

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES

Utukur(P), C.K.Dinne (V & M), Kadapa Dist., AP

3.5.2 Number of functional MoU's with institutions, other universities, industries, corporate houses etc. during the last five years

Summary Sheet

S.No	Academic Year	No. of. functional MoU's
1	2020-2021	6
2	2019-2020	1
3	2018-2019	1
4	2017-2018	1
5	2016-2017	3
	Total	12



ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES Utukur(P), C.K.Dinne(V & M), Kadapa Dist., AP

INDEX

Academic year	S.No	Name of the institution/ industry/ corporate house with whom MoU is signed	Page No.s
2020-21	1	Hyderabad Institute of Electrical Engineers (HIEE) Hyderabad	1-4
	2	Shiridi Sai Electricals Limited, Kadapa	5-11
	3	Delta Steel Structures Private Limited, Kadapa	12-18
	4	Triovision Composite Technologies Private Limited, Kadapa	19-25
	5	Chaitanya Chemicals, Kadapa	26-33
	6	Coign Consultants Private Limited, Secunderabad	34-40
2019-20	7	Valika Electronics, Hyderabad	41-44
2018-19	8	Sibar Auto parts Limited, Tirupati	45-50
2017-18	9	Sun Seas Tech, Hyderabad	51-56
	10	S.S Lab Equipments, Hyderabad	57-61
2016-17	11	Vi Microsystems Private Limited, Chennai	62-67
	12	TATA Consultancy Services Limited, Mumbai	68-97





MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

HYDERABAD INSTITUTE OF ELECTRICAL ENGINEERS (HIEE)

AND

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES
(AITK)

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES C.K. Dinne (V&M), KADAPA - 516 003. (A.P.)

MEMORANDUMOFUNDERSTANDING

FOR

SKILL DEVELOPMENT, CERTIFIED COURSES, OUTCOME BASED TRAININGS, PLACEMENT AND RELATED SERVICES

This MemorandumofUnderstanding (hereinafter called as 'MOU') is entered into on this on 15.11.2021 by and between

HYDERABAD INSTITUTE OF ELECTRICAL ENGINEERS (HIBE) 803-214/4, SRINIVAS NAGAR (WEST), AMEERPET, HYDERABAD, TELANGANA-500038. The First Party represented herein by its CEO K MADAN MOHAN,

AICTE Internship Registration ID:CORPORATE612f1d8dadeeb1630477709.

GST Number: 36AAIFH5036P1ZX

And

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES (AITK) the Second party represented herein by its REGISTERD:

WHEREAS:

- A) First Party FIEE is engaged in the space of offering 12 weeks of Job Oriented Training Programs with certificate courses and the Internship Enabler Program with 1 month internship and Workshops opportunity to the students of engineering colleges.
- 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 the area of Skill-Based Training, Expert Lecture, Education, Industrial Visit, Placement.
- D) ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES (AITK) the Second Party is a Higher Educational Institution.

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

ANNAMACHARYA INSTITUTE OF PRINCIPAL
TECHNOLOGY & SCIENCES TECHNOLOGY & SCIENCES

1: CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish co-operation.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities.
- The parties shall co-operate with each other and shall as promptly as is responsibly practical, 1.3 relevant agreement.

2: SCOPE OF THE MOU

- 2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments/requirements of the industries in the field of coreIndustries, the First Party to permit the Faculty and Students of the Second Party to visit its group companies and also involve in Industrial Training Programs for the Second Party. This will provide confidence & a smooth transition for students' work. Also, the Second party may register on the AICTE Internship Portal for the benefit of students.
- 2.2 Guest Lectures: First Party to extend the necessary support to deliver guest lecturers to the students of the Second Party on the technology trends and in-house requirements.
- 2.3 Certificate Courses: the First party will actively engage to help the delivery of certificate courses in the field of Electrical Industries based on the industry-leading platforms to the students of the Second party.
- 2,4 Internship for students: the First party will actively engage to help the delivery of the training and internship of the students of the Second party on the technology trends and in-house requirements.
- 2.5 There is no financial commitment on the part of HIEE and AITK take up any program mentioned in MOU. Financial for any programs, revised on case to case basis.
- 2.6 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required either individually or collectively,

3: VALIDITY

- 3.1 The term of this MOU is for a period of 3 years, effective from the date of MOU signed. This MOU can be extended upon written mutual agreement. It shall be reviewed annually to ensure that it is fulfilling its purpose and to make any necessary revisions.
- 3.2 Either organization may terminate this MOU upon thirty(30) days written notice without penalties or liabilities.

talan-Paud. K

ANNAMACHARYA INSTITUTE OF PRINCIPAL TECHNOLOGY & SCIENCE TECHNOLOGY & SCIENCE TECHNOLOGY C.K. Dinne (V&M),

C.K. Dinne (V&M), KADAPA - 516 003. (A.P.)

KADAPA - 516 003. (A.P.)

4: RELATIONSHIP BETWEEN THE PARTIES

4.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership.

First Party

- 13

Second Party

HYDER LENGTH SHOW HYDER LENGTH SHOW THE OF

PRINCIPAL ANNAMACHARYA INSTITUTE OF

TECHNOLOGY PROBLEMENTS

KADAPA - 516 003. (A.P.)

Date: 15.11.2021

ANNAMACHARYA MISTITUTE GR YECHHOLOGY & SCIENCES E.R. Dinns (Vibri), E.R. Dinns (Vibri), KADAPA - S16 003. (A.P.)

Memorandum of Understanding

Between

Annamacharya Institute of Technology an : Sciences Utukur (P), C.K.Dine (V&M), Kadapa



8



Shirdi Sai Electricals Ltd., Kadapa

for

Skill Development, Education, Training, Placement, Research Services and Related Services

September 2021

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES TECHNOLOGY & SCIENCES C.K. Dinne (V&M).

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered in on this the $1.5 \,^{th}$ day of $1.5 \,^{th}$ day of $1.5 \,^{th}$ By and Between

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V&I YSR Kadapa Dt., Andhra Pradesh, 516003, (hereinafter referred to as 'Al Kadapa') the First Party represented herein by its Principal, (the institution wheexpression, unless excluded by or repugnant to the subject or context shall include successors – in-office, administrators and assigns).

And

Shirdi Sai Electricals Ltd., Plot No. 51 to 55 & 58 to 60, Industrial Developme Park, Kadapa, Andhra Pradesh, 516002, (hereinafter referred to as 'SSE') t Second Party, and represented herein by its Plant Head, Mr. N. Sudhakar Red (company which expression, unless excluded by or repugnant to the subject context shall include its successors – in-office, administrators and assigns).

(AITS Kadapa and SSE are hereinafter jointly referred to as 'Parties' and individua as 'Party')

WHEREAS:

A) AITS Kadapa is a Higher Educational Institution named:

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES, Kadapa

- (i) AITS Kadapa is engaging in education and research at UG and PG level and offering various courses of engineering.
- (ii) AITS Kadapa is operating under the flagship of Annamachar Educational Trust.
- B) SSE, the Second Party is engaged in Skill Development, Education and R& Services in the fields of – Innovative Manufacturing Process and Maintenan Services, and educational support services.
- C) SSE, the Second Party is promoted by Mr.N.Sudhakar Reddy, Shirdi S Electricals Ltd., Plot No. 51 to 55 & 58 to 60, Industrial Development Par Kadapa, Andhra Pradesh, 516002
 - (i) Shri Shirdi Sai Electricals Ltd., Kadapa represented by Mr. W Sudi Reddy Plant Head is established in 1994 with a vision to cate the eme

needs of energy sector, SSE is one of the leading manufacturers of and Distribution Transformers ranging from 5 kVA to 50 MVA up to 1 class. SSE has erected over 100 substations & 80,000 Kms of LT & HT The main objective of SSE is to meet the customer expectatic generation, supply and distribution segments of power sector, SSE from Innovative manufacturing process and constantly upgrade to Indigenous designs in the manufacturing of Transformers, with backward integrated & automated manufacturing facility.

- (ii) SSE is operational with its head office at Hyderabad, India. SSE I ISO9001:2015, ems 14001:2015 Certifications in design, supply a supply Of Power & Distribution Transformers with an annual capacity manufacture more than 100,000 transformers. The transformer test facility at SSE is NABL accredited to test lab ISO 17025:2017. The transformers manufactured by SSE are being certified by BIS & BEE.
- D) AITS Kadapa & SSE believe that collaboration and co-operation betwee themselves will promote more effective use of each of their resources, a provide each of them with enhanced opportunities.
- E) The Parties intent to cooperate and focus their efforts on cooperation wit area of Skill Based Training, Education and Research and any other areas up mutual consent.
- F) Both Parties, being legal entities in themselves desire to sign this MOU advancing their mutual interest.

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

CLAUSE 1: CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they establish channels of communication and co-operation that will promot advance their respective operations within the Institution and its related. The Parties shall keep each other informed of potential opportunities and share all information that may be relevant to secure additional opportunit one another.
- 1.2 AITS Kadapa and SSE co-operation will facilitate effective utilization intellectual capabilities of the faculty of AITS Kadapa providing significant to them in developing suitable teaching/training and research systems, keep mind the needs of the industry.

1.3 The general terms of co-operation shall be governed by this MoU. The Partie cooperate with each other and shall, as promptly as reasonably practical, into all relevant agreements, deeds and documents (the 'Definitive Documen may be required to give effect to the actions contemplated in terms of this The term of Definitive Documents shall be mutually decided between the P Along with the Definitive Documents, this MoU shall represent the understanding as to the subject matter hereof and shall supersede any understanding between the Parties on the subject matter hereof.

CLAUSE 2: SCOPE OF THE MOU

- 2.1 Both parties believe that close co-operation between the two would be of benefit to the student community to enhance their skills and knowledge following areas are covered under this MoU for engagement and cooperation the benefit of the student community:
 - a. Curriculum Design
 - Industrial Training and Visits
 - c. Internships and Placement of Students
 - d. Research and Development
 - e. Skill Development Programs
 - f. Guest Lectures and
 - g. Faculty Development Programs
- 2.2 Curriculum Design: SSE will give valuable inputs to AITS Kada teaching/training methodology and suitably customize the curriculum so the students fit into the industrial scenario meaningfully.
- 2.3 Industrial Training & Visits: Industry and Institution interaction will g insight into the latest developments/requirements of the industries; SSF arrange for the Faculty and Students of AITS Kadapa to visit its asso companies and also involve in Industrial Training Programs for AITS Kadap industrial training and exposure provided to students and faculty throug association will build confidence and prepare the students to have a stransition from academic to working career. SSE will provid Labs/Workshops/Industrial Sites for the hands-on training of the leenrolled with AITS Kadapa.
- 2.4 Internships and Placement of Students: SSE will actively engage to he delivery of the internship and placement of students of AITS Kadap internships/jobs, as per AICTE internship Policy. SSE will also register its principal.

AICTE Internship Policy Portal for disseminating the Internship opportu

- 2.5 Research and Development: Both Parties have agreed to carry out the research activities in the fields of Skill Development, Education and R&D Se in the fields of – Innovative Manufacturing process and Maintenance Services
- 2.6 Skill Development Programs: SSE to engage in training the students of Kadapa on the emerging technologies in order to bridge the skill gap and them industry ready.
- 2.7 Guest Lectures: SSE to extend the necessary support to deliver guest lectures the students of AITS Kadapa on the technology trends and in-house requirem
- 2.8 Faculty Development Programs: SSE will train the Faculties of AITS Kada imparting industrial exposure/training and in knowledge and skill upgradat per the industrial requirements.
- 2.9 Both Parties to obtain all internal approvals, consents, permissions, and licer what so ever nature required for offering the Programs on the terms spe herein
- 2.10 There is no financial commitment on the part of the AITS Kadapa, the First Pt take up any program mentioned in the MoU. If there is any financial consider it will be dealt separately and upon mutual consent.

CLAUSE 3: INTELLECTUAL PROPERTY

- 3.1 Nothing contained in this MoU shall, by express grant, implication, Estop otherwise, create in either Party any right, title, interest, or license in or intellectual property (including but not limited to know-how, inventions, pacopy rights and designs) of the other Party.
- 3.2 Each Party agrees and acknowledges that all the copyrights, trader proprietaryand/or licensed software, service marks and trade secrets or Party while conducting the business contemplated under this MoU shall a belong to such respective Party.
- 3.3 Protect the confidential information and IPRs in a reasonable appropriatemanner as prescribed under law and in accordance wit applicable professional standards.

PRINCIPAL :

MACHARYA INSTITUTE OF

- 3.4 Use confidential information and IPRs only to perform obligation unde arrangement; and reproduce confidential information and IPRs only as requi perform its obligations under this arrangement.
- 3.5 This clause shall survive and continue even after the termination of the MoU.

CLAUSE 4: VALIDITY

 This MoU is valid for a period of three years and can be extended furth mutual approval and agreement

CLAUSE 5: RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that AITS Kadapa and SSE are acting under this M independent contractors, and the relationship established under this Mol not be construed as a partnership. Neither Party is authorized to use the Party's name in any way, to make any representations or create any obligat liability, expressed or implied, on behalf of the other Party, without the written consent of the other Party. Neither Party shall have, nor represent it having, any authority under the terms of this MoU to make agreements of an in the name of or binding upon the other Party, to pledge the other Party's or to extend credit on behalf of the other Party.

Annamacharya Institute of Technology & Sciences, Kadapa

Any divergence or difference derived from the interpretation or application the MoU shall be resolved by arbitration between the parties as per Arbitration Act, 1996. The place of the arbitration shall be at District House of AITS Kadapa. This undertaking is to be construed in accorda with Indian Law with exclusive jurisdiction in the Courts of Kadapa CTR).

ANNAMACHARYA INSTITUTE OFINAMACHARYA INSTITUTE
ANNAMACHARYA INSTITUTE OFINAMACHARYA INSTITUTE
ANNAMACHARYA INSTITUTE
OFINAMACHARYA INSTITUTE
OFINAMACH

TECHNOLOGY & SCIENCES C.K. Dinne (V&M), KADAPA - 516 003. (A.P.) C.K. Dinne (V&M), KADAPA - 516 003. (A.P.) tricals Ltd.,

AGREED:

For Annamacharya Institute of . **Technology & Sciences** Kadapa

ANNAUTHORIZED SIGNATORYTE OF TECHNOLOGY & SCIENCES C.K. Dinne (V&M), KADAPA - 516 003. (A.P.)

orized Signatory

For Shirdi Sai Electricals Ltd.,

Annamacharya Institute of Technology & Sciences	Shirdi Sai Electricals Ltd.,	
Utukur (P), C.K. Dinne (V & M), YSR Kadapa District, A.P. 516 003	Plot No. 51 to 55 & 58 to 60, Industrial Development Park, Kadapa, A.P. 516 002	
9603999591	9948081850	
aitskadapa@gmail.com	sudhakarnarreddy@ssel.in	
www.aitskadapa.ac.in	www.ssel.in	

Witness1:

Witness1:

PRINCIPAL ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES C.K. Dinne (V&M),

KADAPA - 516 003. (A.P.)

Memorandum of Understanding

Between

Annamacharya Institute of Technolo and Sciences

Utukur (P), C.K.Dine (V&M), Kadapa



8



Delta Steel Structures Pvt. Ltd., Kadapa

for

Skill Development, Education, Training, Placement, Research Services and Related Services

September 2021

ANNAMACHARYA INSTITUTECHNOLOGY & SCIEN (VSIM), C.K. Dinne (VSIM), 203. (A

MEMORANDUM OF UNDERSTANDING

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V& YSR Kadapa Dt., Andhra Pradesh, 516003, (hereinafter referred to as 'A Kadapa') the First Party represented herein by its Principal, (the institution wh expression, unless excluded by or repugnant to the subject or context shall include successors – in-office, administrators and assigns).

And

Delta Steel Structures Pvt. Ltd., Near Krishnapuram Railway Station, Tadigo (V), C.K.Dinne (M), Kadapa, A.P. - 516003, (hereinafter referred to as 'Delta') t Second Party, and represented herein by its Office Manager, Mr. A. Ri Narasimhulu, (company which expression, unless excluded by or repugnant to t subject or context shall include its successors - in-office, administrators and assigns)

(AITS Kadapa and Delta are hereinafter jointly referred to as 'Parties' and individua as 'Party')

WHEREAS:

A) AITS Kadapa is a Higher Educational Institution named:

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES, Kadapa

- (i) AITS Kadapa is engaging in education and research at UG and PG leve and offering various courses of engineering.
- (ii) AITS Kadapa is operating under the flagship of Annamachary Educational Trust.
- B) Delta, the Second Party is engaged in Skill Development, Education and R& Services in the fields of – Heavy Structural Fabrication and educational supposervices.
 - (i) Delta, the Second Party is promoted by Mr.A. Ravi Narasimhulu, D Steel Structures Pvt. Ltd., Near Krishnapuram Railway Stat Tadigotla (V), C.K.Dinne (M), Kadapa, A.P. - 516003

Delta Steel Structures Pvt. Ltd., Kadapa represented by MILANY Narasimhulu, Office Manager is established in 2007, with a vision to the emerging needs of premium quality structural steel fabrication. Delta Steel Structures is a leading manufacturer of Pre-Engineere Buildings in India, which design, fabricate and deliver world clas buildings on time and on budget. It defines quality and is commi excellence. Delta design and fabrication quality management sys certified to the ISO 9001 standard. It provides a comprehensive s right from a project briefing to the final on-site installation.

- (ii) Delta is constantly innovating and is excited about creating custom buildings for their clients. It keeps its projects economical an competitive. It has a team of engineers and designers who are highly: enthusiastic and excel in what they do. Most importantly they has attitude of being ahead of schedules with an uncompromised standal safety.
- C) AITS Kadapa & Delta believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, a provide each of them with enhanced opportunities.
- D) The Parties intent to cooperate and focus their efforts on cooperation wit area of Skill Based Training, Education and Research and any other areas up mutual consent.
- E) Both Parties, being legal entities in themselves desire to sign this MOU advancing their mutual interest.

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

CLAUSE 1: CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they establish channels of communication and co-operation that will promot advance their respective operations within the Institution and its related to The Parties shall keep each other informed of potential opportunities and share all information that may be relevant to secure additional opportunitione another.
- 1.2 AITS Kadapa and Delta co-operation will facilitate effective utilization c intellectual capabilities of the faculty of AITS Kadapa providing significant is to them in developing suitable teaching/training and research systems, keep mind the needs of the industry.

PRINCIPAL PRINCIPAL MISTITUTESTIN: 37AACCD7593AZZI

1.3 The general terms of co-operation shall be governed by this MoU. The Partie cooperate with each other and shall, as promptly as reasonably practical into all relevant agreements, deeds and documents (the 'Definitive Documer may be required to give effect to the actions contemplated in terms of this The term of Definitive Documents shall be mutually decided between the P Along with the Definitive Documents, this MoU shall represent the understanding as to the subject matter hereof and shall supersede any understanding between the Parties on the subject matter hereof.

CLAUSE 2: SCOPE OF THE MOU

- 2.1 Both parties believe that close co-operation between the two would be of benefit to the student community to enhance their skills and knowledge following areas are covered under this MoU for engagement and cooperation the benefit of the student community:
 - a. Curriculum Design
 - b. Industrial Training and Visits
 - c. Internships and Placement of Students
 - d. Research and Development
 - e. Skill Development Programs
 - f. Guest Lectures and
 - g. Faculty Development Programs
- 2.2 Curriculum Design: Delta will give valuable inputs to AITS Kadar teaching/training methodology and suitably customize the curriculum so the students fit into the industrial scenario meaningfully.
- 2.3 Industrial Training & Visits: Industry and Institution interaction will give insight into the latest developments/requirements of the industries; Delta arrange for the Faculty and Students of AITS Kadapa to visit its assoc companies and also involve in Industrial Training Programs for AITS Kadapa industrial training and exposure provided to students and faculty through association will build confidence and prepare the students to have a sm transition from academic to working career. Delta will provide Labs/Workshops/Industrial Sites for the hands-on training of the lear enrolled with AITS Kadapa.
- 2.4 Internships and Placement of Students: Delta will actively engage to help delivery of the internship and placement of students of AITS Kadapa internships/jobs, as per AICTE internship Policy, Delta will also register itse

AICTE Internship Policy Portal for disseminating the Internship opports available with them.

- 2.5 Research and Development: Both Parties have agreed to carry out the research activities in the fields of Skill Development, Education and R&D Se in the fields of Innovative Manufacturing process and Maintenance Service:
- 2.6 Skill Development Programs: Delta to engage in training the students o Kadapa on the emerging technologies in order to bridge the skill gap and them industry ready.
- 2.7 Guest Lectures: Delta to extend the necessary support to deliver guest lecture the students of AITS Kadapa on the technology trends and in-house requirer
- 2.8 Faculty Development Programs: Delta will train the Faculties of AITS Kada imparting industrial exposure/training and in knowledge and skill upgradat per the industrial requirements.
- 2.9 Both Parties to obtain all internal approvals, consents, permissions, and licer what so ever nature required for offering the Programs on the terms sp herein
- 2.10 There is no financial commitment on the part of the AITS Kadapa, the First Patake up any program mentioned in the MoU. If there is any financial consider it will be dealt separately and upon mutual consent.

CLAUSE 3: INTELLECTUAL PROPERTY

- 3.1 Nothing contained in this MoU shall, by express grant, implication, Estop otherwise, create in either Party any right, title, interest, or license in or intellectual property (including but not limited to know-how, inventions, pacopy rights and designs) of the other Party.
- 3.2 Each Party agrees and acknowledges that all the copyrights, trader proprietaryand/or licensed software, service marks and trade secrets of Party while conducting the business contemplated under this MoU shall a belong to such respective Party.
- 3.3 Protect the confidential information and IPRs in a reasonable appropriatemanner as prescribed under law and in accordance wit applicable professional standards.

GSTIN: 37AACCD7593A2ZN

MAMACHARYA INSTITUTE OF

- Use confidential information and IPRs only to perform obligation unde 3.4 arrangement; and reproduce confidential information and IPRs only as requ perform its obligations under this arrangement.
- This clause shall survive and continue even after the termination of the MoU. 3.5

CLAUSE 4: VALIDITY

This MoU is valid for a period of three years and can be extended furtl mutual approval and agreement

CLAUSE 5: RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that AITS Kadapa and Delta are acting under this N 5.1 independent contractors, and the relationship established under this Mol not be construed as a partnership. Neither Party is authorized to use the Party's name in any way, to make any representations or create any obligat liability, expressed or implied, on behalf of the other Party, without the written consent of the other Party. Neither Party shall have, nor represent it having, any authority under the terms of this MoU to make agreements of an in the name of or binding upon the other Party, to pledge the other Party's or to extend credit on behalf of the other Party.

Annamacharya Institute of Technology & Sciences, Kadapa

Delta Steel Structures Pvt. Kadapa

Any divergence or difference derived from the interpretation or application the MoU shall be resolved by arbitration between the parties as per Arbitration Act, 1996. The place of the arbitration shall be at District He Quarters of AITS Kadapa. This undertaking is to be construed in accorda: with Indian Law with exclusive jurisdiction in the Courts of Kadapa.

C.K. Di Ngar Krishnapuram Railway Station, TECHNOLOGY & SCIENCES

C.K. Dinne (V&M), YADAPA - 516 003. (A.P.)

AGREED:

For Annamacharya Institute of **Technology & Sciences** Kadapa

MACHARYA INSTITUTE OF

TECHNOLSISHATOSCIENCES C.K. Dinne (V&M), KADAPA - 516 003. (A.P.)

For Delta Steel Structures Pvt. Lt Kadapa

GSTIN: 37AACCD7593A2ZN

(14), KADAPA - 516 005.

Annamacharya Institute of Technology & Sciences	Delta Steel Structures Pvt. Ltd.,	
Utukur (P), C.K. Dinne (V & M), YSR Kadapa District, A.P. 516 003	Near Krishnapuram Railway Station, Tadig village, C.K. Dinne Mandal, Kadapa, A.P. 51	
9603999591	9052067864	
aitskadapa@gmail.com	ravi.avula@deltasteel.in	
www.aitskadapa.ac.in	www.deltasteel.in	

Witness1:

Witness 2: Oldle awa

NNAMACHARYA INSTITUTE O TECHNOLOGY & SCIENCES C.K. Dinne (V&M), KADAPA - 516 003. (A.P.)

MEMORANDUM OF UNDERSTANDING

Between

Annamacharya Institute of Technology and Sciences
Utukur (P), C.K.Dine (V&M), Kadapa



8



Triovision Composite Technologies Pvt Ltd., Kadapa

FOR

SKILL DEVELOPMENT, EDUCATION, TRAINING, PLACEMENT,
RESEARCH SERVICES AND RELATED SERVICES

SEPTEMBER 2021



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 14 day of $\frac{560}{1409} - \frac{102}{1409} = \frac{1409}{202}$ (DD/MM/YYYY),

By and Between

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V&M), YSR Kadapa Dt., Andhra Pradesh, 516003, (hereinafter referred to as 'AITS Kadapa') the First Party represented herein by its Principal, (the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

And

Triovision Composite Technologies Pvt Ltd, mega Industrial Park, Plot No. 176, Kopparthy, Ambavaram, Andhra Pradesh 516293 (hereinafter referred to as 'TCT') the Second Party, and represented herein by its Managing Director, Mr. M.V.B.S Nandan Reddy, (company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(AITS Kadapa and TCT are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

A) AITS Kadapa is a Higher Educational Institutionnamed:

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES, Kadapa

- (i) AITS Kadapa is engaging in education and research at UG and PG levels and offering engineering, and computer application programs.
- (ii) AITS Kadapa is operating under the flagship of Annamacharya Educational Trust.
- B) TCT, the Second Party is engaged in Skill Development, Education and R&D Services in the fields of – Innovative Manufacturing Process and Maintenance Services, and educational support services.
- C) TCT, the Second Party is promoted by Mr.M.V.B.S Nandan Reddy, Triovision Composite Technologies Pvt Ltd. mega Industrial Park, Plot No. 176, Kopparthy, Ambavaram, Andhra Pradesh \$16293

- (i) TrioVision has been established in 2015 with a great vision of "THREE" individuals to address the growing needs of Composites in India as well as Global Market. The operations started with Engineering and Tooling support in India where it has executed several projects starting from a small robotic cover of 0.5 square meter to huge nacelle covers of upto 100 square meter. It is established to address growing needs of advanced composite technologies for Indian and Global Markets. TCT is a manufacturer of engineered composite tooling and fiber glass products.
- (II) TCT is a manufacturer of engineered composite tooling and fiber glass products. It is one of its kind located in Kopparthi Mega Industrial Park of Kadapa city which is South Central part of Andhra Pradesh state which will provide engineering, tooling & manufacturing solutions for composites using advanced technologies under one roof.
- (iii) It has eventually stepped into manufacturing in 2018 and executed projects in various segments. It is the first Indian company using Advanced Robotic Machining Technologies in composites industry.
- (iv) The three principles which has been stepping stones for TrioVision's success has been Quality, Delivery and Safety. It is one of the three ZED certified supplier in Andhra Pradesh and also certified by ISO 9001:2015 by QMS.
- D) AITS Kadapa & TCT 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.
- E) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research and any other areas upon mutual consent.
- F) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest.

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

TECHNOLOGY & SCIEN

PRINCIPAL MACHARYA INSTITUTE OF MICHOGY & SCIENCES

CLAUSE 1: CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they sh establish channels of communication and co-operation that will promote at advance their respective operations within the Institution and its relat wings. The Parties shall keep each other informed of potential opportuniti and shall share all information that may be relevant to secure addition opportunities for one another.
- 1.2 AITS Kadapa and TCT co-operation will facilitate effective utilization of tintellectual capabilities of the faculty of AITS Kadapa providing significa inputs to them in developing suitable teaching/training and research system keeping in mind the needs of the industry.
- 1.3 The general terms of co-operation shall be governed by this MoU. The Parti shall cooperate with each other and shall, as promptly as reasonably practic enter into all relevant agreements, deeds and documents (the 'Definiti Documents') as may be required to give effect to the actions contemplated terms of this MoU. The term of Definitive Documents shall be mutual decided between the Parties. Along with the Definitive Documents, this Moushall represent the entire understanding as to the subject matter hereof as shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2: SCOPE OF THE MoU

- 2.1 Both parties believe that close co-operation between the two would be major benefit to the student community to enhance their skills at knowledge. The following areas are covered under this MoU for engageme and cooperation for the benefit of the student community:
 - a. Curriculum Design
 - b. Industrial Training and Visits
 - c. Internships and Placement of Students
 - d. Research and Development
 - e. Skill Development Programs
 - f. Guest Lectures and
 - g. Faculty Development Programs

ANNAMACHARYA INSTITUTE OF

- 2.2 Curriculum Design: TCT will give valuable inputs to AITS Kadapa teaching/training methodology and suitably customize the curriculum so the the students fit into the industrial scenario meaningfully.
- 2.3 Industrial Training & Visits: Industry and Institution interaction will give insight into the latest developments/requirements of the industries; TCT sh arrange for the Faculty and Students of AITS Kadapa to visit its associat companies and also involve in Industrial Training Programs for AITS Kadapa The industrial training and exposure provided to students and facu through this association will build confidence and prepare the students have a smooth transition from academic to working career. TCT will provi its Labs/Workshops/Industrial Sites for the hands-on training of the learne enrolled with AITS Kadapa.
- 2.4 Internships and Placement of Students: TCT will actively engage to he the delivery of the internship and placement of students of AITS Kadapa ir internships/jobs, as per AICTE internship Policy. TCT will also register its on AICTE Internship Policy Portal for disseminating the Internsh opportunities available with them.
- 2.5 Research and Development: Both Parties have agreed to carry out the joresearch activities in the fields of Skill Development, Education and R& Services in the fields of Innovative Manufacturing process and Maintenan Services.
- 2.6 Skill Development Programs: TCT to engage in training the students of Al Kadapa on the emerging technologies in order to bridge the skill gap a make them industry ready.
- 2.7 Guest Lectures: TCT to extend the necessary support to deliver gue lectures to the students of AITS Kadapa on the technology trends and I house requirements.
- 2.8 Faculty Development Programs: TCT to train the Faculties of AITS Kada for imparting industrial exposure/training and in knowledge and slupgradation as per the industrial requirements.
- 2.9 Both Parties to obtain all internal approvals, consents, permissions, a licenses of what so ever nature required for offering the Programs on t terms specified herein

PRINCIPAL CHARYA INSTITUTE OF 2.10 There is no financial commitment on the part of the AITS Kadapa, the Fin Party to take up any program mentioned in the MoU. If there is any financ consideration, it will be dealt separately and upon mutual consent.

CLAUSE 3: INTELLECTUAL PROPERTY

- 3.1 Nothing contained in this MoU shall, by express grant, implication, Estopp or otherwise, create in either Party any right, title, interest, or license in or the intellectual property (including but not limited to know-how, invention patents, copy rights and designs) of the other Party.
- 3.2 Each Party agrees and acknowledges that all the copyrights, trademari proprietaryand/or licensed software, service marks and trade secrets of ea Party while conducting the business contemplated under this MoU sh always belong to such respective Party.
- 3.3 Protect the confidential information and IPRs in a reasonable a appropriatemanner as prescribed under law and in accordance with t applicable professional standards.
- 3.4 Use confidential information and IPRs only to perform obligation und this arrangement; and reproduce confidential information and IPRs only required to perform itsobligations under this arrangement.
- 3.5 This clause shall survive and continue even after the termination of the Mol

CLAUSE 4: VALIDITY

 This MoU is valid for a period of three years and can be extended further mutual approval and agreement

CLAUSE 5: RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that AITS Kadapa and TCT are acting under this MoU independent contractors, and the relationship established under this Moushall not be construed as a partnership. Neither Party is authorized to use to other Party's name in any way, to make any representations or create a 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 make agreements of any kind in the name of or binding upon the other Party.

ANNAMACHARYA INSTITUTES

**ANNAMACHARYA INSTITUT

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 AITS Kadapa. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Kadapa.

AGREED:

For Annamacharya Institute of **Technology & Sciences** Kadapa

therized Signator NCES

C.K. Dinne (V&M), KADAPA - 516 003. (A.P.)

For Triovision Composite Technologies Pvt Ltd., Kadaj

Authorized

Annamacharya Institute of Technology & Sciences	Triovision Composite Technologies Pvt Ltd.,
Utukur (P), C.K. Dinne (V & M), YSR Kadapa District, A.P. 516 003	Plot No. 176, Kopparthy mega Industrial Park, Ambavaram, Kadapa, Andhra Pradesl 516293.
9603999591	8919993254
aitskadapa@gmail.com	careers@triovision.in
www.aitskadapa.ac.in	www.triovision.in.

Witness1: Constant INSTITUTE OF Dinne (V&Witness2: 19-100

Memorandum of Understanding

Between

Annamacharya Institute of Technolo and Sciences

Utukur (P), C.K.Dine (V&M), Kadapa



8



Chaitanya Chemicals, Kadapa

for

Skill Development, Education; Training, Placement, Resear Services and Related Services

September 2021

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered i on this the 13 day of 302 + 302 + 309 = 100 (DD/MM/YYYY), By and Between

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V& YSR Kadapa Dt., Andhra Pradesh, 516003, (hereinafter referred to as 'A Kadapa') the First Party represented herein by its Principal, (the institution wh expression, unless excluded by or repugnant to the subject or context shall include successors – in-office, administrators and assigns).

And

Chaitanya Chemicals, plot no.: 5 & 6, Industrial Development Park, Kadal Andhra Pradesh, 516004, (hereinafter referred to as 'Chaitanya Chemicals') to Second Party, and represented herein by its Managing Partner, Mr. S.V. Rai Moorthy, (company which expression, unless excluded by or repugnant to the subject context shall include its successors – in-office, administrators and assigns).

(AITS Kadapa and Chaitanya Chemicals are hereinafter jointly referred to as 'Parti and individually as 'Party')

WHEREAS:

A) AITS Kadapa is a Higher Educational Institution named:

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES, Kadapa

- (i) AITS Kadapa is engaging in education and research at UG and PG leve and offering various courses of engineering.
- (ii) AITS Kadapa is operating under the flagship of Annamachar, Educational Trust.
- B) Chaitanya Chemicals, the Second Party is engaged in Skill Development Education and R&D Services in the fields of – Barium Chemicals solution process and Maintenance Services, and educational support services.
- C) Chaitanya Chemicals, the Second Party is promoted by Mr.S.V. Ran Moorthy, Chaitanya Chemicals Plot No: 5 & 6,, Industrial Developmes Park, Kadapa, Andhra Pradesh, 516004 NAN.
 - (i) Shri Chaitanya Chemicals, Kadapal Tepresonted by Mr MCAL Ran Moorthy, Managing Partner, Ms established in 1988 Chaitanya Chemica

today is the largest manufacturer of Barium Chloride (BaCl₂) (15000 l per annum) and Sodium Hydro Sulphide (NaHS) (10000 MT per annu in India, with an ISO 9001:2000. Chaitanya Chemicals is curren exporting to quality conscious consumers in the USA, Japan, S. Kor France, Jordan, Singapore, South Africa, Nigeria, Dubai and Saudi Arat Till to date all Barium Chloride leaving Indian shores is manufactured Chaitanya Chemicals.

- (ii) Since its establishment Chaitanya Chemicals is maintaining high standards in quality control. To keep up the standards Chaitan Chemicals has a committed team of personnel monitoring t manufacturing process and manufactured products. They are tota committed to customer satisfaction. They deliver products exceptional quality and tailor made to the specifications of o customers.
- D) AITS Kadapa & Chaitanya Chemicals believe that collaboration and coperation between themselves will promote more effective use of each of the resources, and provide each of them with enhanced opportunities.
- E) The Parties intent to cooperate and focus their efforts on cooperation with area of Skill Based Training, Education and Research and any other areas up mutual consent.
- F) Both Parties, being legal entities in themselves desire to sign this MOU f advancing their mutual interest.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN Mou, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1: CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they establish channels of communication and co-operation that will promote advance their respective operations within the Institution and its related w. The Parties shall keep each other informed of potential opportunities and share all information that may be relevant to secure additional opportunitie one another.
- 1.2 AITS Kadapa and Chaitanya Chemicals co-operation will facilitate effe utilization of the intellectual capabilities of the faculty of AITS Kadapa provisignificant inputs to them in developing suitable teaching training and rese systems, keeping in mind the needs of the intellectual.

1.3 The general terms of co-operation shall be governed by this MoU. The Partie cooperate with each other and shall, as promptly as reasonably practical, into all relevant agreements, deeds and documents (the 'Definitive Documen may be required to give effect to the actions contemplated in terms of this The term of Definitive Documents shall be mutually decided between the P Along with the Definitive Documents, this MoU shall represent the understanding as to the subject matter hereof and shall supersede any understanding between the Parties on the subject matter hereof.

CLAUSE 2: SCOPE OF THE MoU

- 2.1 Both parties believe that close co-operation between the two would be of benefit to the student community to enhance their skills and knowledge following areas are covered under this MoU for engagement and cooperation the benefit of the student community:
 - a. Curriculum Design
 - b. Industrial Training and Visits
 - c. Internships and Placement of Students
 - d. Research and Development
 - e. Skill Development Programs
 - f. Guest Lectures and
 - g. Faculty Development Programs
- 2.2 Curriculum Design: Chaitanya Chemicals will give valuable inputs to AITS Ka in teaching/training methodology and suitably customize the curriculum so the students fit into the industrial scenario meaningfully.
- 2.3 Industrial Training & Visits: Industry and Institution interaction will give insight into the latest developments/requirements of the industries; Chait Chemicals shall arrange for the Faculty and Students of AITS Kadapa to vis associated companies and also involve in Industrial Training Programs for Kadapa. The industrial training and exposure provided to students and fathrough this association will build confidence and prepare the students to his smooth transition from academic to working career. Chaitanya Chemicals provide its Labs/Workshops/Industrial Sites for the hands-on training or learners enrolled with AITS Kadapa.
- 2.4 Internships and Placement of Students: Chaitanya Chemicals will act engage to help the delivery of the internship and placement of students of Kadapa into internships/jobs, as per AICTE internships/policy. Chaitanya Chem

- will also register itself on AICTE Internship Policy Portal for dissemination Internship opportunities available with them.
- 2.5 Research and Development: Both Parties have agreed to carry out the research activities in the fields of Skill Development, Education and R&D Se in the fields of – Barium Chemical solution process and Maintenance Services
- 2.6 Skill Development Programs: Chaitanya Chemicals to engage in trainir students of AITS Kadapa on the emerging technologies in order to bridge th gap and make them industry ready.
- 2.7 Guest Lectures: Chaitanya Chemicals to extend the necessary support to d guest lectures to the students of AITS Kadapa on the technology trends a house requirements.
- 2.8 Faculty Development Programs: Chaitanya Chemicals will train the Facult AITS Kadapa for imparting industrial exposure/training and in knowledg skill upgradation as per the industrial requirements.
- 2.9 Both Parties to obtain all internal approvals, consents, permissions, and licen what so ever nature required for offering the Programs on the terms spe herein
- 2.10 There is no financial commitment on the part of the AITS Kadapa, the First Pa take up any program mentioned in the MoU. If there is any financial consider it will be dealt separately and upon mutual consent.

CLAUSE 3: INTELLECTUAL PROPERTY

- 3.1 Nothing contained in this MoU shall, by express grant, implication, Estopp otherwise, create in either Party any right, title, interest, or license in or t intellectual property (including but not limited to know-how, inventions, pa copy rights and designs) of the other Party.
- 3.2 Each Party agrees and acknowledges that all the copyrights, traden proprietaryand/or licensed software, service marks and trade secrets of Party while conducting the business contemplated under this MoU shall al belong to such respective Party.
- 3.3 Protect the confidential information and IPRs in Alfeasonable appropriatemanner as prescribed under law and Chi accordance with applicable professional standards.

PRINCIPAL PRINCIPAL AND THE POPEN

will also register itself on AICTE Internship Policy Portal for dissemina Internship opportunities available with them.

- 2.5 Research and Development: Both Parties have agreed to carry out to research activities in the fields of Skill Development, Education and R&D 5 in the fields of Barium Chemical solution process and Maintenance Service
- 2.6 Skill Development Programs: Chaitanya Chemicals to engage in train: students of AITS Kadapa on the emerging technologies in order to bridge to gap and make them industry ready.
- 2.7 Guest Lectures: Chaitanya Chemicals to extend the necessary support to ε guest lectures to the students of AITS Kadapa on the technology trends ε house requirements.
- 2.8 Faculty Development Programs: Chaitanya Chemicals will train the Facul AITS Kadapa for imparting industrial exposure/training and in knowledg skill upgradation as per the industrial requirements.
- 2.9 Both Parties to obtain all internal approvals, consents, permissions, and licen what so ever nature required for offering the Programs on the terms spe herein
- 2.10 There is no financial commitment on the part of the AITS Kadapa, the First Patake up any program mentioned in the MoU. If there is any financial consideral it will be dealt separately and upon mutual consent.

CLAUSE 3: INTELLECTUAL PROPERTY

- 3.1 Nothing contained in this MoU shall, by express grant, implication, Estoppe otherwise, create in either Party any right, title, interest, or license in or to intellectual property (including but not limited to know-how, inventions, pate copy rights and designs) of the other Party.
- 3.2 Each Party agrees and acknowledges that all the copyrights, tradema proprietaryand/or licensed software, service marks and trade secrets of e Party while conducting the business contemplated under this MoU shall alw belong to such respective Party.
- 3.3 Protect the confidential information and IPRs in Auteasonable appropriatemanner as prescribed under law and Chief accordance with applicable professional standards.

ANNAMACHARYA INSTITUTE ANNAMACHARYA

- 3.4 Use confidential information and IPRs only to perform obligation und arrangement; and reproduce confidential information and IPRs only as requ perform its obligations under this arrangement.
- This clause shall survive and continue even after the termination of the MoU 3.5

CLAUSE 4: VALIDITY

This MoU is valid for a period of three years and can be extended furtly 4. mutual approval and agreement

CLAUSE 5: RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that AITS Kadapa and Chaitanya Chemicals are acting 5.1 this MoU as independent contractors, and the relationship established unde MoU shall not be construed as a partnership. Neither Party is authorized to u: other Party's name in any way, to make any representations or create obligation or liability, expressed or implied, on behalf of the other Party, wi the prior written consent of the other Party. Neither Party shall have represent itself as having, any authority under the terms of this MoU to : agreements of any kind in the name of or binding upon the other Party, to p. the other Party's credit, or to extend credit on behalf of the other Party.

Annamacharya Institute of Technology & Sciences, Kadapa

Chaitanya Chemicals, Kadapa

Any divergence or difference derived from the interpretation or application o 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 Heac Quarters of AITS Kadapa. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Kadapa.

FOR CHAITANYA CHEMICALS

PRINCIPAL ANNAMACHARYA INSTITUTE OF

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES TÉCHNOLOGY & SCIENCES

C.K. Dinne (V&M), C.K. Dinne (V8M), KADAPA - 515 003. (A.P.)

KADAPA - 516 003. (A.P.)

AGREED:

For Annamacharya Institute of **Technology & Sciences** Kadapa

Authorized Signatory ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES C.K. Dinne (V&M),

For Chaitanya Chemicals, Kadapa

FOR CHAITANYA CHEMICALS

Authorized Signatory

Annamacharya Institute of Technology & Sciences	Chaitanya Chemicals
Utukur (P), C.K. Dinne (V & M), YSR Kadapa District, A.P. 516 003	Plot No. 5 & 6, Industrial Development Park, Kadapa, A.P. 516 004
9603999591	9397819301
aitskadapa@gmail.com	info@bariumindia.com
www.altskadapa.ac.in	www.bariumindia.com

TECHNOLOGY & SCIENCES

C.K. Dinne (V&M), KADAPA - 516 003. (A.P.)

Memorandum of Understandir

Between

Annamacharya Institute of Technol and Sciences

Utukur (P), C.K.Dine (V&M), Kadapa



80



Coign Consultants Pvt. Ltd. Kadapa

for

Skill Development, Education, Training, Placement, Resear Services and Related Services, And Placement, Resear

September 2021

PRINCIPAL INSTITUT

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V&M VSR Kadapa Dt., Andhra Pradesh, 516003, (hereinafter referred to as 'All Kadapa') the First Party represented herein by its Principal, (the institution whice expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

And

Coign Consultants Pvt. Ltd., Plat no. S11 3rd Floor, Ballad Estates, Tarnaka Secunderabad, 500017, India, (hereinafter referred to as 'COIGN') the Second Party, and represented herein by its Founder & CEO, Mr. K. Durga Naveen Kumai (company which expression, unless excluded by or repugnant to the subject of context shall include its successors - in-office, administrators and assigns).

(APTS Kadapa and COIGN are hereinafter jointly referred to as 'Parties' and Individually as 'Party')

WHEREAS:

A) AFTS Kadapa is a Higher Educational Institution named:

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES, Kadapa

- AITS Kadapa is engaging in education and research at UG and PG level, and offering various courses of engineering.
- (ii) AITS Kadapa is operating under the flagship of Annamachary. Educational Trust.
- B) COIGN, the Second Party is engaged in Skill Development, Education and R&I Services in the fields of - Innovative Manufacturing Process and Maintenanc Services, and educational support services.
- C) COIGN, the Second Party is promoted by Mr. K. Durga Naveen Kumar, COIGI Consultants Pvt. Ltd., Flat no. S11 3rd Floor, Ballad Estates, Tarnaka Secunderabad, 500017, India
 - (i) In 2006, a bunch of professionals working to different corporates c together to pursue a common idea of creating a planform that would be

FORCOIGN CAMO PLANTE

the gap between academia and industry. With an understanding of will corporates expect and what the educational institutions need, COIGN is been rapidly surging forward by creating relevant and effecting trainly and development programs.

- The Spirit of COIGN is the core of COIGN. These are the Values of COIC The Spirit is deeply rooted in the unchanging essence of COIGN. But it all embraces what they must aspire to be. It is the indivisible synthesis of the four values. The Spirit is a beacon. It is what gives them the direction and clear sense of purpose. It energizes us and is the touchstone for all that the do.
- D) AITS Kadapa & COIGN 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.
- The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research and any other areas upon mutual consent.
- Both Parties, being legal entitles in themselves desire to sign this MOU for advancing their mutual interest.

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

CLAUSE 1: CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they sha establish channels of communication and co-operation that will promote an advance their respective operations within the Institution and its related wing The Parties shall keep each other informed of potential opportunities and sha share all information that may be relevant to secure additional opportunities for one another.
- 1.2 AITS Kadapa and COIGN co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of AITS Kadapa providing significant input to them in developing suitable teaching/training and research systems, keeping I mind the needs of the industry.
- 1.3 The general terms of co-operation shall be governed by this MoU. The Parties shall cooperate with each other and shall as promptly as reasonably practical, enterinto all relevant agreements, deeds and documents (the Definitive Documents) a

AND CAPACITUTE OF

KADAPA FOLCOIGN CONSULTANTS PVT. LTD.

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

CLAUSE 2: SCOPE OF THE MOU

- Both parties believe that close co-operation between the two would be of ma 2.1 benefit to the student community to enhance their skills and knowledge. I following areas are covered under this MoU for engagement and cooperation the benefit of the student community:
 - a. Curriculum Design
 - b. Industrial Training and Visits
 - c. Internships and Placement of Students
 - d. Research and Development
 - e. Skill Development Programs
 - Guest Lectures and
 - g. Faculty Development Programs
- Curriculum Design: COIGN will give valuable inputs to AITS Kadapa 2.2 teaching/training methodology and suitably customize the curriculum so that t students fit into the industrial scenario meaningfully.
- Industrial Training & Visits: Industry and Institution interaction will give 2.3 insight into the latest developments/requirements of the industries; COIGN sh arrange for the Faculty and Students of AITS Kadapa to visit its associat companies and also involve in Industrial Training Programs for AITS Kadapa. T industrial training and exposure provided to students and faculty through t association will build confidence and prepare the students to have a smooth from academic to working career. COIGN will provide Labs/Workshops/Industrial 'Sites for the hands-on training of the learn enrolled with AITS Kadapa.
- Internships and Placement of Students: COIGN will actively engage to help 2.4 delivery of the internship and placement of students of APTS Kadapa internships/jobs, as per AICTE internship Policx, COIGN will also register itself AICTE Internship Policy Portal for desemblating the Internship opportunit ANNAMACHARYA INSTITUTE OF available with them.

NEDECTOR TECHNOLOGY FO

- Research and Development: Both Parties have agreed to carry out the journment activities in the field's of Skill Development, Education and R&D Services in the fields of Innovative Manufacturing process and Maintenance Services.
- 2.6 Skill Development Programs: COIGN to engage in training the students of Al Radapa on the emerging technologies in order to bridge the skill gap and mathem industry ready.
- 2.7 Guest Lectures: COIGN to extend the necessary support to deliver guest lecture to the students of AITS Kadapa on the technology trends and in-hour requirements.
- 2.8 Faculty Development Programs: COIGN will train the Faculties of AITS Kada for Imparting industrial exposure/training and in knowledge and skill upgradati as per the industrial requirements.
- 2.9 Both Farties to obtain all internal approvals, consents, permissions, and licenses which so ever nature required for offering the Programs on the terms specific specific
- The Where is no financial commitment on the part of the AITS Kadapa, the First Party litake up any program mentioned in the MoU. If there is any financial consideration of the MoU is the clear temperature and upon mutual consent.

CLAUSE 3: INTELLECTUAL PROPERTY

- Morning contained in this MoU shall, by express grant, implication, Estoppel inthorwise, create in either Party any right, title, interest, or license in or to tempellectual property (including but not limited to know-how, inventions, pater copy rights and designs) of the other Party.
- Each Party agrees and acknowledges that all the copyrights, trademar proprietary and/or licensed software, service marks and trade secrets of each party while conducting the business contemplated under this MoU shall alw; belong to such respective Party.
- B.3 Protect the confidential information and IPRs in a reasonable appropriatemanner as prescribed under law and in accordance with the applica professional standards.

TECHNOLOGIC (VBM)

- Use confidential information and IPRs only to perform obligation under 3.4 arrangement; and reproduce confidential information and IPRs only as requir perform its obligations under this arrangement.
- This clause shall survive and continue even after the termination of the MoU. 3.5

CLAUSE 4: VALIDITY

This MoU is valid for a period of three years and can be extended furthe mutual approval and agreement

CLAUSE 5: RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that AITS Kadapa and COIGN are acting under this Mc 513 independent contractors, and the relationship established under this MoU not be construed as a partnership. Neither Party is authorized to use the c Party's name in any way, to make any representations or create any obligation Hability, expressed or implied, on behalf of the other Party, without the written consent of the other Party. Neither Party shall have, nor represent itse having, any authority under the terms of this MoU to make agreements of any in the name of or binding upon the other Party, to pledge the other Party's cr or to extend credit on behalf of the other Party.

Annamacharya Institute of Technology & Sciences, Kadapa

COIGN Consultants Pvt. Ltd., Kadapa

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

> MINAMACHARYA INFORMOTION CONSULTANTS PVT. LTD. GECHNOLOGY & SCIENCES

C.K. Dinne (V&M), KADAPA - 516 003. (A.P.)

AGREED:

For Annamacharya Institute of Technology & Sciences Kadapa

For COIGN Consultant Pvt. Ltd., Kadapa

For COIGN CONSULTANTS PVT. LTD.

Director Authorized Signatory

d Signatory, UTE OF PECHNOLOGY & SCIENCES C.K. Dione (VSM),

Annamacharya Institute of Technology & Sciences	COIGN Consultants Pvt. Ltd.,		
Utukur (P), C.K. Dinne (V & M), YSR Kadapa District, A.P. 516 003	Flat no. S11 3rd Floor, Ballad Estate - Tarnaka, Secunderabad, 500017, India		
9603999591	+91 (040) 66906107		
aitsleadapa@gmail.com	innfo@coign.net		
	www.Coign.in		

Witness1;

Witness2

Vitness2

TECHNOLOGY & SCIENCES C.K. Dinne (V&H), KADAPA - 516 003. (A.P.)

Between

Annamacharya Institute of Technology and Sciences Utukur (P), C.K.Dine (V&M), Kadapa



&

Valika Electronics

Address : Valika Electronics, 3/70, Nagaram, Hyderabad 500083

Off: 040 20081483

Email: valikaelectronics_info@gmail.com, website: www.valikaelectronics.com

FOR

EDUCATION, TRAINING, RESEARCH SERVICES AND RELATED SERVICES

on

July 2019

This Memorandum of Understan	ding (hereinafter call	ed as the 'MoU') is entered into
on this the 19th day of Jul	1-2019	(DD/MM/YYYY),
	By and Between	

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V&M), YSR Kadapa Dt., Andhra Pradesh, 516003, (hereinafter referred to as 'AITS Kadapa') the First Party represented herein by its Principal, Dr.A.Sudhakara Reddy (the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

And

Valika Electronics, 3/70, Nagaram, Hyderabad, Telangana 500083, the Second Party, and represented herein by its Director Mr. C. Maguvali, (company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(AITS Kadapa and Valika Electronics are hereinafter jointly referred to as 'Parties' and individually as 'Party')

Annamacharya Institute of Technology & Sciences, YSR Kadapa has entered into a Memorandum of Understanding (MoU) with Valika Electronics for mutual exchange of Information and Technological know- how, joint collaborative work in R&D projects, internships, improvement of research and academic programmes and also exchange of experts and researchers.

For signing of the MoU, Valika Electronics was represented by its Director Mr.C. Maguvali while Annamacharya Institute of Technology & Sciences, YSR Kadapa by Principal Dr.A.Sudhakara Reddy.

The MOU states that the two organizations will honour the agreement by:

TURK (F)

1. Promoting interaction between Annamacharya Institute of Technology & Sciences, YSR Kadapa and Valika Electronics in mutually beneficial areas of upcoming technologies in the principal technical and research areas of technical defined Networks, Digital solutions, initiate joint (pilot) projects in this realm sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment.

ANNAMACHARYA INSTITUTE OF

Kadapa students/ facilities and Vice versa on projects identified for collaborative business.

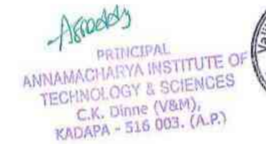
- To conceptualize the research projects to be executed in collaboration on need basis.
- 4. To support the institute in following activities.
- i. Research work
- ii. Laboratory/infrastructure Development
- iii. Capability development of the students
- iv. Sponsored projects
- 5. Workshops, Conclave, seminars, Events

Valika Electronics are the manufacturers, suppliers of educational training systems in Hyderabad. All through these years they have been successfully able to cater to the needs of all kinds of engineering training equipments, ensuring the highest.

The Memorandum signed will be the guiding document for both the parties for execution of the actions and initiatives in the near future. Both the organizations will encourage its members to define the overall strategy and roadmap to carry out the action points contained in it.

This Memorandum of Understanding is intended to express the broad understanding of the parties regarding their working with each other to the extent possible for their mutual benefit. IN WITHNESS WHEREOF the parties have set their hands hereto on the day and year first here in above written under their respective seal of office. This MoU is valid for a period of three years and can be extended further by mutual approval and agreement





mny divergence or unresence derived from the interpretation of 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 AITS Kadapa. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Kadapa.

AGREED:

For Annamacharya Institute of **Technology & Sciences** Kadapa

ANNAMORTER SIGNALOUS LITE OF

TECHNOLOGY & SCIENCES C.K. Dinne (V&M),

For Valida Electronic Myderabad

Authorized Signatory

Annamacharya Institute of Technology & Sciences	Valika Electronics	
Utukur (P), C.K. Dinne (V & M), YSR Kadapa District, A.P. 516 003	3/70, Nagaram, Hyderabad, Telangana 500083	
9603999591	040-20081483	
aitskadapa@gmail.com	valikaelectronics_info@gmail.com,	
www.aitskadapa.ac.in	www.valikaelectronics.com	

Witness 2: (

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES C.K. Dinne (VBM),

KADAPA - 516 003. (A.P.)

Between

Annamacharya Institute of Technology and Sciences Utukur (P), C.K.Dine (V&M), Kadapa



&

SIBAR AUTO PARTS Ltd

ISO 9001:2008 CERTIFIED COMPANY

SIBAR AUTO PARTS Limited, Tirupati

FOR

SKILL DEVELOPMENT, EDUCATION, TRAINING AND RELATED SERVICES

on

July 2018

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 23 day of July 20) 8 (DD/MM/YYYY),

By and Between

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V&M), YSR Kadapa Dt., Andhra Pradesh, 516003, (hereinafter referred to as 'AIT'S Kadapa') the First Party represented herein by its Principal, (the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

And

SIBAR Auto parts Ltd, D4 and D5, Industrial Estate, Renigunta Road, Tirupati, Andhra Pradesh, 517506, (hereinafter referred to as 'SIBAR') the Second Party, and represented herein by its Managing Director, Mr. P.Madhu Pratap, (company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(AITS Kadapa and SIBAR are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

AlTS Kadapa is a Higher Educational Institutionnamed:

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES, Kadapa

- (i) AITS Kadapa is engaging in education and research at UG and PG levels and offering engineering, and computer application programs.
- (ii) AITS Kadapa is operating under the flagship of Annamacharya Educational Trust.
- B) SIBAR, the Second Party is engaged in Skill Development, Education and R&D Services in the fields of - Innovative Manufacturing Process and Maintenance Services, and educational support services.

(I) SIBAR, the Second Party is promoted by Mr.P.Madhu Prathap, SIBAR

PRINCIPAL

IACHARYA INSTITUTION INSTITUTION INSTITUTION INSTITUTION INSTITUTION INSTITUTION INSTITUTION IN INST

Auto parts Ltd, D4 and D5, industrial Estate, kenigunta koad, Tirupati, Andhra Pradesh, 517506.

- (ii) Sibar Auto Parts Limited, Tirupati has been awarded as ISO 9001:2008 quality management system approved organization.
- (iii) It was originally incorporated as private limited in 1983 and had a technical collaboration with an Italian firm to refine its technology in Electro plating, and concentrating on any purposeful Gravity Die Castings in addition to the Cylinder Blocks and Cylinder Heads.
- (IV) The company is keen in expanding its activity in Low Pressure Die Casting also in the near future. It is in rapid process.
- (v) The main strength of the company is technically strong in their supplies and commitment towards continuous improvement in quality and related aspects.
- C) AITS Kadapa & SIBAR believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhancedopportunities.
- D) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research and any other areas upon mutual consent.
- E) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest.

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

CLAUSE 1: CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 AITS Kadapa and SIBAR co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of AITS Kadapa providing significant



repairs to them in developing suitable teaching, a annug and research systems, keeping in mind the needs of the industry.

1.3 The general terms of co-operation shall be governed by this MoU. The Parties shall cooperate with each other and shall, as promptly as reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MoU. The term of Definitive Documents shall be mutually decided between the Parties.

CLAUSE 2: SCOPE OF THE MOU

- 2.1 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 following areas are covered under this MoU for engagement and cooperation for the benefit of the student community:
 - a. Industrial Training and Visits
 - b. Internships for Students

WAIN

- c. Research and Development
- d. Skill Development Programs
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight into the latest developments/requirements of the industries; SIBAR shall arrange for the Faculty and Students of AITS Kadapa to visit its associated companies and also involve in Industrial Training Programs for AITS Kadapa.

SIBAR will provide its Labs/Workshops/Industrial Sites for the hands-on training of the learners enrolled with AITS Kadapa.

2.4 Internships and Placement of Students: SIBAR will actively engage to help the delivery of the internship and placement of students of AITS Kadapa into internships/jobs, as per AICTE internship Policy.

SIBAR will also register itself on AICTE Internship Policy Portal for disseminating the Internship opportunities available with them.

2.5 Research and Development: Both Parties have agreed to carry out the joint research activities in the fields of Skill Development, Education and R&D Services in the fields of – Innovative Manufacturing process and Maintenance Services.

> PRINCIPAL ANNAMACHARYA INSTITUT TECHNOLOGY & SCIENC C.K. Dinne (V&M),

- min percupations a objetion orbits to engage in training one ensures or 40.50 AITS Kadapa on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.7 Both Parties to obtain all internal approvals, consents, permissions, and licenses of what so ever nature required for offering the Programs on the terms specified herein.
- There is no financial commitment on the part of the AITS Kadapa, the First 2.10 Party to take up any program mentioned in the MoU. If there is any financial consideration, it will be dealt separately and upon mutual consent.

CLAUSE 3: INTELLECTUAL PROPERTY

- Nothing contained in this MoU shall, by express grant, implication, Estoppel 3.1 or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.
- 3.2 Each Party agrees and acknowledges that all the copyrights, trademarks, proprietaryand/or licensed software, service marks and trade secrets of each Party while conductingthe business contemplated under this MoU shall always belong to such respective Party.
- Protect the confidential information and IPRs in a reasonable and 3.3 appropriatemanner as prescribed under law and in accordance with the applicableprofessional standards.
- 3.4 his clause shall survive and continue even after the termination of the MoU.

CLAUSE 4: VALIDITY

This MoU is valid for a period of five years and can be extended further by 4. mutual approval and agreement

CLAUSE 5: RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that AITS Kadapa and SIBAR are acting under this MoU 5.1 as independent contractors, and the relationship established under this MoU shall not be construed as a partnership.

Annamacharya Institute of Technology

UTUKUR (P

& Sciences, Kadapa

Industrial Estate Auto Parts Pyt Ltd

mar

PRINCIPAL ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES

C.K. Dinne (V&M),

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 AITS Kadapa. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Kadapa.

AGREED:

For Annamacharya Institute of Technology & Sciences Kadapa

PRINCIPAL

TECHNOLOGY & SCIENCES

C.K. DINGE (V&M)

For SIBAR AAAHO PAST Lid

Authorized Signatory

Annamacharya Institute of Technology & Sciences	SIBAR AUTO PARTS Ltd.,	
Utukur (P), C.K. Dinne (V & M), YSR Kadapa District, A.P. 516 003	D4 and D5, Industrial Estate, Renigunta Road, Tirupati, A.P 517506	
9603999591	0877 2271377	
aitskadapa@gmail.com	sibarauto_77@yahoo.com	
www.altskadapa.ac.in	www.sibarauto.com	

Witness1:

:ss2: Doneddy

Witness1:

Witness2:

. A.A

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES C.K. Dinne (V&M),

KADAPA - 516 003. (A.P.)

Between

Annamacharya Institute of Technology and Sciences Utukur (P), C.K.Dine (V&M), Kadapa



8



SUN SEAS TECH, HYDERABAD, TELANGANA FOR

SKILL DEVELOPMENT, EDUCATION, TRAINING, RESEARCH
SERVICES AND RELATED SERVICES

on

July 2017

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 24th day of July -2017 (DD/MM/YYYY), By and Between

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V&M), YSR Kadapa Dist., Andhra Pradesh, 516003, (hereinafter referred to as 'AITS Kadapa') the First Party represented herein by its Principal, (the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

And

Sun Seas Tech, Shop No 103 & 104, 1st Floor, KSR Towers, Plot No 9 and 10, Chandanagar, Serilingampally, Rangareddy Dist., Telangana - 500050, (hereinafter referred to as 'Sun Seas Tech') the Second Party, and represented herein by its Managing Director Mr.S.Vijay Kumar, any which expression, unless excluded by or repugnant to the subject or context shall include its successors in-office, administrators and assigns).

(AITS Kadapa and Sun Seas Tech are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

AITS Kadapa is a Higher Educational Institution named: A)

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES, Kadapa

- AITS Kadapa is engaging in education and research at UG and PG (1) levels and offering engineering, programs.
- AITS Kadapa is operating under the flagship of Annamacharya (11) Educational Trust.
- "Sun Seas Tech", the second party, is established in 1996 is promoted by B) Mr.S.Vijay Kumar, 1st Floor, KSR Towers, Plot No 9 and 10, Chandanagar, Serilingampally, Rangareddy Distm Telangana -500050 to cater the needs of Education and Industrial establishments.
 - Products of sun seas tech are delivered across the globe and many (1) satisfied customers are the best guarantee of its first-rate service.

dany of its products are also extensively used by Researchers,

For SUN SEAS TEC ANNAMACHARYA INSTITUTE OF

Electronics, Electrical, Instrumentation, Communication and Bio Medical engineers.

- With a client list spanning nearly in all industries, and colleges, Sun (111) seas Tech have benefited customers of many different sizes, from non-profit organizations to companies.
- By acquaintance with Sun seas Tech access is provided to Current (IV) technology, Development tools, Reference Schematics, Sample source code and Step-by-Step action plans for completing Key projects.
- (v) Full access is given to Sun Seas Tech research archives and knowledge base.
- AITS Kadapa & Sun Seas Tech believe that collaboration and co-operation C) between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- Annamacharya Institute of Technology & Sciences, YSR Kadapa strongly D) believes in working towards a goal which is not merely theoretical in content but practical in approach
- Both Parties, being legal entities in themselves desire to sign this MOU for E) advancing their mutual interest.

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 1.1 establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- AITS Kadapa and Sun seas tech co-operation will facilitate effective utilization 1.2 of the intellectual capabilities of the faculty of AITS Kadapa providing significant inputs to them in developing suitable teaching/training and research systems, keeping in mind the needs of the industry.

For SUN SEAS TE ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES

Managing Partner

(S. VIJAY KUMAR)

The general terms of co-operation shall be governed by this MoU. The Parties 1.3 shall cooperate with each other and shall, as promptly as reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MoU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MoU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2: SCOPE OF THE MoU

- 2.1 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.
- To impart training to the students and staff of the Institute by the industry. To 2.2 facilitate regular interaction between the faculty and student of the institute and the workforce of the industry. Industry to provide regular active inputs in curriculum revision of the
- The institute and Industry shall explore the possibilities of mutual support in 2.3 their learning, hiring and research requirements based on mutual convenience.
- Each party shall maintain complete confidentiality of any information of the 2.4 other disclosed during the term of this MoU.
- There is no financial commitment on the part of the AITS Kadapa, the First 2.5 Party to take up any program mentioned in the MoU. If there is any financial consideration, it will be dealt separately and upon mutual consent.
- Sun seas Tech and AITS Kadapa hereby agree to enter into a partnership to 2.6 enable Sun seas Tech Solutions to close the education gap by facilitating the conduct of technical seminars, symposiums, workshops, project seminars and launching campus placement drives, providing requisite training and deploying trained technical man power into the market.

CLAUSE 3: INTELLECTUAL PROPERTY

Nothing contained in this MoU shall, by express grant, implication, Estoppel 3.1 or office wise create in either Party any right, title, interest, or license in or to

> FOR SUN SEAS TEC TECHNICI OGY & SCIENCES

Managing Partner

C CTIAY KUMAR)

- the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.
- 3.2 Each Party agrees and acknowledges that all the copyrights, trademarks, proprietary and/or licensed software, service marks and trade secrets of each Party while conducting the business contemplated under this MoU shall always belong to such respective Party.
- 3.3 Protect the confidential information and IPRs in a reasonable and appropriate manner as prescribed under law and in accordance with the applicable professional standards.
- 3.4 Use confidential information and IPRs only to perform obligation under this arrangement; and reproduce confidential information and IPRs only as required to perform its obligations under this arrangement.
- 3.5 This clause shall survive and continue even after the termination of the MoU.

CLAUSE 4: VALIDITY

 This MoU is valid for a period of three years and can be extended further by mutual approval and agreement

CLAUSE 5: RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that AITS Kadapa and Sun Seas Tech 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.

For SUN SEAS TECH

Annamacharya Institute of Technology & Sciences, Kadapay Managing Partner
Sun Stas/Techkuman
Hyderabad, Telangana

Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the

ANNAMACHARYA INSTITUTE OF

parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of AITS Kadapa. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Kadapa.

> AGREED: For SUN SEAS TECH

For Annamacharya Institute of **Technology & Sciences** Kadapa

C.K. Dinns (VaM),

Managing Partner

Hyderabad

Authorized Signatory

Annamacharya Institute of Technology & Sciences	Sun Seas Tech, Hyderabad
Utukur (P), C.K. Dinne (V & M), YSR Kadapa District, A.P. 516 003	KSR Towers, Plot No 9 and 10, Chandanagar, Serilingampally, Rangareddy Distm Telangana – 500050
9603999591	+91-40-23038777
aitskadapa@gmail.com	sunseastech_hyd@gmail.com
www.aitskadapa.ac.in	www.sunseastech.com

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES C.K. Dinne (V&H), KADADA - 515 803. (A.P.)

Witness2:

Between

Annamacharya Institute of Technology and Sciences Utukur (P), C.K.Dine (V&M), Kadapa



8



Flat #.125 East Gandhi Nagar, Rampally 'X'-Road, Hyderabad-500083 Tele/Fax: 040-27120787

E-mail: sslab_2k5@gmail.com Web: www.sslabindia.com

FOR

SKILL DEVELOPMENT, TRAINING, RESEARCH SERVICES AND RELATED SERVICES

on

September 2016

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 29 Hoday of Sept - 20 G (DD/MM/YYYY),

By and Between

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V&M), YSR Kadapa Dt., Andhra Pradesh, 516003, (hereinafter referred to as 'AITS Kadapa') the First Party represented herein by its Principal, Dr.A.Sudhakara Reddy (the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

And

S.S.Lab Equipments, Flat #.125 East Gandhi Nagar, Rampally 'X'-Road, Hyderabad- 500083 and represented herein by its Managing Director, J. Govind Rao (company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(AITS Kadapa and S.S.Lab Equipments are hereinafter jointly referred to as 'Parties' and individually as 'Party')

PREAMBLE

SS Lab Equipments, the best one in supplying and servicing of all equipments to all engineering colleges throughout the length and breadth of India, distinctive, highly innovative and successful. The Management philosophy of SS Lab Equipments lies in its mission to contribute to the Educational needs of Engineering colleges and to society in general by distinguishing itself as a prominent and well established company through customer satisfaction. To realize this goal, it is strived to meet customer requirements in product quality, price, delivery and services. The company's excellent in-house technical team and production facilities enable it to respond quickly and effectively and has been chosen as the only source to many of the leading engineering colleges across AP like AITS Kadapa for all their electronic equipments.

SS Lab Equipments and Annamacharya Institute of Technology & Sciences, Kadapa hereby agree to enter into a partnership to enable the students to empower themselves with practical knowledge making them industry ready and deploying trained technical man power into the market.

The parties hereby come to an understanding as follows:

- SS Lab Equipments wishes to partner and Annamacharya Institute of Technology
- & Sciences, Kadapa agreed to be partnered with SS Lab Equipments to perform the following services identified as under.
- 1. Services Offered:
- a. Electronic Devices
- b. Spectrum Analyzers
- c. Digital Oscilloscopes
- d. Integrated Circuit Technology
- e. Analog Communication
- f. Digital Communication
- g. Optical Communication
- h. Digital Circuits
- i. Others
- Scope of Work: SS Lab Equipments, operating under this MOU and without limitation perform the following services.
- a. Trains the student and faculty to gain knowledge on design of electronic equipment such as oscilloscopes, network analyzers and power analyzers with adoption of new technologies, processes and systems for improved, reliable and cost-effective products and service.
- Encourage students to register for the SS Lab Equipments program and services.
- c. Periodic Interaction with the students of the college for training on employability enhancement program courseware.
- d. Conducting the periodic faculty/student assessment as per the conditions laid by SS Lab Equipments.
- 3. Communicating CPA (College Partner Agreement) to third party: SS Lab Equipments may inform its stake holders about the college partner agreement with Annamacharya Institute of Technology & Sciences, Kadapa and may use college logo during its marketing effects. The college may in turn inform its stake

QUI

holders about SS Lab Equipments and use SS Lab Equipments logo on its website, or other published materials.

- 4. Term of College Partner Agreement: The CPA will be in effect for a period of 5 years from the date of this agreement and shall be renewed automatically for an additional 1 year term if neither party choose to terminate the agreement.
- 5. Non Disclosure: During the term of this MOU, SS Lab Equipments and AITS, Kadapa will be bound by confidentiality and non disclosure and neither will reveal confidential information received as part of the collaboration here under to a third party. Non disclosure only applies to information that is not already readily available in the public domain or which a party rightfully has obtained elsewhere or which a party has been ordered by a relevant court or authority to reveal disclosure and neither will reveal confidential information received as part of the collaboration here under to a third party.
- Liability: To the extent not otherwise stated in applicable terms and conditions none of the parties should be liable for consequential damages such as lost profit.
- Termination: This MOU may be subject to termination by either party at any time however any obligations from either side accrued during the term shall be fulfilled.
- Disputes: Any controversy or claim arising out of or relating to this MOU or breach thereof will be settled through arbitration as per international arbitration methods.
- Amendment: This MOU may be amended only by a written instrument signed by the duly authorized representatives of both parties.
- 10. Partial invalidity: If any provision of this MOU is held by a court of competent jurisdiction to be invalid void or unenforceable, the remaining provisions will nevertheless continue to be in force without being impaired or invalidated in any way.
- 11. Governing Law: This MOU will in all respects be governed by and construed and interpreted in accordance with the laws of India.

In witness where of SS Lab Equipments and Annamacharya Institute of Technology & Sciences each has caused this MOU to be executed on its behalf as

PRINCIPAL INSTIT

of date first written above.

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 AITS Kadapa. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Kadapa.

AGREED:

For Annamacharya Institute of Technology & Sciences, Kadapa Hyderabad

ODINCIDAL.

ANN Alerhorized Signatory UTE CT

TECHNOLOGY & SCIENCES

CAL THREE (V&M)

For S. Tao Equipments

Authorized Signatory

S.S .Lab Equipments
Flat #.125 East Gandhi Nagar, Rampally 'X'-Road, Hyderabad-500083
040-27120787
sslab_2k5@gmail.com
www.sslabindia.com

Witness1:

Witness2:

Witness1:

Witness2:

PRINCIPAL

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES

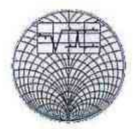
C.K. Dinne (V8M), KADAPA - 516 003, (A.P.)

Between

Annamacharya Institute of Technology and Sciences Utukur (P), C.K.Dine (V&M), Kadapa



R



Vi Microsystems Pvt. Ltd., Chennai

FOR

SKILL DEVELOPMENT, EDUCATION, TRAINING, PLACEMENT,
RESEARCH SERVICES AND RELATED SERVICES

on

June 2016

This	Memo	orandu	m of U	nderstanding (herei	nafter called a	is the 'MoU') is entered
Into	on	this	the	_08 day	of	June	is the 'MoU') is entered
(DD/	MM/	YYYY)					

By and Between

Annamacharya Institute of Technology & Sciences, Utukur(P), C.K. Dinne (V&M), YSR Kadapa Dt., Andhra Pradesh, 516003, (hereinafter referred to as 'AITS Kadapa') the First Party represented herein by its Principal, Dr.A. Sudhakara Reddy (the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

And

Vi Microsystems Pvt.Ltd., Plot 75, Electronics Estate, Perungudi, Chennai - 600 096.

(hereinafter referred to as 'Vi Microsystems') the **Second Party**, and represented herein by its Managing Director, **Mr.S. Suresh**. (company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(AITS Kadapa and Vi Microsystems are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

A) AITS Kadapa is a Higher Educational Institutionnamed:

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES, Kadapa

- (i) AITS Kadapa is engaging in education and research at UG and PG levels and offering engineering, and computer application programs.
- (ii) AITS Kadapa is operating under the flagship of Annamacharya Educational Trust.
- B) Vi Microsystems, the Second Party is engaged in Skill Development, Education and R&D Services in the fields of – Innovative Manufacturing Process and Maintenance Services, and educational support services and is promoted by Mr.S.Suresh, Vi Microsystems Pvt. Ltd., Plot 75, Electronics Estate, Perungudi, Chennai –600 096.
- C) Vi Microsystems, the leader in manufacturing engineering products and

UTUKUR (P)

ANNAMACHARYA INSTITUT Pedingudi, Chennai - 9

- training equipments for technical institutes.
- D) Vi Microsystems Pvt. Ltd., was started in the year 1986, with a prime motto to design and develop hardware and software products to keep in tune with the developing technology in the field of Electronics, and also to offer good sales support with effective service backup, powerful R&D and technical support.
- E) AITS Kadapa & Vi Microsystems believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- F) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research and any other areas upon mutual consent.

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

CLAUSE 1: CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.
- 1.2 AITS Kadapa and Vi Microsystems co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of AITS Kadapa providing significant inputs to them in developing suitable teaching/training and research systems, keeping in mind the needs of the industry.
- 1.3 The general terms of co-operation shall be governed by this MoU. The Parties shall cooperate with each other and shall, as promptly as reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MoU. The term of Definitive Documents shall be mutually decided between the Parties.

CLAUSE 2: SCOPE OF THE MoU

2.1 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 following areas are covered under this MoU for engagement and cooperation for the benefit of the student community:

PRINCIPAL VI Microsystems Pvt. L.
ANNAMACHARYA INSTITUTE 75 F Electronics Estate,
Principal Perincipal Chennal - 96

- a. Industrial Training and Visits
- b. Internships for Students
- c. Research and Development
- d. Skill Development Programs
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight into the latest developments/requirements of the industries; Vi Microsystems shall arrange for the Faculty and Students of AITS Kadapa to visit its associated companies and also involve in Industrial Training Programs for AITS Kadapa. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. Vi Microsystems will provide its Labs/Workshops/Industrial Sites for the hands-on training of the learners enrolled with AITS Kadapa.
- 2.3 Internships for Students: Vi Microsystems will actively engage to help the delivery of the internship and placement of students of AITS Kadapa into internships/jobs, as per AICTE internship Policy. It will also register itself on AICTE Internship Policy Portal for disseminating the Internship opportunities available with them.
- 2.4 Research and Development: Both Parties have agreed to carry out the joint research activities in the fields of Skill Development, Education and R&D Services in the fields of – Innovative Manufacturing process and Maintenance Services.
- 2.5 Skill Development Programs: Vi Microsystems to engage in training the students of AITS Kadapa on the emerging technologies in order to bridge the skill gap and make them industry ready...
- 2.6 Both Parties to obtain all internal approvals, consents, permissions, and licenses of what so ever nature required for offering the Programs on the terms specified herein.
- 2.7 There is no financial commitment on the part of the AITS Kadapa, the First Party to take up any program mentioned in the MoU. If there is any financial consideration, it will be dealt separately and upon mutual consent.

CLAUSE 3: INTELLECTUAL PROPERTY

3.1 Nothing contained in this MoU shall, by express grant, implication, Estoppel or otherwise create in either Party any right, title, interest, or license in or to

PRINCIPAL VI Microsystems Pvt. L.

the intellectual property (including but not limited to know-now, inventions, patents, copy rights and designs) of the other Party.

- 3.2 Each Party agrees and acknowledges that all the copyrights, trademarks, proprietaryand/or licensed software, service marks and trade secrets of each Party while conducting the business contemplated under this MoU shall always belong to such respective Party.
- 3.3 Protect the confidential information and IPRs in a reasonable and appropriatemanner as prescribed under law and in accordance with the applicable professional standards.
- 3.4 Use confidential information and IPRs only to perform obligation under thisarrangement; and reproduce confidential information and IPRs only as required to perform itsobligations under this arrangement.
- 3.5 This clause shall survive and continue even after the termination of the MoU.

CLAUSE 4: VALIDITY

 This MoU is valid for a period of five years and can be extended further by mutual approval and agreement

CLAUSE 5: RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that AITS Kadapa and Vi Microsystems 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. VI Microsystems Pvt. Ltd.,

75, Electronics Estate, Perungudi, Chennai - 96

Annamacharya Institute of Technology & Sciences, Kadapa Vi Microsystems Pvt. Ltd., Chennai

Any divergence or difference derived from the interpretation or

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES

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 AITS Kadapa. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Kadapa.

AGREED:

VI Microsystems Pvt. Ltd., 75, Electronics Estate, Perungudi, Chennal - 96

For Annamacharya Institute of **Technology & Sciences** Kadapa

For Vi Microsystems Pvt. Ltd.

Chennai

Authorized Signatory

ANN AAuthonized Signato HUTE () TECHNOLOGY & SCIENCES C.K. DIRACE (VB/M)

KADAPA 516 003. IAPJ Annamacharya Institute of Vi Microsystems Pvt.Ltd. Technology & Sciences Utukur (P), C.K. Dinne (V & M), YSR 75, Electronics Estate, Perungudi, Chennai - 600 096. Kadapa District, A.P. 516 003 9603999591 044 - 2496 1852 aitskadapa@gmail.com sales.info@vimicrosystems.com www.aitskadapa.ac.in www.vimicrosystems.com

Witness1

Witness2:

Witness2:

PRINCIPAL ANNAMACHARYA INSTITUTE OF

TECHNOLOGY & SCIENCES C.K. Dinne (V&M),

KADAPA - 516 003. (A.P.)

FACILITIES AGREEMENT

THIS FACILITIES AGREEMENT ("this Agreement") is made effective as of the Effective Date (specified in Schedule 1) by and be Consultancy Services Limited, a company incorporated under the Companies Act 1956, with its corporate office located at Raveline Street, 21 D. S. Marg, Fort, Mumbai 400001, hereinafter referred as "TGS" (which expression shall include its successors and the Party specified in the Schedule 1 to this Agreement hereinafter referred as a "LISP" (which expressions shall, unless the con otherwise, includes its successors and permitted assigns) for end to end infrastructural support for work as defined in the Scope below. In this Agreement, TCS and LISP are collectively referred as "Parties" and individually as a "Party".

WHEREAS:

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

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

1. 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 2

"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-avail Facilities during Usage Period; TCS and its Customers irreparable loss and damage both financial and reputa acknowledges that LISP shall make good such loss suffiand its Customers.

- Term and Renewal:-This Agreement is effective dur as set out in Schedule 1 unless terminated earlier in acc the provisions of this Agreement.
- 3. Obligations of the LISP: LISP shall make & Facilities in working condition to TCS for the Ut throughout the Term, LISP shall allow free access to t and the Facilities to TCS and its Customers and shall a operate with TCS to enable TCS to render Services to it: LISP shall also ensure that Location is free of disturbance is using the same. In the event, the LISP has agree personnel as part of Facilities; the LISP shall ensur personnel have necessary expertise as required by TC! ensure that the power supply and its back up in to generator is available and is in working condition availability of fuel, back up electrical cables, electrician, Schedule 2 of this Agreement, LISP shall ensure that a networked and network connectivity is available at mentioned in Schedule 3. LISP shall, at all times, coil applicable Facilities and/or Location related statutory regulations or policies including confidentiality and other under this Agreement. LISP shall also procure and required approvals, permission, consent throughout the Agreement. LISP shall also obtain written consent from undertaking any maintenance activity with respect to Fa may jeopardize the timelines as stated in the Work Ord TCS to the LISP, LISP shall also on regular intervals required by TCS or by applicable statutory authorities ; for compliance with all applicable laws, regulations or any such approvals, permission, consents .LISP shall Facilities for exclusive use by TCS during the Usage Per
- 4. Fees: TCS shall pay Fees to LISP as per Clause 2. after deduction of applicable tax at source (TDS) and certificate in prescribed format for such deduction [Alifounder this Agreement shall be exclusive of applicable in
- 5. Representation and Warranties: Each Partywarrants and covenants to the other that; (i) it is duly of validly existing and in good standing under the tlaws of and shall comply with all applicable Laws; (ii) it was the authority to enter into this Agreement and to perobligations (including providing Facilities) under this Agthat this Agreement constitutes a legal, valid and bindinand (iii) its execution, delivery and performance of this does not and will not conflict with, or constitute a breaunder, its charter of organization, or any contragt or one to which it is a party. Further, LISP warrants that allprovided as per Schedule 2 are in working conditions the

DOINCIPAL THITE OF

TCS Proprietary and Confidence C.K. DANINE WALL

A ALL A

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 hamless 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.

- 6. Limitation of Liability:- TCS shall not be liable to the LISP for any special, indirect, incidental, consequential (including loss of 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.
- 7. 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 slock 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
- 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: (10,1) Termination for convenience b is entitled to terminate this Agreement by giving fifteen (1 written notice to the LISP. It is acknowledged and agreed Parties that LISP does not have right to terminate this Acconvenience. In the event if LISP terminates this ag convenience, the same shall be construed as material b Agreement and TCS shall have the right to claim appropris under the Law and this contract.
- (10,2) Termination for Material Breach, Either Party may to Agreement immediately by a written notice to the other event of a material breach which is not cured within thirty receipt of the said notice period. Failure of LISP to abide by Levels and denial of access by LISP to TCS on the Facili termed as material breach and the Agreement shall imr. terminated by TCS.
- (10.3) Effect of termination, Either party shall return to oth of other party's confidential and proprietary information a in its possession. LISP agrees that in the event of expiry or of this Agreement for any reason, any accepted and unexe Order shall be executed by the LISP and all the obligations Work Order shall be performed by the LISP.
- 10. Miscellaneous:- (11.1) Independent Contra-Assignment . LISP shall not assign or transfer this Agree obligations hereunder to any third party, without the p consent of TCS.
- (11.2) Change Request: Any changes to this Agreement the form of change order ("Change Request") as attached 4 and shall be signed by both Parties.
- (11.3) Governing Law, Dispute Resolution and Jurisd Agreement shall be governed by and interpreted in accothe laws of India. All disputes arising between the Parties Agreement shall be referred for arbitration to a sole Arbi mutually agreed upon and proceedings shall be goven Arbitration and Conciliation Act 1996. The venue at arbitration shall be Mumbal. Subject to arbitration, the Mumbal shall have exclusive jurisdiction.
- (11.4) Entire Agreement This Agreement sets forth understanding of the Parties and supersedes all prior agree understandings between the Parties, with respect to the sul hereof)
- (11.5) Notice:- Any notice in connection with this Agreeme in writing in English and delivered by hand, facsimile, specified in the Work Order) registered post or courier of in repute to the address mentioned in the introduction clause c address as may be informed to each other in writing by the

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

Annamacharya Institute of Technology & Sciences, Kadapa

Name: Dr. A SUDHAKARA REDDY

Title: Principal

TATA Consultancy Services Ltd.

Name: Mr. Venguswamy Ramaswamy

Title: Global Head - TCS ION

TC5 Proprietary and Co.

SCHEDULE 1

TERMS OF AGREEMENT

LISP Name	Invoicing Entity	Registered office address	Details of contact person	Name
Annemacharya Institute of Technology & Sciences , Kadapa	The Principal AITS Examination Ac	UTUKUR POST. CHINTHAKOMMA DINNE VILLAGE & MANDAL, Y.S.R DISTRICT, KADAPA, A.P. 515003	Mr.Ghouse Mohlddin Asst. Professor ghouse05209@gmail.com 9032713716	Kadapa

Contract Term	Effective Date	
3 years from Effective Date	06-Jul-2015	



PRINCIPAL

ANTRAMACHARYA INSITUTE OF

TECHNOLOGY & SCIENCES

O.K. DINNE (V&M)

KADAPA-512 003. (A.P.)



- Facilities: Facilities shall be inclusive but not limited to the following listed:
 - General Facilities
 - i. Furnished IT lab/s with furniture.
 - Air-conditioned server & UPS room
 - First Aid III.
 - Fire Extinguishers
 - Drinking water
 - vi. Cafeteria
 - Rest Rooms and Tollets Vii.
 - Housekeeping staff (including but not limited to Sweepers, Peons, Security Guards, Electricians, L. VIII. Technicians, etc.)
 - b. Diesel Generator Facilities
 - Dedicated Diesel Generator (DG) supply to the Facilities of a standard make which is supported by w. AMC and service certificate at all times
 - Assessment Support:
 - 1. As per TCS requirement, LISP will arrange for required assessment support by designating personnel in role of Administrator, Invigitators, Lab technicians, Security Guards, etc. as derived and determined by Ti TCS and/or its Authorized Personnel shall validate and pay for such invigilation (supervision service as rates specified in point 3 (c) of Schedule 2. The LISP shall share the details of such personnel providing Invigitation/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.
- LISP Hardware:

Based on requirements of TCS, as per Work Order (as per 5 (a) below), including but not limited to the following as applicable

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

a. TCS shall pay Fees only for LISP Hardware for nodes as specified in the Work Order

b. The rate per node shall be determined basis "Category" as specified in Work Order. Various Categories are listed below:

Category	Number of Shifts	Personnel and Miscellaneous Cost	Rate per Node- LISP Hardware
C1	One Shift	Excluded	40
CBS	Two Shift	Included	120
CB3	Three Shift	Included	150
CB4	Four Shift	Included	165

Version 0:

c. During Usage Period for personnel engaged and if the cost of the same is not included as per above defined rates then LI shall be entitled to charge TCS for actual number of personnel engaged at the following agreed rates:

Sr. No.	Personnel Description	Single Shift Price
1	Test Centre Administrator	Rs,750 per shift
2	IT Managers	Rs.600 per shift
4	Invigilators	Rs,500 per shift
5	Support	Rs.300 per shift

d. Other Reimburgements : Basis of actual utilization LISP is entitled to charge TCS for reimburgements of expenses on act

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

e. Diesel Generator Cost: Basis of actual utilization LISP will charge TCS for reimbursement of diesel expenses for proportionate DG usage (i.e. period utilized, load shared, etc.) at rates specified below:

Sr. Description No.		Rato	
1	Diesel Cost	Rs. 600 per hour	

Miscellaneous:

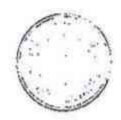
TCS will raise a Work order whenever TCS wants to use LISP hardware and LISP shall raise invoice after the Usa Period. LISP shall attach a copy of the Work Order and supporting documents along with the invoice. TCS shall ve the invoice and pay a validated invoice within thirty (30) days from the date of receipt of original hard copy of the invo on best effort basis.

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 invigitation/supervision service are shared with TCS personnel 10 days prito 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.





ANNAMACHARYA INSITUTE OF TECHNOLOGY & SCIENCES C.K. DINNE (V&M) KADAPA : 515 007 (0)

CHANGE REQUEST

		\$	No.:	
Dat	o Initiated:	Initiated by -		
The	following changes to the schedules to the	Facilities Agreement are hereby	approved by both the parlies.	
Des	cription of Change:			
Fall	owing are the changes/additions agreed to	00		
a)	Schedule 1			
b)	Schedule 2			
c)	Schedule 4			
App	proved		(4)	
Tat	a Consultancy Services Limited			
Aut	horized Signatory	, Outa		
LIS	Р		(in the second	100
Aut	horized Signatory	Oate		1



PRINCIPAL

ANNAMACHARYA INSITUTE OF

TECHNOLOGY & SCIENCES

6 C.K. DINNE (V&M)

KADAPA - 516 003 (A.P.)

FACILITIES AGREEMENT

THIS FACILITIES AGREEMENT ("this Agreement") is made effective as of the Effective Date (specified in Schedufe 1) by a Consultancy Services Limited, a company incorporated under the Companies Act 1956, with its corporate office located at TCS Hous 21 D. S. Marg, Fort, Mumbal 400001, hereinafter referred as "TCS" (which expression shall include its successors and assigns) and the the Schedule 1 to this Agreement hereinafter referred as a "LISP" (which expressions shall, unless the context requires otherwise, incluand permitted assigns) for end to end infrastructural support for work as defined in the Scope of Services below. In this Agreement, "collectively referred as "Parties" and individually as a "Porty"

WHEREAS:

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 and Facilities ("Facilities");

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

1 Delinitions:-

"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 rotating 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.

- Term and Renewal:-This Agreement is effective of set out in Schedule 1 unless terminated darlier in adprovisions of this Agreement.
- Obligations of the LISP: LISP shall I Facilities in working condition to TCS for the Usage Pe Term. LISP shall allow free access to the Locations a TCS and its Customers and shall assist and co-op enable TCS to render Services to its Customers. LISF that Location is free of disturbance while TCS is usin event, the LISP has agreed to provide personnel as p. LISP shall ensure that such personnel have neces required by TCS. LISP shall ensure that the power supin form of diesel generator is available and is in work with availability of fuel, back up electrical cables, elec-Schedule 2 of this Agreement, LISP shall ensure networked and network connectivity is available at all t in Schedule 3. LISP shall, at all times, comply with all t and/or Location related statutory laws, rules, reguincluding confidentiality and other obligations under the shall also procure and maintain all required approval consent throughout the term of this Agreement. LISI written consent from TCS before undertaking any m with respect to Facilities which may jeopardize the tinthe Work Order issued by TGS to the LISP, LISP sh Intervals and/or when required by TCS or by a authorities provide proof for compliance with all regulations or policies and any such approvals, pe-LISP shall maintain the Facilities for exclusive use I Usage Period.
- Fore: TCS shall pay Fees to LISP as per Clar Zaffer deduction of applicable tax at source (TDS) certificate in prescribed format for such deduction. All I this Agreement shall be exclusive of applicable indirect
- 5. Representation and Warranties:- Each Party re and covenants to the other that: (i) it is duly organized and in good standing under the laws of the country an all applicable Laws; (li) it has the full right and author Agreement and to perform all the obligations (is Facilities) under this Agreement and that this Agree legal, valid and binding obligation; and (iii) is examp performance of this Agreement does not and will it constitute a breach or default under, its charter of o contract or other instrument to which it is a party fruit that all the Facilities provided as per Schedule 2 are in throughout the Term and in the event they are not in LISP shall get it repaired at its own cost. LISP warrante applicable fees, charges, taxes etc. with respect to Es TCS and shall be liable to pay any such applicable to etc. during the term of this Agreement. LISP shall indhold harmless TCS and the Customer from and as liabilities, damages, claims, fines, penalties, and exp. nature arising or resulting from breach of the aloresaid the violation of any laws, rules, regulations or statutory.
- Limitation of Liability: TCS shall not b for any special, indirect, incidental, consequence?





revenue and/or profit), exemplary or punitive damages, whether in contract, tort or other theories of taw, 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 deviroy, 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 reader the Servicus to its Customers.
- 9. Termination: (9.1) Termination for convenience by TCS. TCS is entitled to terminate this Agreement by giving litteen (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.
- (e.2) Termination for Material Booch. Either Party may terminate this Agreement Immediately by a written notice to the other Party in the event of a material broach which is not cured within thirty days of the receipt of the said notice period, Faiture of LISP to abide by the Service Levels and

Opinial of access by LISP to TCS on the Facilities shall material breach and the Agreement shall immediately be TCS.

- (fi a) Effect of immustion. Either party shall return to other party's confidential and proprietary information and possession. LISP agrees that in the event of expry or terr Agreement for any reason, any accepted and unexecute shall be executed by the LISP and all the obligations are Order shall be performed by the LISP.
- Miscellaneous: + (10.1) Independent Contractors an LISP shall not assign or transfer this Agreement or a hereunder to any third party, without the prior written conse
- (10.2) Change Request: Any changes to this Agreement form of change order ("Change Request") as attached in S shall be signed by both Parties.
- (10.3) Governing Law. Dispute Resolution and Juni Agreement shall be governed by and interpreted in accordance of India. All disputes arising between the Partie Agreement shall be referred for arbitration to a sole A mutually agreed upon and proceedings shall be gov Arbitration and Conciliation Act 1996. The venue and sea shall be Mumbai. Subject to arbitration, the courts in Muri exclusive jurisdiction.
- (10.4) TCS Supplier Code of Conduct: The business engages with the LISP is regulated by the TCS Supplier Code of agencies dealing with TCS like the LISP herein are also said TCS Supplier Code of Conduct. The LISP agrees abilde by the said Code and shall promptly inform TCS of threatened breach of the Code by any person by Informit Ethics Counselor or the Principal Ethics Counselor or the TCS, in turn, undertakes that it will maintain confider communication received. Violations and concerns car confidentially via email to corporate ethics@tcs.com The Code of Conduct can be very HTTP://www.TCS.COM/SITECOLLECTIONDOCUMENTITES/TCS SERVICE PROVIDER CODE CONDUCT
- (10.5) Entire Agreement. This Agreement sets for understanding of the Parties and supersedes all prior as understandings between the Parties, with respect to the hereof)

(10.6) Notice - Any notice in connection with this Agreent writing in English and delivered by hand, facsimile, email-the Work Order) registered post or courier of international address mentioned in the introduction clause or any of may be informed to each other in writing by

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

ANNAMACHARYA INSTITUTE OF TECHNOLOGY AND SCIENCES

By: Assady

Name: Dr. A Sudhakara Reddy

Title: Principal

PRINCIPAL
ANNAMACHARYA INSTITUTE OF
TECHNOLOGY & SCIENCES
C.K. Dinne (V&M),
KADAPA - 516 003. (A.P.)

TC5 Proprietary and Confidential

TATA Consultancy Services Ltd.

Name: Mr. Venguswamy Ramaswamy

Title: Global Head - TCS ION



TERMS OF AGREEMENT

LISP Name	Invoicing Entity	Registered office address	Authorized Signatory Details	Details of Contact Person	Location Name
Annamecharya Institute of Technology and Sciences	The Principal AITS Examination Ac	Kethanakonda Village, Ibrahlmpatnam Mandal, Krishna Distlot, Kanchlipacheria, Andhra Pradesh- 521456	Dr. A Sudhakara Reddy Principal	Mr. P Anjaneya Asst. Professor anjaneya04071989@grnall.com 9949388195	Kade

Contract Term	Effective Date	
3 years from Effective Date	01-08-2017	



A TOOLON

- 1. Facilities: Facilities shall be inclusive but not limited to the following listed:
 - a. General Facilities
 - L. Furnished IT lab/s with furniture,
 - II. Air-conditioned server & UPS room
 - III. First Aid
 - lv. Fire Extinguishers
 - v. Drinking water
 - vl. Cafeteria
 - vii. Rest Rooms and Todels
 - Housekeeping staff (including but not limited to Sweepers, Peons, Security Guards, Electricians, Technicians, etc.)

b. Diesel Generator Facilities

 Dedicated Dieset Generator (DG) supply to the Facilities of a standard make which is supported by 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 role of Administrator, Invigilators, Lab technicians, Security Guards, etc. as derived and determined by TCS and/or its Authorized Personnel shall validate and pay for such invigilation \supervision service \varepsilon rates specified in point 3 (c) of Schedule 2. The LISP shall share the details of such personnel providir invigilation\supervision service with TCS and/or its Authorized Personnel as and when required.
- II. LISP will provide furnished IT tab with furniture, air-conditioned server room & UPS room, dedicate

2. LISP Hardware:

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

- Computer Nodes (Per Node Contracted and Used Per Session)
- b. LAN Facility
- c. Surveillance Camora 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)
- Printer with printing paper
- L UPS
- Generator back Up

3. Fees:

- TCS shall pay Fees only for LISP Hardware for nodes at Rs. 50 per node per day for time synest number of used by TCS on the particular day, in case LISP centre is not available as per the requirement of TCS, TCS ret the right to proportionately reduce the node rate basis the number of hours for which LISP has made the available.
- b. During Usage Period for personnel engaged and if the cost of the same is not included as per above defined then LISP shall be entitled to charge TCS for actual number of personnel engaged at the following agreed rates:

Sr.	Personnel Description	Single Shift Price	Two Shift Price	Three Shifts Price	For
No.	Test centre Administrator	Rs.750 per shift	Rs.1125 per day	Rs.1500 per day	R
2	IT Managers	Rs.750 per shift	Rs.1125 per day	Rs.1500 per day	R
3	IT Assistants	Rs.400 per shift	Rs.600 per day	Rs.800 per day	R
4	Invigilators	Rs.500 per shift	Rs.750 per day	Rs.1000 per day	R
5	Support	Rs.300 per shift	Rs.450 per day	Rs.600 per day	R

TCS/ its Service Provider shall pay the aforesaid charges basis actual invoice received from the LISP.



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

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

d. Diesel Generator Cost; LISP will charge TCS for reimbursement of diesel expenses for the DG usage at rates below:

Sr.	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 ac 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 general 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 is
- In case LISP does not have a valid invoice, LISP shall raise a credit note along with cheque for the actual expense.

4. Miscollaneous:

- a. TCS will raise a Work order whenever TCS wants to use LISP hardward and LISP shall raise an undisputed invoice. Usage Period within 60 days from the date of examination. USP shall attach a copy of the Work Order and s documents along with the invoice. TCS shall verify the invoice and pay a validated invoice within thirty (30) days date of receipt of original hard copy of the invoice on best effort basis.
- In case TCS does not receive undisputed invoice within 60 days from the date of examination, TCS shall not be 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 invigitation/supervision service are shared with TCS persodays 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 On





CHANGE REQUEST

No change to any Scope of Services shall be binding on the Parties unless the Change Request to the Facilities Agreement dated (Facilities Agreement) has been signed by authorized representatives of each party.

			Change Request
Date	Initiated:	Initiated by -	
The	following changes to the sched	ules to the Facilities Agreement ero hereby appr	oved by both the parties.
Des	cription of Change:		
Follo	owing are the changes/additions	agreed to:	
a)	Schedule 1		
)	Schodule 2		
0)	Schedule 4	¥	
Арр	roved	;	
Tata	Consultancy Services Limited		
Auti	orized Signatory	Date	
LISE	•		
Auß	orized Signatory	Date	



6 STORE OF TECHNOLOGY





SELF

Propose Six Humanes Only

22 of September

Rs. 600

INDIA NON JUDICIAL BET IN SIGN IN IN

ANDHRA PI

THIS FACILITIES AGREEMENT ("this Agreement") is made officially seed the free two Date (specified shall be will be weed to Consultancy Services Limited, a company incorporated under the -laws of India, with its corporate office located at TCS/House, Revel Street, 21 D. S. Marg. Fort, Mumbal 400001, hereinafter referred as "TCS" (which expression shall include its successors and essigns) and Party specified in the Schedule 1 to this Agreement hereinafter referred as a "LISP" (which expressions shall, unless the context requi otherwise, includes its successors and permitted assigns) for end to end infrastructural support for work as defined in the Scope of Service below, in this Agreement, TCS and LISP are collectively referred as "Parties" and individually as a "Party".

WHEREAS:

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 suinfrastructure and Facilities ("Facilities");

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

1. Definitions:-

"Authorized Personnel" means only those individuals (working for and on behalf of TCS), who have a bona fide need to have access 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 progra documentation, tools, processes, methodologies, data and trade secrets, information relating to customers, employees, or business partners, a any other confidential or proprietary information and materials of the Disclosing Party, its affiliates, clients or suppliers that may be received 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 2

"LISP" shall mean Local infrastructure LISP.

"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 Usar 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 TC 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 til 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 shi 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 issuir specific Work Orders. Facilities shall be made available for exclusive use of TCS during the Usage Period as communicated by TCS. TCS he 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 of the essence of this Agreement and in the event of non-availability of the Facilities during Usage Period; TCS and its Customers would incirceparable loss and damage both financial and reputational. LISP acknowledges that LISP shall make good such loss suffered by TCS and its Customers.

- 1. This Agreement is on a principal-to-principal basis between the Parties hereto. The LISP shall perform all the Services hereunder as a independent LISP and nothing contained herein shall be deemed to create any association, partnership, joint venture or relationship principal and agent or master and servant or employer and employee between the Parties hereto or any affiliates thereof or to provide either Party with the right, power or authority, whether express or implied to create any such duty or obligation on behalf of the other Party. The LISP acknowledges that its rendering of the Services is solely within its own control subject to the terms and condition agreed upon and agrees not to hold itself out to be an employee, agent or servant of TCS or affiliate thereof.
- Term and Renewat; This Agreement is effective during the Term as set out in Schedule 1 unless terminated earlier in accordance will the provisions of this Agreement.
- 3. Obligations of the LISP: -
 - a) USP shall make available the Facilities in working condition to TCS for the Usage Period throughout the Term. LISP shall allow fix access to the Location and the Facilities to TCS and its Customers and shall assist and co-operate with TCS to enable TCS to rend Services to its Customers.

TCS Propriesary and Confidential



PRINCIPAL INSTITUTE PRINCIPAL

- LISP shall make available the Facilities for mock test and its related activities as and when required by TCS, at no additional c shall also provide required support and manpower during such activity.
- LISP shall also ensure that Location is free of disturbance while TCS is using the same.
- d) LISP shall intimate TCS and submit fresh Background check report within 30 days, in case of any change in ownership, c authorized signatory, bank details, GST, PAN Credentials or any other changes. LISP shall provide all the requisite document as requested.
- In the event, the LISP has agreed to provide personnel as part of Facilities; the LISP shall ensure that such personnel have n
 expertise as required by TCS.
- f) LISP acknowledges that none of its personnel and / or LISP's authorized signatory shall be involved in any exam complaints/malpractice and in case of any such instances are reported, then LISP shall be solely held liable and any serious may lead to FIR/Legal Proceedings against the personnel involved and the management of LISP.
- g) LISP shall ensure that the adequate power supply and its back up in form of Online UPS and dieset generator is available; working condition along with availability of fuel, back up electrical cables, electrician, as stated in Schedule 2 of this Agreement.
- LISP shall ensure that all nodes are networked connected through LAN based connection and network connectivity is available times as mentioned in Schedule -1.
- I) LISP shall, at all times, comply with all applicable Facilities and/or Location related statutory laws, rules, regulations or policies is confidentiality and other obligations under this Agreement. LISP shall also procure and maintain all required approvals, per consent from statutory authorities throughout the term of this Agreement.
- j) LISP shall obtain written consent from TCS before undertaking any maintenance activity with respect to Facilities which may jet the timelines as stated in the Work Order issued by TCS to the LISP.
- LISP shall an regular intervals and/or when required by TCS or by applicable statutory authorities provide proof for compliance applicable laws, regulations or policies and any such approvals, permission, consents.
- LISP shall maintain the Facilities for exclusive use by TCS during the Usage Period.
- m) LISP shall promptly notify TCS on becoming aware of any claim, accusation, notice of violation, demand, action, abatement of conditional or otherwise, which has been made against it or TCS or any director, secretary, manager or similar officer of either a in relation to this Agreement. LISP agrees to cooperate with and assist TCS in taking whatever action which TCS determine feasonably necessary or desirable to mitigate the delay or loss arising from such notice.
- LISP shall not knowingly engage any person with a criminal record/conviction or any person who has faced disciplinary action
 previous employment and shall bar any such person from participating directly or indirectly in the provision of Services unc
 Agreement.
- LISP shall withdraw or bar any of its Personnel from the provision of the Services, at no additional cost to TCS, if in the sole opi TCS, the quality of Service rendered is not in accordance with the Scope of Service agreed between the Parties.
- p) LISP acknowledges that TCS is and will at all times be relying upon the LISP's expertise and judgment. Nothing in this Agre obligates TCS or any person acting on behalf of TCS to carry out any inspection, review or approval of the Services and any on to inspect, review or approve the Services shall not in any way diminish any duty or liability of the LISP under or in connection w Agreement.
- q) The LISP undertakes and agrees to supervise its staff assigned for the Services to ensure that it is conducted in accordance w terms and conditions agreed upon between TCS and the LISP. The LISP shall be responsible for all matters relating to salarist benefits for its Personnel, and shall be responsible for assessments and monitoring of performance and for all disciplinary matter Personnel.
- r) The LISP shall keep or cause to be kept written records and reports of the progress of the Services and its activities in sufficient and in good scientific manner for all purposes for three (3) years from the date of expiry / termination of this Agreement; such and other records clearly reflecting the Services and the results thereof. The LISP shall report completion of the Services to T summary form in writing not less than thirty (30) days following the end of each month and in reasonable detail orally at such me as the Parties may agree to hold from time to time.
- s) The LISP hereby agrees that it shall comply with all applicable laws, ordinances, regulations in performing of its obligations ar Services hereunder, including the procurement of licenses, permits and certificates and payment of taxes where required. If at an during the term of this Agreement, TCS is informed that the LISP is or may be in violation of any law, ordinance, regulation, (or if it decreed or adjudged by any court, tribunal or other authority), the LISP shall immediately take all appropriate steps to remedy violation and comply with such law, regulation, ordinance or code in all respects. Further, the LISP shall establish and maintain proper records (particularly, but without limitation, accounting records) required by any law, applicable to it from time to time, included and returns as applicable under labour legis[ation.

AND IN THE REAL PROPERTY.

Confidential

ANNAMACHARYA INSTITUTE OF

- f) In the event the LISP is aware of a conflict between any of the terms set out under this Agreement, it shall inform TCS of the a the Parties shall discuss and agree upon the manner in which the LISP should perform its obligations hereunder and the n which such conflict shall be resolved.
- u) LISP shall promptly notify TCS on becoming aware of any claim, accusation, notice of violation, demand, action, abatement conditional or otherwise, which has been made against it or TCS or any director, secretary, manager or similar officer of either in relation to the Services or the Agreement. The LISP agrees to cooperate with and assist TCS in taking whatever action will determine to be reasonably necessary or desirable to mitigate the delay or loss arising from such notice.
- v) LISP's Personnel shall not disrupt or Interfere with the performance of duties of TCS employees.
- w) LISP shall adhere to the time-schedule as agreed between TCS and the LISP and notified to the LISP on a time to time basis.
- x) LISP hereby confirms that performance of the Services as per prescribed standards set out in Annexure A is the essence Agreement. In the event that TCS determines that the Services are below the prescribed standard as set out in Annexure f then TCS will notify to the LISP and the LISP shall, within a mutually agreed period rectify the same.
- y) The LISP shall not exercise any lien on any of the assets, properties, documents, instruments or materials belonging available/provided to the LISP in connection with the provision of Services, for any amount due or claimed to be due by the LI TCS.
- 4. Fees: TCS shall pay Fees to LISP as per schedule 2 after deduction of applicable tax at source (TDS) and provide LISP certiprescribed format for such deduction. Unless otherwise stated and agreed upon, all fee payment by TCS for the Services provin terms of this Agreement are exclusive of Goods and Service Tax ("GST") or any such other tax in lieu of GST or any replathered, that may be applicable and arise/or relate to this Agreement. Further, if TCS is required to deduct or withhold any ticharges from any sum payable to Service Provider, then TCS's remitlance to Service Provider shall be made after deduction amounts, in such instance, TCS will provide information to Service Provider for supporting such deduction.

The Service Provider shall ensure that all Invoices issued by it are in the format specified GST regulation or failing which an shall be rejected. In case an invoice is so rejected, the Service Provider shall promptly issue a replacement invoice in the st format.

In case any revision, rectification, modification of the rates, necessitating the issuance of a debit/credit note, the Service Provide issue such debit/credit note, as the case may be, no later than September 30 of the succeeding year to the year of provides or date of filling of annual return, whichever is earlier.

The Service Provider is required to ensure that the information it autimits to the GSTN portal in relation to the Agreement match information contained in the invoice issued to TCS. In case of a mismatch between the two, Service Provider shall promptly, fifteen (15) days from the date when TCS communicates the mismatch to the Service Provider, amend the invoice or the infor submitted to the GSTN portal as the case may be to ensure the same are consistent.

If any tax, rejection of input tax credit, refund or other benefit is charged to TCS and collected from TCS /denied to TCS on accionon-payment to the Government of goods and services tax by the Supplier and/or non-submission/inadequate/incorrect submission/ormation prescribed by the tax department/ failure to uplead the details of the sale on the GSTN portal on the part of the Supplier and demand including tax, interest and penalties or said rejected input tax credit, refund or other benefit shall be recoverable the Supplier. Provided the said tax liability/ rejected input tax credit, refund or other benefit will be recovered by TCS from the Silection from his outstanding invoices if available or by raising a debit note, in case the Supplier fails and/or neglects to ma payment of said tax amounts including interest or penalty to the tax authorities and submits the tax paid challans as proof of disc of the tax liability to TCS, within thirty (30) days upon receipt of notice in writing from TCS.

- 5. Representation and Warranties:- (i) Each Party represents, warrants and covenants to the other that: (i) it is duly organized and 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 au to enter into this Agreement and to perform all the obligations (including providing Facilities) under this Agreement and the Agreement constitutes a legal, valid and binding obligation; and (iii) its execution, delivery and performance of this Agreement does and will not conflict with, or constitute a breach or default under, its charter of organization, or any contract or other instrument to wis a party.
 - (ii) Further, LISP represents and warrants that prior to entering into this Agreement it has fully acquainted itself as on the Effective as to all conditions which could affect the performance of its obligations under this Agreement including, without limitation, the follow a) 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.

b) It has paid all applicable fees; charges, taxes etc. with respect to Facilities provided to TCS and shall at all times be liable to passed applicable fees, charges, taxes etc. during the term of this Agreement.

 c) LISP shall be responsible for procuring, obtaining and maintaining of all applicable licenses and permits which may be reunder any law for performance of its obligations under this Agreement.

d) LISP has properly evaluated its responsibility and obligations under this Agreement. LISP agrees to bear all and any consequencesulting from its own improper evaluation.

e) LISP represents and warrants that it has the required experience and capability including sufficient and competent persons performance of its obligations under this Agreement.

TO Proprietary and Confidential

SUE OF TECHNOLOGY

ASRONNY PRINCIPAL ANNAMASHARYA INSTITUTE OF f) LISP represents and warrants that it is fully satisfied with the nature of its obligations as set out in this Agreement and any the part of LISP to discover any matters affecting the due performance of its obligations set out in Schedule 2, shall not relieve from its obligations under this Agreement.

g) LISP represent and warrants that its Personnel shall perform its obligation under the LISP's directions and shall not become any employment from TCS by virtue of providing the services any time during the term of this Agreement or subsequently

termination or expiration, irrespective of the location of their work.

h) LISP warrants that its obligations shall be performed in a professional and competent manner and shall meet the specific determined in TCS's sole and exclusive discretion and communicated to the LISP from time to time.

- 6. Indomnity: 6.1 LISP shall indemnity, defend and hold harmless TCS and its officers, directors, affiliated companies, agents, er harmless against any and all liabilities, actions, losses, judgments, payments made in settlement, suits, proceedings, diamages, claims, costs and expenses including reasonable attorney's fees from third parties including representative subcontractors of the LISP, resulting from:
- failure by the LISP to perform any of its obligations under this Agreement, in accordance with the provisions of this Agreement;

b) breach of any representations or warranties set out in clause 6 hereinabove;

c) breach of third party contracts by the LISP, while performing its obligations regardless of whether or not the party bringing su

finally prevails:

any claim from a statutory authority or any employee, agent or authorized person of the LISP or employee, agent or authorized p (1) a subcontractor of the LISP with respect to the terms of service / employment of the employee, agent or authorized person with t or with the subcontractor of the LISP as the case maybe, arising in relation to noncompliance by the LISP with any matter set or agreement:

any act, commission or omission, negligence, fraud, forgery, dishonesty, misconduct or violation of any of the terms and cond

this Agreement by the LISP or its Personnel;

- any robbery, theft, extortion, misappropriation or accident in relation to any assets or properties or documents or instruments and
- any and all adverse claims of whatsoever nature made on TCS by any Personnel of the LISP. g)
- 6.2 TCS shall give the LISP, prompt written notice of any loss or discovery of any relevant third party claim ("Third Party Claim") upo TCS intends to base a request for indemnification under clause 6.1 (an "Indemnification Claim Notice"). In no event shall TCS be if any loss that results from any delay in providing the indemnification claim notice. Each indemnification claim notice shall co description of the claim and the nature and amount of the loss claimed (to the extent that the nature and amount of such loss is k such time). TCS shall furnish promptly to LISP copies of all legal notices, correspondence, communications and official doc (including court documents) received in respect of any such loss. For the avoidance of doubt, all indemnification claims un-Agreement in respect of TCS, its affiliates of their respective directors, officers, employees and agents (each, an "Indemnitee") : made solely by TCS...
- 6.3 The LISP shall co-operate with TCS in defending any claim/s against TCS by any local, state or central authority with respect to any taxes, duties, fines, and/or penalties etc. due and payable by the LISP, and shall indemnify TCS, fully and without limit, against the s
- 7.Sub-Contract: The LISP shall, subject to the prior written consent of TCS which TCS may deny at its absolute discretion, have the subcontract any part of the Agreement. The appointment of a subcontractor shall be on the following terms:
 - (a) where TCS expressly consents to the sub-contracting or delegation of any part of the LISP's obligations shall be done post consent from TCS under this Agreement such written consent shall be without prejudice to the LISP's continuing obligation to ensure t sub-contracting and/or delegated work is continued to be performed at all times in accordance with the requirements of this Agreemen

that the sub-contractor shall be obligated in terms no less protective of TCS's Confidential information and the assets or pro-

provided by TCS, than those set out in clause 9 Confidential Information and clause 3 Obligation of the LISP hereof.

That, all the clause of this Agreement which are applicable to the LISP shall be applicable and deemed to be accepted by if (c) contractor. (d)

The subcontracting arrangement as contemplated under this clause 7 shall be coterminous with this Agreement.

The LISP shall, subject to the prior written consent of TCS which TCS may deny at its absolute discretion, have the r (e) subcontract any part of the Services. The appointment of a subcontractor shall be on the following terms:

where TCS expressly consents to the sub-contracting or delegation of any part of the LISP's obligations under this Agre such consent shall be without prejudice to the LISP's continuing obligation to ensure that the sub-contracting and/or delegated y continued to be performed at all times in accordance with the requirements of this Agreement;

that as between the LISP and the subcontractor, all results emerging from such sub-contracted and/or delegated work st

owned by TCS and exclusively licensed to the LISP for the limited purpose of completing the Services;

8.INSURANCE:

8.1 The LISP shall maintain, at its own cost, the insurance coverage set forth in this clause 8;

- on and from the Commencement Date, the LISP shall obtain and maintain on an ongoing basis; a)
- Property Damage Insurance for its properties which are utilized for provision of the Services; Ħ. Group Personal Accident Insurance for Personnel deputed at TCS Premises.
- the LISP shall provide to TCS a copy of the certificate of insurance evidencing the insurance coverage set forth in clause The shall provide to TCS at least thirty (30) days prior written notice of any cancellation, non-renewal or material change in any of the insu-

coprietary and s

ANNAMACHARYA INSTITUTE OF

coverage. The LISP shall, upon receipt of written request from TCS, provide renewal certificates to TCS for as long as the LISP is remaintain insurance coverage hereunder

- 9. Limitation of Liability: TCS shall not be liable to the LISP for any special, indirect, incidental, consequential (including revenue and/or profit), exemplary or punitive damages, whether in contract, tort or other theories of law, even if TCS has been advise possibility of such damages. The total cumulative liability of TCS under this Agreement shall not exceed in aggregate the amount paid to the LISP under this Agreement. Nothing in this Agreement shall be taken to exclude or limit the LISP's liability under or arising of Agreement whether based in contract, fort (including negligence and strict liability) or otherwise to the extent that such liability co excluded by law.
- 10. Confidential Information: Each Party receiving the Confidential Information (the "Receiving Party") acknowledges and a maintain the confidentiality of Confidential Information provided by the other Party (the "Disclosing Party") hereunder. The Receiving Shall not disclose or disseminate the Disclosing Party's Confidential Information to any person other than those employees, contractors, subcontractors and licensees of the Receiving Party, or its affiliates, who have a need to know it in order to assist the R Party in performing its obligations, or to permit the Receiving Party to exercise its rights under this Agreement. The provisions of this with respect to Confidential Information shall not apply to the extent, that such Confidential Information is: (a) already known to the R Party free of any restriction at the time it is obtained from the Disclosing Party, (b) subsequently learned from an independent third p of any restriction and without breach of this provision; (c) is or becomes publicly available through no wrongful act of the Receiving any third party; (d) is independently developed by the Receiving Party without reference to or use of any Confidential Information Disclosing Party; or (e) is required to be disclosed pursuant to an applicable law, rule, regulation, government requirement or court the rules of any stock exchange. Upon the Disclosing Party's written request at any time, or following the completion or termination Agreement, the Receiving Party shall promptly return to the Disclosing Party, or destroy, all Confidential Information of the Disclosing Party or destroy, all Confidential Information of the Disclosing Party.
- 11. Intellectual Property Rights:- LISP agrees that TCS Application System, deliverables and work products created or devel TCS or its employees, representatives etc. using TCS Application System and/or Facilities under this Agreement, together associated copyright and other intellectual property rights, shall be the sole and exclusive property of TCS. TCS is allowed to use the and address of the LISP which may be necessary to render the Services to its Customers.
- 12. Non-Solicitation: The LISP (including its officer, staff) and TCS (including its officer, staff) agree that they shall not without I written consent of the other Party, entice, solicit or seek to entice or solicit directly or knowingly with a view to offer employment to ar other Party's employees during the period of the Agreement and for a period of one (1) year after the expiry or termination of the Agr The LISP and TCS also agree that neither party shall refer the employee of the other Party for employment to a third party.
- 13. Illegal Gratification: The LISP hereby represents that it has not and shall not itself or through any of its Personnel given or promise to give any money or gift to any employee/official of TCS to influence their decision regarding this Agreement, nor shall it utilize any unlawful influence through a promise to pay a commission, percentage, brokerage or contingent fee to secure or so extension hereof.

The LISP acknowledges and agrees that it has not, and will not, make or promise to make corrupt payments of money or anything o directly or indirectly, to any government or public international organization officials, political parties, or candidates for public of employee of a commercial customer or supplier, for the purpose of obtaining or retaining business or securing any improper advantage

The LISP agrees that breach of this clause shall be sufficient ground for TCS to terminate this Agreement immediately without prejet the LISP's liability under applicable laws. Further, breach of this clause shall also be sufficient ground for TCS to withhold any payments, which may be due to the LISP and for TCS to initiate appropriate legal actions against the LISP.

14. FORCE MAJEURE:

Neither Party shall be considered in default in the performance of its obligation under the Agreement, if such performance is prever delayed on account of war, civil commotion, strike, epidemics, lockdown, Pandemic, accidents, fires, unprecedented floods, earth quibecause of promulgation of any law or regulations by the Government, unforeseen breakdowns or account of any other Acts of God, time of occurrence of a force majeure condition, the affected party shall give a notice in writing within fifteen (15) days from the coccurrence of the force majeure condition indicating the cause of force majeure condition and the period for which the force microdition was likely to subsist. In the event the affected party is prevented from fulfilling its obligation under the Agreement owing force majeure condition continuing for more than thirty (30) days, both Parties shall consult each other regarding the continuation Agreement including early termination as set forth in clause 15.

The LISP shall have in place at all times a detailed contingency and business continuity plan that covers situations where the Sc cannot be provided by the LISP including due to Force Majeure Events, malfunction or unavailability of LISP personnel and resource any other causes. The LISP must ensure that the contingency and business confinuity plan and each update to and revised version contingency and business continuity plan is agreed by TCS. In the event that the LISP is unable to provide any Service for any r including a Force Majeure Event, malfunction or unavailability of LISP resources or any other cause, the LISP must immediately notified comply with the current approved contingency and business continuity plan to ensure continuity of the Services. The LISP confirm its contingency and business continuity plan will be such that notwithstanding non availability of its resources for any reason whatsoew LISP is able to continue to provide the services in accordance with the agreed service levels and otherwise perform all its obligations this Agreement without interruption.

TCS Proprietary and Confidential



ASROCIONAL PRINCIPAL ANNAMACHARYA INSTITUTE

15. INSPECTION AND RIGHT TO AUDIT:

The LISP shall keep complete and accurate records of all operation, expenses and compliance under applicable laws relatable Services provided to TCS. All such records shall be kept on file by the LISP for a period of seven (7) years from the date the r made.

The LISP shall, upon twenty four (24) hours' notice, allow TCS, its officers, auditors and/or its authorized persons, the opporting inspecting, examining and auditing, the LISP's operations and business records which are directly relevant to the Services, as set this Agreement. The LISP will co-operate with TCS's internal or external auditor to assure a prompt and accurate audit of the Service audits or reviews will be at the expense of TCS. However, if the audit discovers discrepancies or overcharges, then upon completion audit or review, the LISP will reimburse TCS for overcharges and for the cost of the audit.

16. Termination :- (16.1) Termination for convenience by TCS. TCS is entitled to terminate this Agreement by giving fifteen (15) da written notice to the LISP. It is acknowledged and agreed between the Parties that LISP does not have right to terminate this Agreement convenience. In the event if LISP terminates this agreement for convenience, the same shall be construed as material breach Agreement and TCS shall have the right to claim appropriate damages under the Law and this contract.

(16.2) <u>Termination for Material Breach</u>. Either Party may terminate this Agreement immediately by a written notice to the other Part 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 Levels and denial of access by LISP to TCS on the Facilities shall be termed as material breach and the Agreement shall immediterminated by TCS.

(16.3) Effect of termination. Either party shall return to other party any of other party's confidential and proprietary information and mills possession. LISP agrees that in the event of expiry or termination of this Agreement for any reason, any accepted and unexecute Order shall be executed by the LISP and all the obligations under such Work Order shall be performed by the LISP.

17. MISCELLANEOUS:

Governing laws: This Agreement shall be governed and interpreted in accordance to the laws of India and the Courts at Mumbal on have exclusive jurisdiction in all matters arising out of this Agreement.

Arbitration: In case of disputes or differences arising between the Parties hereof, shall be subject matter of arbitration under the Arl and Conciliation Act 1996 and any subsequent related amendments there to, unless settled amicably between the Parties hereto, referred to and finally settled by arbitration and such arbitration shall be conducted in accordance with the rules of arbitration of the £ Chamber of Commerce and Industry ("BCCI"), which rules, as modified from time to time, are deemed to be incorporated by refereithis clause (the "arbitration rules"), by an arbitration panel comprising of a sole arbitrator.

The arbitration panel as referred to above shall be appointed by the BCCI. The arbitration panel shall deliver the award in the arb proceedings within three (3) months from reference of any dispute to arbitration. The place of arbitration shall be Mumbai, India.

The Parties agree that the award passed by the arbitration panel shall be final and binding upon the Parties, and that the Parties shall entitled to commence or maintain any action in any court of law in respect of any matter in dispute arising from or in relation Agreement, except for the enforcement of an arbitral award passed by an arbitration panel pursuant to this clause.

If applicable, in the event that (i) an arbitrator has already been appointed under this Agreement in respect of a dispute and (ii) a disputarisen under a subcontract ("Subcontract Dispute") between LISP and a subcontractor and (iii) the subcontract Dispute concerns the or substantially the same subject matter as a dispute referred to arbitration under this Agreement referred to in 14.1 above, then in than seven (7) days after the acceptance by the arbitrator of its appointment, LISP may require, by notice to the arbitrator, the subcontant TCS, that the subcontract dispute be dealt with by the appointed arbitrator in a consolidated arbitration. The LISP will produce the subcontracts will contain a clause binding the subcontractors to comply with such consolidated arbitration as the arbitrator may direct. The final be bound by any decision of the arbitrator in the consolidated arbitration on and subject to the same terms as clause 19.1.

Notice: Any notice, request, demand, waiver, consent, approval or other communication permitted or required under this Agreement at in writing and shall be deemed given only if delivered by hand or sent by facsimile transmission (with transmission confirmed) or by a delivery service that maintains records of delivery, addressed to the Parties at their respective addresses specified in accordance will clause. Any notice given under this Agreement shall be deemed to have been given as of the date delivered if sent by hand or post of the date transmitted if sent by facsimile (with transmission confirmed). Any notice delivered by facsimile shall be confirmed by a hard delivered as soon as practicable thereafter. This clause is not intended to govern the day-to-day business communications need between the Parties in performing their obligations under the terms of this Agreement.

TCS Proprietary and Confidential



ARCOGOY PRINCIPAL ANNAMACHARYA INSTITUT PECHNOLOGY & SCIENC

For LISP	For TCS
Annamacharya Institute of Technology and Scineces, Utukuru Post, Chinthakomma Dinne Mandal, RTO Office Back Side, Kadapa – 516003, Y S R District.	Communication Address: Olympus A, Opposite Rodas Enclave, Hiranandani Estate, Ghodbunder Road, Patlipada, Thane West, Maharashtra 400607
rel 2	With copy to Deputy General Counsel Tata Consultancy Services Limited, TCS House, Raveline Street, Fort, Mumbai- 400001
Tel: 9503999591	Tel: +91 22 67789006
Fax number: NA	Fax number; NA
For the attention of: Dr. A. Sudhakara Reddy	For the attention of: Venguswamy Ramaswamy

Severability: The Parties acknowledge and agree that if any of the provision of this Agreement is deemed invalid, void, like unenforceable that provision stands severed from this Agreement and the remaining provisions of this Agreement shall remained enforceable.

Non-Assignment: Neither Party shall assign or transfer its rights and obligations under this Agreement without the prioconsent of the other Party.

Publicity: The LISP shall not use the name and/or trademark/logo of TCS, its group companies, subsidiaries or associate sales or marketing publication or advertisement, or in any other manner without prior written consent of TCS.

Walver: No delay or failure of any Party in exercising or enforcing any of its rights or remedies whatsoever shall operate as : of those rights or remedies or so as to preclude or impair the exercise or enforcement of those rights or remedies. No s partial exercise or enforcement of any right or remedy by any Party shall preclude or impair any other or further exe enforcement of that right or remedy by that Party. Save as expressly provided in this Agreement neither Party shall be derhave waived any of its rights or remedies whatsoever unless the waiver is made in writing, signed by a duly au representative of that Party and may be given subject to any conditions thought fit by the grantor. Unless otherwise expression any waiver shall be effective only in the instance and for the purpose for which it is given.

Entire Agreement: This Agreement contains the entire understanding of the Parties with regard to provision of the Service supersedes all previous correspondence, proposals, representations, agreement or memorandum of understanding amendment, modification, change or revision to this Agreement shall be by way of mutual agreement between the Parties and which shall be made in writing.

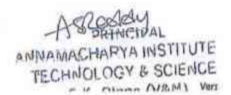
Non Exclusive Agreement: This Agreement is on a non-exclusive basis and the LISP shall not have any exclusive right to the Services to TCS. TCS shall be free to engage any other LISP/s or may entrust services similar to the Services or a thereof to any other person/s.

TCS Supplier Code of Conduct: The business engagement of TCS with supplier is regulated by the TCS Supplier Code of C All agencies dealing with TCS like the LISP are also bound by the said TCS Supplier Code of Conduct. The LISP agrees times abide by the said Code and shall promptly inform TCS of any breach or threatened breach of the Code by any per informing to the Local Ethics Counselor or the Principal Ethics Counselor or the CEO of TCS. TCS, in turn, undertakes the maintain confidentiality of such communication received. Violations and concerns can be reported confidentially via a comparate ethics@ics.com. The TCS Supplier Code of Conduct can be viewed at https://www.tcs.com/content/dam/tcs/pdf/distas/about-us/TCS-Supplier-Code-of-Conduct.pdf

Precedence: If there is any conflict among any elements of the Agreement, the descending order of precedence will be (expressly stated otherwise for any particular Agreement): Services Agreement, Annexes, Purchase Order, Delivery Order







IN WITNESSES WHEREOF the parties have signed this Agreement on this date, month and year first a in the presence of following Witnesses:

LISP Name: Annamacharya Institute of Technology & Sciences, Kadapa

TATA Consultancy Services Ltd.

By:

Name: Mr. Venguswamy Ramaswam

Tille: Global Head - TCS ION

By: ASRO doly

Name; Dr. A SUDHAKARA Reddy

Title: Principal

PRINCIPAL

ANNAMACHARYA INSTITUTE OF TECHNOLOGY & SCIENCES C.K. Dinne (V&M), KADAPA - 516 003. (A.P.)





PRINCIPAL

ANNAMACHARYA INSTITUTE OF
TECHNOLOGY & SCIENCES

C.K. Dinne (V&M),

KADAPA - 516 003. (A.P.)

SCOPE OF SERVICES

S. No	Scope Details		
A A	MILITERATION CONTINUES INCOME TO A CONTINUE OF THE CONTINUES OF THE CONTIN	Details	Remarks if
200-	Test Center Details	ANNAMACHARYA	-
1	LISP Name	INSTITUTE OF TECHNOLOGY AND SCINECES,	
2	Nature of incorporation of LISP	Rental Base	
3	Incorporation Number -	NA NA	
4	CIN /Registration Number	NA	
5	Invoicing Entity	The Principal AITS Examination AC	
6	Registered office address	UTUKURU POST, CHINTHAKOMMA DINNE MANDAL, RTO OFFICE BACK SIDE, KADAPA - 516003, Y S R DISTRICT.	
7	Authorized Signatory Details		
7.1	Name	Dr. A Sudhakara Reddy	
7.2	Designation	Principal	
7.3	Email id	aitskadapa@gmail.com	
7.4	Contact #	9603999591	
7.5	Aadhaar#	5890 5282 1867	
8	Vendor Registration	78442	
8.1	Service Tax Number	NA.	
8.2	GST#	No	
8.3	Ten #	NA	
8.4	PAN #	AAATA4211D	
8.5	PAN Copy Attached	Attached	- 1-
8.6	Name of the Bank	Andhra Bank	
3.7	Bank Address	Yerramukka Palii	
3.8	Bank Account Number	156310100051445	
1.9	NEFT/RTGS Code	ANDB0001563	
3,10	Copy of cancelled bank cheque attached	Attached	
)	Contact Term	3 - YEARS	
0	Effective Date	01-08-2020	
	Spoc Details		
923	Spog Name	M. Bala Siva Prasad	
5. V/E	Spoc Designation	Assistant Professor	
1.3	Spoc Contact Number	9959394454	
1.4	Spoc Email ID	balasivaprasad@gmail.com	

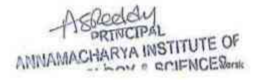




	Venue Details		1
В			
1	Exam / Location Name	Annamacharya Institute of Technology and Scineces,	
2	Exam / Location Full Address	Utukuru Post, Chinthakomma Dinne Mandal, RTO Office Back Side, Kadapa – 516003, Y S R District.	
3	Exam Location City with Pin code	Kadapa – 516003	
4	Distance of nearest Bus Stop from Centre	3 KM	
5	Name of nearest Railway Station to the Test Centre	Kadapa	
6	Distance of nearest Railway Station from	2 KM	
7	Distance & address of nearest Fire station	Kadapa fire station, 4 km	
8	Distance & address of nearest police station	C.K. Dinne, Kadapa , 0.5 km	
S. No	Scope Details	Dotails	Remarks If A
9	Total no, of seats available in the Campus/at the premises	650	
10	Total no. of seats offered for booking	650	
8	Venue Details		
11	The days on which the venue shall be exclusively provided to TCS ION	As Per Requirement	
12	LISP shall provide written confirmation of center within 48 hours of receiving written request placed by TCS ION	Yes	
C	ION Team Details		
	Name & Employee Number of ZOM	913425 & Gopat Singh Rajput	
2	ROM Emp # & Name	1102621& K.PAVAN KRISHNA	
3	City Head Emp # & Name	767797 & SYED HARIS	V xtasil
	Power Auditor Emp # & Name	1357017 & B Ramesh Babu	B. Rosent
	Network Auditor Emp # & Name	16251008 V Mohan Rami Reddy	UmehanRand
1	Audit closure date	12-08-2020	



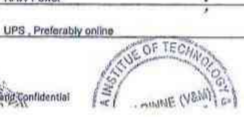


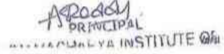


A	Gon	oral Faci	litios	START	87. UASI	e rains	Yes		I		
Furnished with furniture/p s		Class No.	No of Seats/P C in each lab	Block	Floor	No of Seats	Handicap Reserved Seats	Count of washrooms on same Floor	No of CCTV Comor a in Lab	Drinking Aveilabi	
B Block_1F_ Lab 2A	Computer	001	68			68	TO HORSE WAS IN	Military Control		T	
B Block_1F_0 r Lab 28	Compute	002	72			72					
C Block_1F Cam Lab	_Cad	003	32			32					
C Block_1F_Simulation		004	24	Comput er Labs		24		24Washroom s	30	Yes (RO	
D Block_1F_PHC Lab		005	10			10					
A Block_1F_Compute r Lab 1A		006	66			66					
A Block_1F_Compute r Lab 1B		007	45		;		45				
D Block_1F_0 r Lab 3A	ompute -	008	64	1000			64				
D Block_1F_C r Lab 3B		009	41			UV50	41				
Zone A		10	44			44	20				
Zone B		11	44			44		1		1	
Zone C		12	44			44				1	
Zone D		13	44			44					
Zone E		14	44			44		1			
Zone F		15	44			44				l	
2	Air Co	nditioned	Server Room				Yes √	No			
1	Discon	nect AC	power from D	G Supply			Yes √	No.			
<u> </u>	Power	backup					Yes V	No	0)		
1.1	RAW F	ower					Yes V	No			



4.2

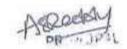




Yes

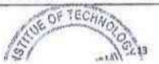
4.3	Working DG (Per node minimum specification needed is 0.3 KVA.)	Yes √	No
5	Ventilated UPS Room	Yes V	No
6	UPS Type (Online/Offline)	Yes √	No
7	UPS Power backup in Minutes	Yes 20 Min	No
4	First Aid Box	Yes √	No
5	Fire Extinguishers with validity Yes √		No
6	DG Set with valid AMC & service certificates	Yes V	No
7	DG Capacity	125 KVA & 60 KVA	
8	Provisioning for Mobile DG/Backup, DG Incase of DG Failure	Yes V	No
9	Printer (Laser Jet or Ink jet -B/W)	Yes √	No
10	Printing Papers	Yes √	No
11	CCTV with recording media (CD/DVD) USB	Yes V	No
12	At least two cameras in each class rooms with zero blind spot	Yes V	No
13	Path ways covered	Yes V	No
14	Assembly area covered	Yes √	Na
15	Main gate covered	Yes V	No
16	PC Configuration	Details Duel Core 2 and	Remarks
16.1	PC Processor (Intel Dual Core and above)	above 2 and	
16.2	PC Monitor size (16 inches and above)	17 and above	
16,3	PC RAM (2GB and above)	2G8 and above	
16.4	HDD Space:- 150 GB Free space for TCS Owned OS installation.	150 GB and above	
16.5	Motherboard: Motherboard should have PXE enabled LAN card.	PXE enable	
16.6	Monitor Should support screen resolution of 1024 X 768.	Yes	
16.7	Keyboard and Mouse should not be multimedia	Yes	
16.8	IP Camera with storage of 10 days	DVR with one Week	
Work	TB Storage (but depending on the center size, camera resolution, candidate count and duration of shifts)	Yes	
16.9	TB Storage (but depending on the center size, camera resolution, candidate count and duration of shifts)	7000	

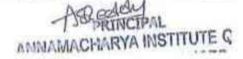




16.10	Approved biometric devices	NO	
17	Networking (LISP shall ensure that all nodes are networked and network connectivity is available at all times)	Details	Remarks
17.1	Network Topology Type	Star	
17.2	Switches Type (Managed /Unmanaged)	D-Link Managed	_
17,3	Webcams for registration in each lab	Yes	
17.4	Broadband Availability	Yes	-
17.5	Network Switch (100 Mbps) Availability Firewall Availability	1GBPS	
17.6	No. of Computers in the LAN network connected to the firewall	No (Isolation Network for TCS ION)	
17.7	Physically separated network *	Yes	
17.8	Network Switch- GBPS	1	
17.9	LAN Cable- CATS	Yes	
17.10	Manageable Distribution Layer switch with loop prevention enabled.	Yes	
17,11	Network Architecture - Modular Network, Physically Separate network for assessment	Yes	
17,12	More than 2 Mbps speed wired/ broadband connection (for assessment related activities) Minimum 4 Mbps speed wired/ broadband connection (1:1) for	Yes	
17.13	CCTV Live Surveillance	Yes	-
17,14	Primary Internet Connection (Bandwidth) (Required @ 8 Mbps / 100 Machine)	Yes	
17.15	Primary Internet LISP (Name of the vendor)	BSNL - NME	
17.16	Secondary Internet Connection with Static IP (Availability)	Yes	
17,17	Secondary Internet Connection (Type)	BROD BAND	
17.18	Secondary Internet Connection (Bandwidth)	50	-
17.19	Secondary Internet Connection (LISP Name)	CPC INTERNET	
17.20	Up-Time SLA for Internet Service	Yes	-
В	Assessment Support		
	As per TCS requirement, LISP will arrange for required assessment	support by designating pe	ersonnel in th

As per TCS requirement, LISP will arrange for required assessment support by designating personnel in the role of Administrator, Invigilators, Lab technicians, Security Guards, Lab technicians, Electrician, DG Operator 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. 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.





1	Amenities to be provided	Please Tick (Yes)	Please Tick (No.)
1.1	Administrative room/covered area for candidate verification & walling purpose needs to be provided	Yes √	No
1.2	Housekeeping staff, Security guards & Water supply should be made available on the test day	Yes V	No
1.3	The Cafeteria inside the campus should be kept opened on the test day	Yes V	No
1.4	There will be a Medical Attendant Support available inside the campus on call for any emergency	Yes √	No
1.5	Parking facility for the candidates vehicles, should be available inside the campus	Yes √	No
ac)			
2	Manpower to be provided		-
2.1	a) Test Center Administrator (TCA).TCAs Responsibility includes the following besides other activities which may be communicated from time to time: 1. IT Readiness prior to Trial Run/Mock Day 2. DG Filled with dieset fuel 3. Clean and sanitized labs/washrooms/ 4. Availability of running water along with clean drinking water 5. Availability of Venue / Support for readiness trials/mock 6. Availability of IT / Venue SPOC /Other required manpower for support 7. Support during Exigency Scenarios 8. Ensuring all required equipment are in serviced and in running condition 9. Coordination with local authorities 10. Overall management of the venue before/during & after the examination exam conduct. IT Manager, need to have minimum 3 years' experience with		
2.2	good understanding of the venue IT Infrastructure & Natwork environment and capable to trouble shoot Desktop & Network related issues		
1.3	Security Guards should be trustworthy and active enough to supervise/screen movement of people and support crowd management		
.5	Electricians/Lab Technicians/ / Generator Operators should be employed with the LISP and well versed with the local infra House Keeping / Cleaning Attendants , need to come early & go last during exam days ensuring clean		
3.1	Statutory Compliance Adequate provisioning of Fire Safety Equipment & Fire Extinguishers available at vulnerable locations inside the premises / campus		



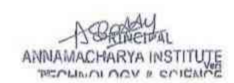


3.2	First Aid Box available in the vicinity of the test rooms / computer labs for emergency use	
4	Commercial Terms & Conditions	
4.1	TCS shall pay Fees only for LISP Hardware for nodes at Rs. 50 per node per day for the highest number of nodes used by TCS on the particular day. In case LISP center is not available as per the requirement of TCS, TCS reserves the right to proportionately reduce the node rate basis the number of hours for which LISP has made the nodes available.	
4.2	There shall be NO charges payable for Venue Infra Audit / Venue Compliance & Feasibility Mock tests done at the venue before actual exams scheduled for Certifying the venue readiness.	
4.3	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:	

Personnel Description	Single Shift Price	Two Shift Price	Three Shifts Price	Four+ Shifts Price
Test center Administrator	Rs.750 per shift	Rs.1,125 per day	Rs.1,500 per day	Rs.1,650 per day
IT Managers	Rs.750 per shift	Rs.1,125 per day	Rs.1,500 per day	Rs.1,650 per day
IT Assistants	Rs.400 per shift	Rs.600 per day	Rs.800 per day	Rs. 900 per day
Invigilators	Rs.500 per shift	Rs.750 per day	Rs.1,000 per day	Rs. 1,100 per day
Support	Rs.300 per shift	Rs.450 per day	Rs.600 per day	Rs. 650 per day

	TCS ION shall pay the aforesaid charges basis actual involce	CONTRACTOR OF THE PARTY OF THE	
4.4	Other Reimbursements: Basis of actual utilization LISP is entitled to charge TCS for reimbursements of expenses on actual spend as defined below:		
9.9	TATAL DISPOSITION OF THE PROPERTY OF THE PROPE	THE PARTY OF THE P	
	Description	Price	
	Surveillance Camera facility to record a session	Rs.10 per node perday	
	Print Per Sheet	Rs.1 per sheet	
4.5	Diesel Generator Cost: LISP will charge TCS for reimbursement of diesel expenses for the DG usage at rates specified below:		14
-	Description	Rate	





	Diesel Cost	Rs. 4.5 per candidate		
	Note: Incase of DG failure LISP is required to arrange for Backup/Mobile DG, incase same does not work or is not available immediately TCS will arrange for the Mobile DG & cost recovered from the LISP at actuals. On the day of the examination if diesel generator fails and TCS is required to arrange for alternate diesel generator, TCS shall raise a debit note on LISP basis actual expense incurred and adjust the amount from the invoice amount payable to LISP			
	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 (Dies candidate * Number of registered candidates scheduled) or twhichever is higher.			
4.6	Miscellaneous			
я •	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.			
-	In case TCS does not receive undisputed invoice within 60			
2	days from the date of examination, TCS shall not be liable to make payment to the LISP			





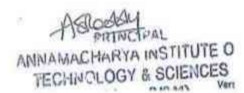
SCHEDULE - 3 SERVICE LEVEL CREDITS

 LISP shall provide written confirmation of center within 48 hours of receiving written request placed by TCS iC shall ensure that the details of personnel providing invigilation/supervision service are shared with TCS personal 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 Wor.







SCHEDULE - 3 SERVICE LEVEL CREDITS

 LISP shall provide written confirmation of center within 48 hours of receiving written request placed LISP shall ensure that the details of personnel providing invigilation/supervision service are share 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

APPROVAL FOR PROCESSING

Function	Name	Emp Number	Approved (Yes/No)	Sign	Remarks
Power Auditor	B Ramesh Babu	1357017	yes	B. Rowest Boby	
Network Auditor	V Mohan Rami Reddy	1625100	yos	V. Moham Romi R	سيط
Center Head	Obs Pratap	1264122	yes	godos.c	
City Head	Syed Haris	767797	yes	O'Haile	
ROM	K Pavan Krishna	1102621	yes	1.	Mail Ap
ZOM	Gopal Single rajput	913425	yes		Muit App

END





ANNAMACHARYA INSTITUTE OF FECHNOLOGY & SCIENCES C.K. Dinne (V&M), (ADAPA - 516 003. (A.P.)