEREAS:

- A. First Party is a Higher Educational Institution named: Mangalam College of Engineering
- B. First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C. The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education, Placement, Industrial Visit, Expert Lecture.
- D. Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E. Marymatha Infrastructure Pvt.Ltd. the Second Party is a private limited company registered under Registrar of companies, providing infrastructure development

Registered Office: Mangalam Complex, P.B No.3, S.H Mount, Kottayam, Kerala-686006, Ph:+91-481-2563024

Ph:+91-481-2710120, +91-481-2537053 +91-481-2533711, Fax: +91-481-2533700 Web: www.mangalam.ac.in

E-mail: info@mangalam.in

-(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution }

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS: **CLAUSE 1**

CO-OPERATION

- . Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.
- The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents as may be required to give effect to the actions contemplated in terms of this MOU.

CLAUSE 2

SCOPE OF THE MOU

- The budding graduates from the institutions could play a key role in technological upgradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- * The second party will provide technical assistance in execution of student's project as part of their curriculum.
- ❖ Both Parties to obtain all internal approvals, consents and permissions of whatsoever nature required for offering the Programmes on the terms specified herein
- There is no financial commitment on the part of the Mangalam College of Engineering. the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3

VALIDITY

This Agreement will be valid for Three years from the date of execution of this MOU or until it is expressly terminated by either Party on mutually agreed terms.

Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the

Registered Office: Mangalam Complex, P.B No.3, S.H Mount, Kolfavam, Kerala 686006, Ph;+91-481-2563024



Ph ;+91-481-2710120, +91-481-2537053 +91-481-2533711, Fax: +91-481-2533700 Web ; www.mangalam.ac.in

Web : www.mangaiam.ac.in E-mail : info@mangalam.in

-(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution)

event of Termination, both parties have to discharge their obligations

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

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

First Party

Mangalam College of Engineering

Marymatha Infrastructure Pvt. Ltd.

Second Party

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

For & on behalf of MANGALAM

COLLEGE OF ENGINERING

Dr.A.V.Thomas

Director MLMCE

on behalf of Marymatha Infrastructure

Pvt. Ltd

FOR MARYMATHA INFRASTRUCTURE PRIVATE LIMITED

MANAGING DIRECTOR

Mr.Sabu Cherian

Managing Director

Marymatha Infrastructure Pvt. Ltd

Ph:+91-481-2710120, +91-481-2537053 +91-481-2533711, Fax: +91-481-2533700

Web: www.mangalam.ac.in E-mail: info@mangalam.in

-(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution)-

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into this on 28-08-2018), by and between

Mangalam College of Engineering, Mangalam Hills, Vettimukal, Ettumanoor, Kerala, the FIRST PARTY represented herein by its HOD, Civil Engineering Department, Dr. D Ramesh Kumar, Mangalam College of Engineering (hereinafter referred as "First Party", the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

ANT

Abhis construction, Kottayam the SECOND PARTY, and represented herein by its Managing Director, Mr.Shinoji Gopi (hereinafter referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

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

WHEREAS:

- A. First Party is a Higher Educational Institution named: Mangalam College of Engineering
- B. First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C. The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education, Placement, Industrial Visit, Expert Lecture.
- D. Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E. Abhis construction, Kottayam the Second Party is a non-government organization registered under Registrar of companies, providing education and research services.



Ph:+91-481-2710120, +91-481-2537053 +91-481-2533711, Fax: +91-481-2533700 Web: www.mangalam.ac.in

Web : www.mangalam.ac.in E-mail : info@mangalam.in

-(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution)-

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:
CLAUSE 1

CO-OPERATION

- Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.
- ❖ The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents as may be required to give effect to the actions contemplated in terms of this MOU.

CLAUSE 2

SCOPE OF THE MOU

- ❖ The budding graduates from the institutions could play a key role in technological upgradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- ❖ The second party will provide technical assistance in execution of student's project as part of their curriculum.
- ❖ Both Parties to obtain all internal approvals, consents and permissions of whatsoever nature required for offering the Programmes on the terms specified herein
- ❖ There is no financial commitment on the part of the Mangalam College of Engineering, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3

VALIDITY

This Agreement will be valid for Three years from the date of execution of this MOU or until it is expressly terminated by either Party on mutually agreed terms.



Ph:+91-481-2710120, +91-481-2537053 +91-481-2533711, Fax: +91-481-2533700

Web: www.mangalam.ac.in E-mail: info@mangalam.in

NST

Second P

Abhis constitution

(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution)

❖ Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

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

First arty

Mangalam College of Engineering

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



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Web ; www.mangalam.ac.in E-mail : info@mangalam.in

-(Approved by AICTE, Affiliated to MGU / APJ Abdul Kalam Technological University, NAAC Accredited & ISO Certified Institution)

For & on behalf of MANGALAM

COLLEGE OF ENGINERING

Dr.D. Ramesti Kumar

Head of Department, CE

MEHALA - 686 631

on behalf of Abhis construction

Gopi

Mr.Shire

Managing Direct

Abhis construction

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

Name of the institution/industry/corporate house with whom MoU is signed	Year of signing MoU	Duration	List the actual activities under each MOU and web -links year-wise
NSEiT	2016	3yr	
ICT Academy, Kerala	7/15/2016	1yr	
Claveland Technogies	8/14/2016	3yr	
Gattik Technologies	9/18/2016	3yr	
P			

Proof: MoU and activities proof for 5 years

Internal Quality Assurance Cell (IQAC)
Sincering
Mangalam Collect
Mangalam M



Agreement

This Agreement made and effective as on this 7th day of September, 2015, by and between NSE.IT Ltd having its Registered Office at Trade Globe, Ground Floor, Sir M.V.Road, Andheri-Kurla Road, Andheri (East), Mumbai – 400 059 and Mangalam Educational Society having its registered / administrative office at S.H.Mount, Kottayam and represented by Biju Varghese

The objective of this Agreement is to provide the requisite infrastructure and manpower resources to NSE.IT to conduct Computer Based Exams (CBEs) as per terms discussed and mutually agreed, which is detailed

No A	Amenities & Services	Details & Agreed Terms
1.	Test Centre Details Name of the Institution	
2.	Postal Address with pin code & Landmark	Mangalam College Of Engineering Mangalam Campus, Ettumanoor, Kottayan Kerala, India-686631
	Name & Constitution of Institution – (Society / Trust / Partnership Firm / Pvt. Ltd. Firm)	Mangalam Educational Society
4.	Name of Nearest Bus Stop to the Test Centre	Mangalam Calungu,Ettumanoor
	Distance of nearest Bus Stop from Centre	
	Name of Nearest Railway Station to the Test	Distance : 2 Kms.
5.	Centre	Ettumanoor
The second secon	Distance of nearest Railway Station from test Centre	Distance : 4 Kms.
5.	Authorized Signatory (Name, Designation, email ID & Contact No.)	Biju Varghese Secretary Biju varghese@mangalam.in
3	Test Venue Details	
t	Total no. of seats available in the Campus/at he premises	880 Seats
	Total no. of seats offered for booking	300 Seats
T ex	he days on which the venue shall be clusively provided to NSE.IT	SUNDAYS
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AGRE	EMENT V1,40 / Confident atomat Society Page 1 of	f 13 Release Date: 15/06/15
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	4.	venue avail	ability (in	no of days)	to confirm tr	ne 7 Dáys	□ 14 Days
	5.	No of Com	puter Labs	/Rooms tl	ne seats	The same of the same of	□ 30 days Labs / Rooms
-	-	offered for		arm white were the	We work the same of		Labsy Rooms
	6.				PCs in each t	est room / lab	
		tab / Room #	No. of Seats	Floor#		Desktop	PC Configuration
		Lab 1	36	G	Core i3.	4GB, 18.5",500GB	Monitor, RAM & HDD)
		Lab 2	36	G		4GB, 18.5",500GB	
1		Lab 3	36	G	Core i3,	4GB, 18.5",500GB	angles along taking station of the control of the c
		Lab 4	44	G		4GB, 18.5",500GB	
		Lab 5	36	Ist		2GB, 18.5",250 GB	
		Lab 6	36	Ist		GB, 18.5",250 GB	
	-	Lab 7	18	Ist	Core i3, 2GB, 18.5",250 GB		
		Lab 8	36	IInd		GB, 18.5",250 GB	
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		Lab 10	36	IInd		io, 2 GB, 15.6", 32	OCD
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		Lab 14					
		Lab 15					_
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-	and the same	CCTV / DVR A	with many or bridge with		ms	□ YES NO	
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9.	L	icensed AV So	oftware in	stalled on a	II Dackton	NES DNO	
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	4.	Advance r	notice periodality (in	od require	d to confirm the	D7 Days	□ 14 Days
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		Lab 2	36	G	Core i3, 4G	B, 18.5",500GB	
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	1	Lab 10	36	IInd	Core i3, 4GE	3, 18.5",500GB	
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		Lab 13					
		Lab 14					
		Lab 15					
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-	-	CCTV / DVR A	vailability	in Test Ro	oms	OYES NO)
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	E WALLEY OF	The same of the sa	- Francisco				

Amenities & Services Details & Agreed Terms Manpower to be provided G Venue Head / SPOC (1 per Venue) Name : Vinodh P. Vijayan (A senior academic / administrative staff Designation: Associate Professor & HOD 1. member shall nominated from the institution, who shall be available at the venue on Mock / : vinodh.pvijayan@mangalam.in Email Actual Exam days for escalation and support required for the smooth conduct of exams) Contact No: 9961687007 Invigilators / Test Administrator (Min @ 1: 25 Seats Booked or One Invigilator test room if the test room size is less than 25 PCs or As stated in the work order) +2. (The nominated invigilators need to carry minimum 4 years experience in teaching in the rank of Asst Lecturer / Lecturer) IT System / Network Administrators (Min @ 1:50 Seats Booked or As stated in the work order) (The nominated system / network administrators need to carry minimum 3 years 3. experience with good understanding of the venue IT Infrastructure & Network environment and capable to trouble shoot Desktop & Network related issues) Security Guards (Min @ 1: 100 Seats Booked or As stated in the 4. YES DNO work order) Electricians / Generator Operators (Min @ 1: 300 Seats Booked or As stated in the work 5.. TYES order) House Keeping / Cleaning Attendants (Min @ 1: 100 Seats Booked or As stated in the 6. work order) Commercial Terms & Conditions Hiring Charges / Machine / Day (Inclusive of all manpower as per minimum requirement stated 1.a) Rs. 180/ Machine / Day above, UPS & DG power back-up & all applicable (Where the usage is 3 or more sessions / day) taxes PG AGREEMENT V1.40 / Page 4 of 13 Release Date: 15/06/15



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	No	在1.000 1982年1982年1982年1982年1982年1982年1982年1982年	Dutails & Derived College
	2.	Firewall Availability	EXTES * O NO
	3.	No. of Computers in the LAN network	
		connected to the firewall	350 Nos.
-	4.	Primary Internet Connection with Static IP (Availability)	EXES DNO
1	5.	Primary Internet Connection (Type)	Scroadband Leased Line
1.	6.	Primary Internet Connection (Bandwidth) (Required @ 6 Mbps / 100 Machine)	10 Mbps
	7.	Primary Internet Service Provider (Name of the vendor)	BSNL
1 8	3.	Secondary Internet Connection with Static IP (Availability)	BLES DNO
9		Secondary Internet Connection (Type)	can fine a de fine de segue a respect que a come sa que sal se de lando se
10		Secondary Internet Connection (Bandwidth)	Séroadband 🗆 Leased Line
11.	7	Secondary Internet Connection	3 Mbps
11.	4	(Service Provider Name)	ASIANET
12.		UPTIME SLA for Internet Service	and a see many and a see of a second
E		Other Amenities & Services to be provided	99 %
	A	dministrative same	
1.		dministrative room on the same floor of the st room for candidate verification & waiting rpose	DYES DNO
2.	Ho	ousekeeping staff, Security guards & Water ply should be made available on the test day	EYES DINO
3.	In	e Cafeteria inside the campus should be kept ned on the test day	DYES DNO
	The avail emer	re will be a Medical Attendant Support able inside the campus on call for any gency	DYES DNO
S	Park hould	ing facility for the candidates vehicles, d be available inside the campus	WES DNO
3	Statu	tory Compliance	and many in the completion of
Eq vu car	dequipm Inera mpus	uate provisioning of Fire Safety nents & Fire Extinguishers at all able locations inside the premises /	OXES ONO
Fin roo	ms/	id Box available in the vicinity of the test computer labs for emergency use	oxes ano
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Amenities & Services

Details & Agreed Terms

Hiring charges for test candidates scheduled

The below mentioned are assumed to be provided as a part of the infrastructure without any additional costs:

a) LAN Facility

b) Internet Connection as specified

c) Webcam for registration

d) Laser / Inkjet Printer & required stationeries for printing.

e) UPS & DG back-up (does not include fuel)

f) Buffer systems in the LAN being used as per requirement of project to be on LIVE standby in case of any contingency

Other Services & Charges

1.b)

(1) Diesel Charges per hour of usage (Only on consumption during power failure & paid only for session based hiring)

a. Upto 50 Seats - Rs.200/Hr

b. 51-100 Seats - Rs.250/Hr

c. 101-150 Seats - Rs.300/Hr

d. 151 – 200 Seats – Rs. 350/Hr

e. 201-250 Seats - Rs.400/Hr

f. 251 - 300 Seats - Rs.500/Hr

g. Above 300 Seats - Rs.600/Hr

- (2) Surveillance Camera Facility covering the entire testing terminals with local DVR facility with a copy of the recordings in a CD/DVD paid at Rs.10 / Machine Covered / Day.
- (3) Printing & Stationeries
 Paid based on usage at Re.1 / A4 Printout Copy
 (B/W)

Exam Centre to provide all necessary IT Manpower (@1:50 Seat) required for the conduct of the readiness audits, trials runs, etc. without any additional charges

2.

There shall be no charges payable for Venue Infra Audit / Venue Compliance & Feasibility tests done at the venue before actual exams scheduled for Certifying the Venue readiness.

Page 5 of 13

Rs. 40/ Machine for Single Session Rs. 80/ Machine for 2 Sessions

Manpower allowance:

Role	Manpow	er Allowance	
	Single Session	2 or more sessions	
Venue Superintendent	700.00	900.00	
Invigilator / Test Administrator	500.00	700.00	
IT System / Network Administrator	400.00	500.00	
Electrician / Generator Operators	300.00	300.00	
Security Guards / House Keepers	250.00	250.00	

Release Date: 15/06/15

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Amenities & Services Details & Agreed Terms Invoice raised shall be based on number of DIXES DNO sessions of the exam scheduled (minimum of 1 session & max of 2 sessions) or Full-Day Hiring 3. Charges in the event of the usage exceeding 2 sessions / Day Invoice for the hiring charges shall be raised to NSE.IT, Mumbai within 7 days from the date of DNO completion of the test at the venue as per the 4. no. of systems booked for the number of Test Days & the number of Mock Test Days Invoice raised shall be processed and payment credited through NEFT to the respective DNO 5. accounts within 30 days from the receipt of invoice. Vendor Registration - Complete details to be provided in Annexure 1 Name and address of the Vendor 1. Mangalam Educational Society. S.H.Mount, Kottayam Service Tax Details Service Tax Number 2. a. Nil প্রতা Service Tax Category b. Nil Permanent Account Number with copy of PAN 3. CARD and Cancelled Cheque AABTM1170G 4. TAN No TVDM00556D Bank Accounts Details: Bank Account Number 00000057021525206 b. NEFT/RTGS Code SBTR0000114 b. Name of the Bank C C. SBT Address of the Bank d. d. Ettumanoor - 70114 **NSE.IT Responsibilities** Test Venue Service Provider Responsibilities Will return the signed and sealed copy of the To issue the Purchase Order to book the test Purchase Order within 48 hrs, from the receipt venue min 21 days before the scheduled date of 1. to confirm acceptance and once the PO is signed the exam, planned at the test venue the Service Provider shall ensure the test rooms are allotted to NSE.IT exclusively for its requirement. Will ensure the manpower mentioned in the PO To mention in the PO, the manpower resources are made available for the training on the required for Exam Invigilation, IT Administration 2. previous day of the exam and they report min. 2 and other support services Hrs. before the scheduled first session time on the day of the exam. To mention in the PO, the number of buffer PCs Will provide the required buffer PCs as stated in required in the LAN as stand-by for use during the PO, which will be tested during the venue contingency of PCs breakdown readiness test on the previous day of the exam. PG AGREEMENT V1.40 1/Confident Page 6 of 13 Release Date: 15/06/15

- [1]	No Amenities & Services	Details & Agreed Terms
	To process and disburse the payment within days from the receipt of invoice at HO	Venue to submit the invoice for the hired venu and services within 7-days from the date of the
5	To assign a VENUE SPOC to liaison for venue booking and coordination for service provisioning and facilitation of smooth conduct of exams	Venue to assign a SPOC to liaison for venue booking, providing all the necessary support and resources required at the venue for readiness prior to exam and for delivery on day of exam as per pre-requisites checklist/ processes/requirement shared for different exams. Confidentiality of information shared by NSE.IT to be maintained.
6.	To provide venue readiness certificate 2 days prior to exam with DG/UPS/Network in working condition as well readiness of required number of PCs with buffer with IE Setting, Link, Software tool installation, etc.	1. Venue SPOC to align IT Support Manpower as per PO necessary readiness of virus free PCs as per prerequisite checklist including IE Setting, SBT, AV, Network, LAN, UPS, DG in working condition and to provide venue readiness certificate 2 days prior to exam. 2. Venue SPOC to provide all manpower as per PO and mutual interactions for smooth exam day
7.	Will arrange the documents formats to be printed and display at venue	Posters, Placards directors to be printed and display outside the institution, lab mentioning about the exam in-line with NSEIT requirements
8.	Pre-Exam Day Trial Runs and checks	Venue to ensure availability of nominated manpower ((as per PO) for training and participation in confirming that their allotted lab readiness purpose
	xam Day Services	1. Venue manpower to report as per reporting time 2. To deploy venue personnel to verify identity of candidate as per training and taking attendance 3. Invigilators to login and start exams on PC as per training and ensure supervision assistance for fair and smooth exam delivery. Ensure adherence of the exam guidelines as per training provided 4. IT support to address all PC/LAN/Printers/Ups/DG related roubleshooting and exam related support



Sr No	Amenities & Services	Details & Agreed Terms
1	DOCUMENTS FOR LEGAL DITE DE	
	Please tick Incorporation / Registration for the Society / Trust / Firm / Photocopy of the establishment registration certificate Valid authorization letter for the signatory authorized to signatory of Pan Card Copy of a canceled cheque for NEFT transaction	Institution
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1.	Additional Information / Deviations (if any)	
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Scope of Agreement

- NSEIT Online examinations shall be conducted at the Service Provider Centre as per the terms and conditions of this Agreement on a mutually agreed date and time of the month
- Service Provider will allot and make available the test rooms / labs to NSE.IT for exclusive use to NSE.IT on the scheduled exam dates.
- 2.3 Test venue infrastructure provided (PGs, Network Switches, Rack, Firewall, Moderns, Internet bandwidth & speed, LAN, OS, AV, UPS & DG) will be audited by authorized technical engineers from NSE.IT on mutually agreed dates.
- 2.4 NSE.IT shall provide the audit findings report to the test venue SPOC with the details on gaps and deviations observed in the infrastructure not meeting the requirements.
- 2.5 That the Venue provider POC shall undertake to resolve the discrepancies notified in the audit in less than 2 working days from the date of receipt of report,
- 2.6 That all the changes done and resolutions provided to meet the technical requirements of the infrastructure after the audit shall remain unaltered till the completion of exams at the test venue.
- 2.7 That the POs will be revoked, if the audit discrepancies notified on venue infrastructure required for conduct of online exam are not resolved within 2 working days.
- 2.8 That the personnel assigned by the test venue SPOC for the pre-exam day activities & exam day activities need to report as per the timings mentioned in the schedule/ during training for the exams
- 2.9 That the test venue SPOC shall ensure the PCs allotted for the exam has the NSE.IT SBT (Secured Browser Tool) installed and the IE browser settings done as per specifications shared prior to the pre-exam day to enable conduct of venue readiness test on the pre-exam day.
- 2.10 That the personnel assigned by the test venue will undergo a class-room and on-job training on the preexam day for the various roles they handle, the schedule for the training shall be shared to the test venue SPOC.
- 2.11 That the test venue SPOC shall ensure the personnel assigned shall report on time for the training as per the training schedule. The authorized venue head shall also assign one back-up personnel for every two person for the training to manage contingency.
- 2.12 That the test venue SPOC shall ensure the entire test venue infrastructure provided for the exams are In proper working condition. If the test event is cancelled in the test venue due to failure of infrastructure, NSE.IT shall not be liable to pay any charges to venue infrastructure service provider in the event of exam being cancelled due to infrastructure failure.
- 2.13 Complete capacity at a venue is to be detailed in annexure with floor, lab number/ name, capacity, full address with landmark etc
- 2.14 For every PO, venue service provider will detail which lab is allotted to NSEIT for that exam with reference number mentioned above, details of security guard who will open the gate (including address), SPOC name/ number (including address), Invigilator names/ their numbers, Numbers of all escalation points, etc.
- 2.15 Venue service provider will give LAB infrastructure in NSEIT possession one day prior to exam day for readiness checks/trial runs
- 2.16 Venue provider will intimate any changes in infrastructure such as venue shifting, non availability for any particular period, changes in IT infrastructure such as OS changes, internet connection changes etc atleast

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- 2.17 Venue provider will intimate any other exam or event happening at the venue at the time of accepting the PO (or subsequently as the case may be) and will ensure that there will not be any disturbance (especially marriages or other noisy functions) / changes due to those events/ exams to already allotted labs, people,
- 2.18 Venue will provide buffer PC capacity (10%, 15% or 20% as the case may be and discussed mutually during PP) as a standard practice which should be connected on LAN over and above PO capacity. These are to be used in case of issues, emergencies, etc. If used for additional candidates payment will be made for the same. The buffer capacity is not be construed as back up PCs kept in a storage. These buffer capacity PCs will be
- 2.19 Venue provider will provide staff capable of handling any IT failures, power failures etc. causing exam reschedule. If venue provider fail to resolve the IT Infra structure/LAN problem re-exam will be conducted free of cost or payment will not be made for impacted session of exams
- 2.20 Venue provider will ensure that all the PCs (including buffer) offered, are on single LAN, same floor (as far as possible) & same building. Under no condition the infrastructure in the basement will be accepted accept
- 2.21 Venue provider to provide additional equipment such as CCTV cameras, Biometric equipment, Bar code readers, Jammers etc. at additional cost mutually discussed on per candidate basis
- 2.22 If any other party is using venue infrastructure using any equipments such as mobile jammers it will be intimated to us in advance. In addition, they will ensure that it will not affect communication for NSE.IT apart from providing Landline number where NSEIT Personnels can be reached.
- 2.23 If multiple parties are using premises venue provider will ensure that the same staff will not be used to service them. There will be dedicated staff provided to individually agencies
- 2.24 Venue provider will also make VLAN available (as per requirement) by using manageable switch on hire(if agreed)
- 2.25 The venue provider will ensure that their assigned staff will be available at the venue atleast two hours before the start of first session exam
- 2.26 The venue provider will take care of staff welfare such as their commute, breakfast, lunch, tea etc. on their own. Else it may be done by NSE.IT and deducted from venue billing.
- 2.27 The venue provider will provide names of the invigilators (who will be manning the labs) along with their qualifications vetting to NSEIT along with confirmation of PO

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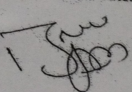
Please sign this agreement as an acceptance of above-mentioned broad terms, which shall be valid for a period of 36 months from the date of signing.

Authorised Signatory (Infrastrum)	ned and Agreed by:
Authorised Signatory (Infrastructure Service rovider)	For NSE.IT Ltd.
00	
Signature: \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Signature:
Name: Biju Varghese	Name: Joseph Ledie
*	Designation: AH - OPS
Designation: Secretary	Designation:
Place: Ettumanoor	Date: # Place: Koffayam.



PG AGREEMENT V1.40 / Confidential

Page 11 of 13



INFORMATION AND COMMUNICATION TECHNOLOGY ACADEMY OF KERALA

L-9 Thejaswini, Technopark Campus, Thiruvananthapuram, Kerala, India. Pin: 695 581 CIN: U80302KL2013NPL035441. Ph: 0471 4089200 Mob: +91 859 2994 200. E-mail: info@ictkerala.org



This Memorandum of Understanding (MoU) made and entered into on this 11th day of September 2015.

Retween

Information and Communication Technology Academy of Kerala (hereinafter referred to as ICTAK), situated at Module No. L9, -1(Lower Level Floor), Thejaswini Building, Technopark Campus, Karyavattom, Trivandrum-695581, registered under Section 25 of the Companies Act 1956 to enhance the quality of graduates and to increase the employability of the students.

And

Mangalam College of Engineering, an institution complying to the Eligibility Criteria (Appendix I) and decided by the Screening & Selection Committee of ICTAK (hereinafter called "COLLEGE" which expression shall include its successors and permitted assignees) with Its registered office at College Road. Mangalam Hills, Vettimukal, Ettumanoor, Kottayam, Kerala 686631

OBJECTIVES OF THE MOU

The objective of this Memorandum of Understanding is:

- a. To improve employability skills of the trainees (both Faculty and Students), Assessments and Certifications developed by ICTAK. This will be achieved through resources, regular workshops, training programs, capacity building and faculty development and Career Guidance & Placement support. Under this MOU, the ICTAK will ensure timely completion of training assessment and certification.
- b. ICTAK will ensure that training, assessment and certification which will be done by ICTAK approved Trainers.

1. SCOPE

Under this MOU, ICTAK provides the following: (Please refer appendix for Course & Fee details)

- a. One free Faculty Development Program for undergraduate/postgraduate faculty members in the COLLEGE;
- b. Facilitate the Students Development Program (SDP) using "Paatshala"
- c. Free entry to Industry Institute Interaction even at regional level;
- d. The member institution can participate in the ICT Academy Awards, which will be announced later.
- e. ICTAK Partner Programme on mutually agreed terms of the Partner Organization.
- f. Any other programme that are mutually agreed upon.

2. ROLES AND RESPONSIBILITIES

2.1 COLLEGE

 To comply and continuously strive to comply with the Eligibility Criteria to become member of ICTAK program;

05%

Med/

To complete and submit prescribed application form and all relevant documents along with fees and charges for the process of membership and program implementation;

To ensure participation of Faculty members for respective training programs conducted by

ICTAK and to comply with the mutually agreed time schedule;

To ensure participation of students by means of formation of clubs/groups, who are identified and eligible for respective training programs conducted by ICTAK and to comply with the mutually agreed time schedule;

To identify one student among the group to act as student representative/champion (Institutional Student Champion) to assist and co-ordinate with ICTAK in its' activities relating

to the effective execution of the training.

- To create awareness among Faculty and the students regarding the benefits of the ICTAK
- program; To provide training facility as prescribed in the COLLEGE premises free of charge, including uninterrupted power, projection and audio facilities, white board with markers, refreshments and food (as appropriate) for Trainers and support staff;

To provide access to student data

To identify participant list of Faculty members and Students for Industry - Institution Interaction as and when organized by ICTAK.

The Membership Institution will ensure that, the faculty members who have attended the TTT will inturn train 20 students as per the required standards prescribed by ICTAK.

To designate a Institution Knowledge Officer (IKO) who will have responsibility for coordination and implementation of this MOU;

2.2 **ICTAK**

To monitor that the COLLEGE is in compliance with the Eligibility Criteria throughout the MOU/Agreement Period;

To ensure timely execution of training programs for both Faculty and Students and to comply

with the mutually agreed time schedule;

To assist COLLEGE in creating awareness among Faculty and the students regarding the benefits of the ICTAK program;

To deliver training as prescribed, in coordination with the Institution Knowledge Officer of

COLLEGE;

e. To ensure confidentiality and secure custody of all data including student data, project details, entrepreneurial project etc. collected from COLLEGE;

To designate a Coordinator (Nodal Officer) who will have responsibility for coordination and implementation of this MOU;

FACULTY MEMBERS 2.3

To commit a minimum of 4 faculty members for its TTT and 20 faculty for any program conducted in the college premises

To ensure that, those faculty members who have undergone Train- The - Trainer (TTT) Program of ICTAK should be able to train at least 20 students of the same college within a time span of one year from the date of conclusion of TTT.

3. DURATION

Initially the term shall be formed for a period of one year and the parties herein, upon mutual agreement, may extend the said period from time to time."

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COLLECT agrees to pay the proposition Manufacturing Pre-of the SHRIM (Rogers Sinty Thousand only) plus cervies too at the rate of 18%. The mostly-big for can be gold through DD addressed in ICT Arademy of Versta, survivie at Trimondron, or Back Traveller us ICT Academs of Korala Bank account the TERMINITED with Some front of India, To-Somman Streets with IES Code SERVINGETALT, Chaque and (billion payments are alter accomplish)

CCHREST \$77 AND COTHER CHARCES

COLLEGE agrees to pay the Course Fee and Other Charges prescribed by MTAK from time to time. within the this date (Pheno refer Appendix for course & the detaile).

COMPHIENTIALITY

- During and for a period of one year from the date of disclinate, each party agrees to consider as confidential all information disclosed by the other party in written or tangible form on if profit disclosed confirmed in writing within there down of disclosure and identified as confidential by the disclosing parts
- The obligations above shall not extend to are confidential information for which the receiving party can prove that this informations
 - It in the public domain at the time of disclinate or comes within the public domain without
 - is already known or become known to the receiving party.
 - . is received from a third party having an obligations of confidentiality to the disclosing
 - is independently developed by the receiving party; or
 - Is required to be disclosed by law or court order.
- During the serm of the MoU and thereafter for a reasonable period, all the parties beretoundertake on behalf of their respective subcontractors, employees, representatives, associates to maintain struct confidentiality and present disclusive thereof, of all the information and data exchanged generated pertaining to work/ activity under this MoL! for any purpose other than that specified in this bhold.
- The member institute can use ICTAK logo and can display in their website or other branding activities thating the tenure of the agreement, However, the member institute will come the right to use RTAK topo upon esquiry terromination of the agreement.

7. NON-EXCLUSIVITY

The relationship of the parties under this bled; shall be nonexcharge and both parties, including their affiliance, authoritianies and discourse, are free to pursue other agreements or collaborations of any kind disverses, when emering two a similar agreement for Skills Enhancement and Faculty Development Programs, the participants may agree to limit each party's right to collaborate with offices are than analyzon.

WHER TERMS

The parties hereto agive to estert into this block on a principle-to-principle basis and none of the 能 parties shall do or cause to be done anything derogatory to the regulation of the other;





None of the parties will be held responsible for non-fulfillment of their respect this MoU due to work/ activity under this MoU for any purpose other than in accordance with this b.

9. PLACEMENT ASSISTANCE

Providing placement assistance to Students of Member Colleges is based on the demand scenario amongst our partner Organisations. Should the placement assistance programme take place for a member institute, only those students who have gone through at least one classroom training program (exclude Student Orientation Programme) of ICTAK becomes eligible for attending ICTAK placement drive.

10. TERMINATION

This MOU, unless extended by mutual written agreement of the parties, shall expire one year after the effective date specified in the opening paragraph. This MOU may be amended or terminated earlier by mutual written agreement of the parties at any time. Either party shall have the right to unilaterally terminate this MOU upon 60 days prior written notice to the other party. However, no such early termination of this MOU, whether mutual or unilateral, shall affect the obligations of the Confidentiality clause or any other agreement entered into pursuant to this MOU, which obligations shall survive any such termination.

Any such termination shall not affect the smooth course completion of the existing batch of students and upon serving of notice of termination by any of the parties, the ICTAK shall immediately restrain itself from further induction of any new batch of students and/ or individual students.

Upon serving of notice of termination, none of the parties herein shall be under any obligation to meet with any further expenses of the proposed ICTAK apart from the ones required for the smooth course completion of the existing batch.

11. FORCE MAJEURE

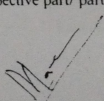
None of the parties will be held responsible for non-fulfillment of their respective obligations under this MoU due to the exigency of one or more of the force majeure events such as but not limited to acts of God, war, flood, earthquakes, strikes, lockouts, epidemics, riots, civil commotions, etc., provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence of cessation. If the force majeure conditions continue beyond six months, the parties shall jointly decide about the future course of action.

12. ARBITRATION

Except as hereinbefore provided, any dispute arising out of this MoU, the same shall be referred to the arbitration of 2 (two) arbitrators, 1 (one) to be appointed by each party to the dispute and in case of difference of opinion between them to an umpire appointed by the said 2 (two) before entering on the reference and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on all the parties. The venue of arbitration shall be at Trivandrum.

13. NOTICES & COMMUNICATION

All notices and other communications required to be served on each of the parties under the terms of this MoU, shall be considered to be duly served if the same shall have been delivered to by hand and properly acknowledged by the respective part/ parties, posted by registered mail or sent by any



accredited Courier Service to the respective part/parties at its last known/ officially disclosed address of business.

14. AMENDMENTS

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

15. RELATIONSHIP

Nothing in this MOU shall be construed to make either party a partner, an agent or legal representative of the other for any purpose.

16. ASSIGNMENT

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

17. COSTS OF THE MOU

Each Party shall bear the respective costs of carrying out the obligations under this MOU.

18. SIGNED IN DUPLICATE

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

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

In WITNESS WHEREOF, the parties hereto have executed this MOU on this 11th day of September 2015.

For Information and Communication
Technology Academy of Kerapation
Name of the Authorized Sanatory:
Santhosh Kurup, Chief Executive Officer
Date: 11.09.2015

Name of the Authorized Signatory

Date: 11.09.2015

Witness: 1

For Information and Communication Technology Academy of Kerala (ICTAK)

K V Sreekumar, ARM Date: 11.09 2015 Witness:2

For Mangalam College of Engineering

Date: 11.09.2015

APPENDIX- I

Eligibility Criteria for Institutions

- 1. Facility: Should provide the required IT infrastructure (2PCs with Min 1GB RAM, Min 2mbps broad band connectivity, cordless mike and sound system) classrooms and other facilities required for the conduct of the program.
- 2. Point of Contact: The appointed Institutional Knowledge Officer (IKO) & Institutional Student Champion (ISC) should be able to work closely with ICTAK for scheduling and successful delivery of its programs in college.
- 3. Faculty & Students Participation: The agreed number of faculty members & students participation will be regularly monitored by ICTAK and any deviation will be counted against continued eligibility to continue as a member.

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PROGRAM COST CHART

Faculty Development Upto 30 3 days FREE Course is conducted ® Member Program Froin The Trainer Cook Soo Soo Soo Soo Soo Soo Soo College Conducted & Member Students Program SDP Soo Soo Soo Soo Soo Soo Soo Soo Soo So	一大 一				Total State of the	TOTAL STREET, STREET	Annexure- I
rpe Of Training Minimum Participation Duration Final Cost Per Head (All Inclusive) Development Upto 30 3 days FREE m For Addl. batch of 30 3 days 1500 Location For Addl. batch of 30 3 days 1500 Location So 3 days 1500 So 3 days 1500 So 3 days 1500 All 1st Year Students Half Day FREE				一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一			· · · · · · · · · · · · · · · · · · ·
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m For Addl. batch of 30 3 days 1500 he Trainer 20 4 days 2750 he Trainer 25 3 days 2100 20 3 days 1600 50 3 days 850 50 9 days 1100 online Practice Practice Practice All 1st Year Students Half Day FREE	ing 2) IT Tools for n 3) IT Concepts &	Fac	Faculty Development	Upto 30	3 days	FREE	One FDP free as part of Membership Scheme
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he Trainer 20	Empower Program - IT	,	ī	25	4 days	2750	
he Trainer 25 3 days 2100 20 3 days 1600 3 days 850 50 3 days 850 2 days + 2 2 days + 2 1100 0 online Practice Practice Orientation All 1st Year Students Half Day 686		ıraın	The Trainer	. 20	4 days	2100	If Course is conducted @ Member
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50 3 days 850 Stitude Test 50 0nline Practice Practice All 1st Year Students Half Day FREE			ne i rainer	20	3 days	Sept. Mars	If Course is conducted @ Member College
50 3 days 850 Stitude Test 50 online Practice Practice Half Day FREE	Students Program Modules (i) Software Programming (ii) Building Corporate Atitude iii) Enterpreneurship iV) Software Testing & Quality Assurance			50	3 days	Particular of the Control of the Con	
2 days +2 weeks 1100 online Practice Practice Half Day FREE	Enable - Pre-placement Orientation V SDP 1.0	SDP		20	3 days	850	
Orientation All 1st Year Students Half Day	Enable - Pre-placement Orientation V SDP + Ag 2.0	SDP +	SDP + Aptitude Test Package	20	2 days + 2 weeks online Practice	1100	50% Amount along with PO and remaining on last day of training
	Explore - 1 Year Students Orientation Program	Student Program	Orientation	All 1st Year Students	Half Day	FREE	

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DEPARTMENT OF COMPUTER SCIENCE & ENGINEERING MANGALAM COLLGE OF ENGINEERING

and



GATIKK TECHNOLOGIES ETTUMANOOR

MEMORANDUM OF UNDERSTANDING

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING is made on the 11th day of December 2014

BETWEEN

MANGALAM COLLEGE OF ENGINEERING, MANGALAM CAMPUS, ETTUMANOOR, KOTTAYAM (in this MOU called "MLM")

AND

GATIKK TECHNOLOGIES, 19/20, Konickal Trade Centre, Ettumanoor - Pala Road, Kottayam, Kerala - 686631(in this MOU called "GTE")

1. STATUS OF THIS MEMORANDUM OF UNDERSTANDING

- 1.1 This document is not intended to be legally binding.
- This document may be the basis for the preparation of formal contracts or agreements between the parties. For the purpose of implementing each specific contract or agreement activity, both institutions shall prepare the necessary documentation which shall be the object of a Specific Agreement/Contract, to be executed by the concerned parties.
- 1.3 The parties do not intend to enter into any legal relationship unless and until such formal contracts or agreements are executed.

2. OBJECTIVES OF THE PARTIES

- 2.1 GTE and MLM desire to work together to expand cooperation and the exchange of ideas in areas of mutual interest.
- 2.2 GTE and MLM wish to carry out programs and activities in cooperation with each other.
- 2.3 GTE and MLM may wish to undertake programs in the areas of:
 - (a) exchange of teaching staff, researchers and industry experts;
 - (b) joint development of research projects;
 - (c) joint organisation of scientific and cultural events;
 - (d) include the students for industry exposure;
 - (e) exchange of members of their technical persons for workshop, seminars
 - (f) sharing of technical documents

(g) Developing and testing live projects

3. COORDINATION AND MANAGEMENT

- 3.1. To fulfil the aims of this MOU the parties shall each appoint a coordinator to develop and manage the joint activities undertaken, specific details of which will be set out in formal agreements. Any such formal agreements shall include:
 - (a) the responsibilities of each party;
 - (b) a schedule of the specific activity;
 - (c). a budget and sources of finance for each activity; and
 - (d) management details for the conduct of each activity

4. PROMOTIONAL MATERIAL

- 4.1. All promotional material used by either party relating to this Memorandum of Understanding must be submitted to the authorised representative of the other party for approval in writing prior to publication.
- * 4.2. The authorised representatives for approval are set out below:

(a) VINODH P VIJAYAN

HOD-CSE, Mangalam College of Engineering Ettumanoor, Kottaym,India

(b) DEEPESH DIVAKARAN

CEO, GATIKK Technologies, Ettumanoor.

DURATION AND TERMINATION

- 4.3. This MOU shall become effective on the date this document is executed by the parties and shall remain in force for a period of three (3) years.
- 4.4. Upon the completion of this term, the MOU may be revised, upon the assent of both institutions, and such renewal shall take the form of a new Memorandum of Understanding or of a specific Agreement or Contract.
- 4.5. Either party may at any time terminate the MOU by the giving of 30 days written notice.

5. RELATIONSHIP BETWEEN THE PARTIES

5.1 Nothing contained in this document shall be construed as constituting a joint venture, partnership or formal business arrangement of any kind between the parties or of appointing either party as an agent of the other.

6. VARIATION

Signature

Name

Date

Position

In the presence of:

6.1 This MOU may be varied or amended by mutual consent of the parties, in writing, and such variation or amendment shall become part of this MOU upon the giving of that consent.

SIGNATURES OF PARTIES

EXECUTED for and on behalf of DEPARTMENT OF COMPUTER SCIENCE AND ENGINEERING, MANGALAM COLLEGE OF ENGINEERING by an authorised officer:

	V.100
Signature	(m).
Name	WEETHU MARIA JOHN
Position	AP-CSE
Date .	11/12/14
	or and on behalf of GATTIK TECHNOLOGIES
ETTUMANNO	OR, by an authorized officer:
Signature	Day
Name	DEEPESH DIVAKARAN
Position	CO-FOUNDER - PRODUCTS
Date	
In the presence	of:
Y	bus -
Signature	1000
Name	Arun Vishakh
Position	
Date	

1/12/12

GATIKK Technologies

19/20, Konickal Trade Centre, Ettumanoor - Pala Road, Kottayam, Kerala - 686631 info@gatikk.com, support@gatikk.com. Enquiries: +91 481 271 8407, Support: +91 8086 018111

Ref: Gat/11/ap/15

Dated:10/09/2015

Certificate of Appreciation

Dear Prof. Vinodh P Vijayan.

Please accept our sincere appreciation and gratitude for your expert talk conducted for our staff members on 10/09/2015, at our office on the topic "Scope and Challenges of LMS".

For Gatikk

CEO-Operations



Memorandum of Understanding

Between

Mangalam College of Engineering

And

Claveland Technologies Pvt. Ltd.



Memorandum of Understanding Between Mangalam College of Engineering and Claveland Technologies Pvt. Ltd.

Preamble

WHEREAS, the Mangalam College of Engineering (hereinafter referred to as Mangalam), with headquarters at Mangalam hills, Ettumanoor, Kottayam 686631, Kerala, India;

WHEREAS, Claveland Technologies Pvt. Ltd. (hereinafter referred to as Claveland) with administrative office at 595, Jose Bazar Shopping Complex, Ettumanoor, Kottayam, Kerala 686631, India;

Now therefore, Mangalam and Claveland have agreed to the following:

A) PURPOSE

The purpose of this MOU is to make use of the knowledge exchange between two parties wherever it is possible and based on the expertise of each party.

B) AREAS OF COOPERATION

- 1. Joint Student project.
- 2. Joint Innovations & startups.
- 3. Training in advanced/industry specific technology.
- 4. Collaborative Research.
- 5. Joint research output like publications and patents.

C) DURATION OF MOU

This MOU shall be valid upon signature by both parties and until agreed upon date, on the understanding that either party is at liberty to terminate it at any time, after furnishing to the other party a written notice of termination two months in advance of the date on which the party furnishing such notice wishes to have the MOU terminated.

Without prejudice to the foregoing, steps shall be taken to ensure that termination of this MOU will not be prejudicial to any activities or programmes undertaken within the framework of the MOU or to the completion of tasks for which binding obligations exist.

This MOU shall be valid for THREE years from 30th July 2014.

1) MAINMUM REQUIREMENTS TO BE PROVIDED BY MANGALAM and CLAVELAND

Sharing of resources like laboratory, seminar room, conference room, multimedia class room and other basic facilities like food court, parking etc on prior request or booking.



2) FEE or FINANCIAL TERMS.

As the common interest is exchange of technology, the expense and profit will be shared by both parties for each project. The cost sharing criteria for each project need to be finalised separately for each project before it starts.

3) MODIFICATION

The MOU may be amended by mutual consent through an exchange of correspondences between the two parties, Mangalam and Claveland.

\$) SIGNATORIES

In witness hereof, the Parties hereto have signed this MOU in 2 original copies in English on the date 30thday of July 2014 herein below indicated

Name: Vikas Varghese

Designation: Director

Date: 30th July 2014

Place: Ettumanoor

For CLAVELAND TECHNOLOGIES PVT. LTD.

Director

ETTUMANOOR PIN-686 631

Name: Prof. Vinodh P Vijayan

Designation: Associate Professor & HOD-CSE

Date: 30th July 2014

PROPERTY OF CAME OF EACH

Place: Ettumanoor