

## SWARNIM STARTUP AND INNOVATION UNIVERSITY

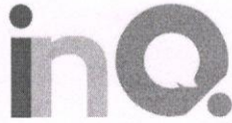
### COLLABORATIVE QUALITY INITIATIVES

2023-24

Sr. No.	Title of the MOU	Year of MOU	Date of Initiation/Signing	Duration/ Expiry Date	Collaborating Organization/Entity	Purpose/Scope of Collaboration (e.g., academic exchange, research collaboration, sports partnerships, etc.)	University/Department Representative involved in the MOU	Detail of Second Party (Contact Person Name)
1	inQ Innovation Global, Sydney, Australia	2023-2024	12-01-2024	12-01-2025	inQ Innovation Global, Sydney, Australia	Collaboration for student, startups exchange program	Australian Gov Delegate	Mr Malik
2	LOI for collaboration between BUV Vietnam & SSIU	2023-2024	25/01/2024	24/01/2025	British University Vietnam	Student exchange, Staff exchange, Cultural Immersion, Collaborative projects etc	Vijayant Kumar	Prof. Rick Bennett (Vice President)
3	Victoria University, Kampala, Uganda	2023-2024	17/02/2024	5 Years	Victoria University, Kampala, Uganda	To explore area od research, startup, traning & collaboration	Rishi M Jain	Krishna n. sharma VU
4	MoU between DataFlair Web Services Pvt Ltd & SSIU	2023-2024	04-12-2023	Life Time	Data Flair Pvt Ltd	Skill Development & Employability	Vijayant Kumar	Prachi Patodi (Director)
5	MoU for establishment & operations of MSM Unify international experience centre	2023-2024	23-01-2024	04-03-2025	MSM Global Education Pvt Ltd	Student acquisition, Skill Training, Comprehensive test preparation etc	Vijayant Kumar	Nirali Pandya (Director)
6	Raj Electromotives Pvt. Ltd.	2023-2024	05-01-2024	05-01-2027	Raj Electromotives Pvt. Ltd.	Collaboration for EV learnings to students	Founder	Mr Raj Mehata
7	ACOLYTE TECHNOLOGIES PRIVATE LIMITED	2023-2024	17-01-2024	17-01-2025	ACOLYTE TECHNOLOGIES PRIVATE LIMITED	Fostering startup ecosystem	Vice President	Mr Dhruvin Patel
8	Gujarat Council on Science and Technology (GUJCOST)	2023-2024	22-11-2023	22-11-2025	Gujarat Council on Science and Technology (GUJCOST)	IP sensitization and filing, support	Director	Dr Sahoo
9	EGNIOL SERVICE PRIVATE LIMITED	2023-2024	09-11-2023	09-11-2024	EGNIOL SERVICE PRIVATE LIMITED	Fostering startup ecosystem	Vice President	Mr Jadeja
10	INTELLECTUAL PROPERTY TALENT SEARCH EXAMINATION (IPTSE)	2023-2024	15-07-2023	15-07-2024	INTELLECTUAL PROPERTY TALENT SEARCH EXAMINATION (IPTSE)	IP sensitization and filing, support	Executive director	Ms Pandya

11	inQ Innovation Global, Sydney, Australia	2023-2024	12-01-2024	12-01-2025	inQ Innovation Global, Sydney, Australia	Collaboration for student, startups exchange program	Australian Gov Delegate	Mr Malik
12	Saurashtra University	2023-2024	12-01-2024	12-01-2025	Saurashtra University	Fostering startup ecosystem	Vice Chancellor and Registrar	
13	SGVP Hospital	2023-2024	27-02-2024		SGVP holistic hospital	Clinical training in specialities departments	SGVP	Dr Minendra Singh
14	Government Dhanvantari Ayurvedic Medical College and Hospital, Ujjain	2023-2024	27-02-2024	28-02-2025	Government Dhanvantari Ayurvedic Medical College and Hospital	Clinical training in specialities departments	Government Dhanvantari Ayurvedic Medical College and Hospital, Ujjain	Dr. J. P. Chaurasiya
15	Linking Research with Education	2023-2024	09-04-2023	09-04-2028	Central Council For Research In Homoeopathy, New Delhi	To provide impetus to research environment in colleges through guidance and capacity building research training	Aarihant Homoeopathic Medical College & Research Institute, Gandhinagar, Gujarat	91-11-28525523
16	'GMERS HOSPITAL AND MEDICAL COLLEGE	2023-2024	05-07-2023	05-07-2024	'GMERS HOSPITAL AND MEDICAL COLLEGE	CLINICAL POSTING	AARIHANT INSTITUTE OF NURSING	MEDICAL SUPRITENDENT, +91 - 79 - 23221931
17	KANORIA HOSPITAL AND RESEARCH CENTRE	2023-2024	01-06-2023	01-07-2024	KANORIA HOSPITAL AND RESEARCH CENTRE	CLINICAL POSTING FOR MENTAL HEALTH NURSING	AARIHANT INSTITUTE OF NURSING	MEDICAL SUPRITENDENT, 9624865125 ABICEK
18	SHALBY MULTI-SPECIALTY HSOPITALS	2023-2024	01-08-2023	01-08-2024	SHALBY MULTI-SPECIALTY HSOPITALS	CLINICAL TRANING AND EXPOSURE OF HOSPITAL	AARIHANT INSTITUTE OF NURSING	MEDICAL SUPRITENDENT ,9714981981/
19	Venus Physiotherapy/ Shasvat Surgicare Hospital and ICU	2023-2024	26/09/2023	5 year	Venus Physiotherapy/ Shasvat Surgicare Hospital and ICU	Clinical Posting/Internship	Arvind Chauhan	Dr Yagnesh Trivedi
20	Primary health center, kalol	2023-2024	2023	1 year	Primary health center, kalol	Clinical Posting/Internship	Arvind Chauhan	UHO
21	Brainey Beam PVT LTD	2023-2024	24 Dec 2023	24/12/2024	Brainey Beam PVT LTD	academic exchange, research collaboration,	Dr. Jayan Shekhar	Mr. Sagar khatrai
22	Logical Mind Systems Private Limited	2023-2024	9 Feb 2024	09-02-2025	Logical Mind Systems Private Limited	academic exchange, research collaboration,	Dr. Jayan Shekhar	Mr. Anant Gijare

23	MOU (CE/IT- SIT Dept.)	2023-2024	14-02-2023	14-02-2024	Cyber Octet Private Limited	Industrial Exposure and Academic exchange	Dr. Jayan Shekhar	Mr. Falgun Rathod
24	BrinyBeam Technologies Pvt.Ltd	2023-2024	24/12/2023	24/12/2024	BrinyBeam Technologies Pvt.Ltd	academic exchange,research collaboration	Dr.Vikas C. Sharma	Mr.Sagar khatrai
25	M/s.Logical Mind Systems Private Ltd	2023-2024	09-02-2024	09-02-2025	M/s.Logical Mind Systems Private Ltd	academic exchange,research collaboration	Dr.Vikas C. Sharma	Mr.Anant Gijare
26	Cyber Octet Private Limited	2023-2024	14/2/2024	14/2/2025	Cyber Octet Private Limited	Skill Development,outcome Based Training,Internship,Placement,Expert Lecture,Industry Visit	Dr.Vikas C. Sharma	Mr.Falgun Rathod



## **Memorandum of Understanding (MOU)**

**Between**

**inQ Innovation Global, Sydney, Australia**

**and**

**Swarnim Startup & Innovation University, Gandhinagar, Gujarat**

inQ Innovation Global, Sydney, Australia and Swarnim Startup & Innovation University (Swarnim Univeristy), Gujarat wish to establish a memorandum of understanding (MOU) to engage and collaborate towards startup & scale up opportunities between India and Australian Ecosystems supporting Startups from India, Educational collaboration programs and bilateral business to business opportunities.

**inQ Innovation and Swarnim University** (hereinafter referred individually as "Participant" and together as the "Participants"), acting through their representatives agree as follows:

### **1. OBJECTIVE**

The objective of this Memorandum of Understanding (hereinafter referred to as "MoU") is to set out a framework for the Participants to Cooperate in the relevant areas of Startup & scale up in pharmaceutical, Agricultural, Healthcare, automobiles, computer application, Tech & Innovation Ecosystems, Educational Programs, Business Market Access programs and Investments between India and Australia. The aim is to help foster a Startup & scale-ups India market access and industry connect for global high growth companies and encourage broader economic activity and growth.

### **2. COOPERATION ACTIVITIES**

The Participants will cooperate towards providing the following:

- Collaborate and engage towards establishment of the market access pathways
  - A place for startup & scale-ups from across the world for India Market Access.
  - Soft-landing pad for startup & scale-ups representing Leading International Incubator, Accelerator, VC Funds and Govt Ecosystems.
  - Set up of COE (Centre of Excellence) for Future Technologies
  - Startup & Scale-up Cohorts Industry and tailored Market Validation Programs.
  - Internship program for students of Swarnim Univeristy in Australia & vice-versa.
  - Swarnim Univeristy will also assist & support the Australian startup in broader market of India.
  
- Promotion of business - business collaboration through the execution of joint activities and exchange experiences to strengthen the awareness / knowledge of the markets /market opportunities,

### **3. PREVIOUS INSTRUMENTS**

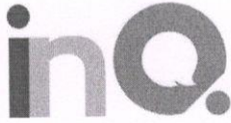
The Participants agree that this MoU supersedes **all** prior arrangements between them where in oral or written forms.

### **4. EXPENSES**

Unless otherwise mutually agreed upon by the Participants, each Participant to this MoU shall bear its own costs and expenses including, without limitation, consulting, legal and accounting fees, and expenses incurred in connection with the implementation of the MoU.

### **5. LEGAL EFFECT**

This MoU does not create any legal obligation or binding commitment on either Participant.



**6. CONSULTATIONS**

Any clarifications arising out of the implementation of this MoU will be discussed through consultation between the Participants.

**7. AMENDMENT**

Any amendment or revision to the text of this MoU will be done by mutual consent of the Participants. Such amendment or revision will come into effect upon its signing.

**8. EFFECTIVITY, VALIDITY AND TERMINATION**

This MoU shall be effective from the date of signature of the last Participant to sign and will be effective for five (5) years and will be renewed for a similar period unless one Participant notifies the other in writing of its intention to terminate this MoU. In such a case, the MoU will remain effective for sixty (60) days after the date on which a Participant receives the written notification from the other Participant expressing the desire of the latter to terminate this MoU.

This MoU was signed in two (2) original copies in the English language.

**For inQ Innovation**

**Global CEO**

**For Swarnnim Startup & Innovation University**

  
**Provost**

**LETTER OF INTENT FOR COLLABORATION**  
**between**  
**BRITISH UNIVERSITY VIETNAM, VIETNAM**  
**and**  
**SWARNIM STARTUP AND INNOVATIONS UNIVERSITY, INDIA**

**British University Vietnam ("BUV")** a private university established in 2009 under the decision of the Prime Minister of Vietnam No.1428/Qd-TTg dated 09 September 2009 located at. Ecopark campus, Lot GD-01 Ecopark township, Van Giang district, Hung Yen Province, Vietnam

**Swarnim Startup and Innovations University**

Individually referred to as Party or Institution and together referred to as Parties or Institutions.

The Letter of Intent (LoI), an informal confirmation agreement between both Institutions,  
is to set an understanding that the two Parties agrees to further explore and consider future collaboration opportunities for its students, staff.

Both Institutions will discuss collaborative activities in the areas of:

- student exchange;
- staff exchange;
- cultural immersion/study trip programmes for students;
- collaborative projects: research or joint training programmes.
- (other collaborative events including: workshops, conferences... if any)

The Letter of Intent is not a legally binding agreement. We anticipate that both Institutions will negotiate and sign separate formal collaboration agreement (an MOU) or other legal agreements (academic collaboration such as student exchange agreement, progression agreement, etc..) for each potential collaboration activity.

BUV has to comply with certain legal and regulatory requirements in Vietnam, therefore some terms in this Letter of Intent are legally binding on the Parties, including but not limited to the below:

- **Publicity and use of names:** Neither Party may use the name or logo or any variation of the name or logo of the other Party, or of any member of the other Party, or its employees or students, in any publicity, advertising or news release without the prior written approval of an Authorised Representative of that Party;
- **Intellectual Property:** Ownership of intellectual property shared by the Parties pursuant to this MOU will remain with the contributor or creator. All such material must be treated as confidential and not for public circulation unless specifically agreed otherwise by both Parties.
- **Confidentiality:** The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MOU save where the same is already in public domain.

This Letter of Intent (LoI) is valid for one year from the date of signing.

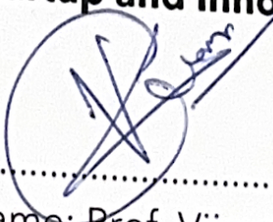
**Signed on behalf of British  
University Vietnam:**

.....  
Name: Professor Rick Bennett

Title: Deputy Vice Chancellor  
and Vice President

Date:

**Signed on behalf of Swarnim  
Startup and Innovation University:**

  
.....  
Name: Prof. Vijayant Kumar

Title: Director, Training and  
Placement

Date: 25/01/24



*Welcome*

DELEGATES  
FROM INDIAN INSTITUTIONS  
TO BUV



BRITISH  
UNIVERSITY  
VIETNAM  
**BUV**



*Welcome*  
TO THE GATES  
FROM AN INSTITUTION  
TO BUV

January 2024

2:27 PM  
1/25/2024



BRITISH  
UNIVERSITY  
VIETNAM  
**BUV**



**VICTORIA  
UNIVERSITY**  
Kampala · Uganda

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**NON-BINDING EXPRESSION OF INTEREST**

Between

**Swarnim Startup & Innovation University,  
Gandhinagar, Gujarat, India**

&

**Victoria University (VU),  
Kampala, Uganda**

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**The Swarnim Startup & Innovation University, Gandhinagar, Gujarat, INDIA and Victoria University, Kampala, UGANDA** wish to explore possible areas of research, collaboration and scholarly exchange among their students, faculty members and departments and research institute.

**Possible activities include:**

1. Joint Research Activities
2. Exchange of academic materials and academic publications
3. Exchange of faculty members for research lectures and discussions
4. Exchange of students for study and research

Nothing in this EOI will establish an exclusive relationship between the parties, and each University may freely elect to engage other initiatives with others.

On Behalf of,  
**Swarnim Startup & Innovation  
University, India**

SIGNATURE:

**Mr. Rishi M Jain**  
MD BD & Operations  
**Swarnim University**

On Behalf of  
**Victoria University,  
Kampala, Uganda**

SIGNATURE:

**Assoc. Prof. Krishna N.Sharma**  
**VU**

**Date :** February 17, 2020

**Place:** Kampala, Uganda





**SWARNIM**  
STARTUP & INNOVATION  
UNIVERSITY  
WHERE IDEAS COME ALIVE.

## Memorandum of Understanding (MOU) between DataFlair Web Services Pvt Ltd and Swarnim Startup & Innovation University, Gujarat

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**Date:** 21 Nov-23

### **Parties:**

1. **DataFlair Web Services Pvt Ltd**, 140-d, Sudama Nagar, Indore, MP, hereinafter referred to as the "DataFlair."
2. **Swarnim Startup & Innovation University, Gujarat** hereinafter referred to as the "University."

### **Background:**

The University is committed to providing high-quality education and enhancing the employability of its students.

DataFlair specializes in offering free certification courses on latest cutting-edge technologies, study material, interview questions, tests, projects, and industry-recognized certificates in various technical domains, thereby supporting skill development and employability.

### **Purpose:**

The purpose of this Memorandum of Understanding is to establish a framework for collaboration between the University and the DataFlair Company to benefit the students of the University through the free Certification courses that the DataFlair Company is providing.

### **Terms of Collaboration:**

1. **Course Access:** The DataFlair Company will provide free access to its certification courses, study material, interview questions, tests, projects, and industry-recognized certificates to the students of the University.
2. **Customization:** The University may request course customization to align with its curriculum and specific requirements. Such requests may be considered by the DataFlair Company on a case-by-case basis.
3. **Technical Support:** The DataFlair Company will provide technical support to ensure the smooth delivery of courses.
4. **Certification:** Upon successful completion of courses, students will receive industry-recognized certificates from the DataFlair Company, enhancing their employability.



**SWARNINIM**  
STARTUP & INNOVATION  
**UNIVERSITY**  
WHERE IDEAS COME ALIVE.

5. **Collaboration:** The University and the DataFlair Company will collaborate on sharing the courses to all the students of the University every year (Not only to few batches) and ensuring awareness of the available resources.
6. **Data Privacy:** Both parties will adhere to all applicable data protection laws and ensure the privacy and security of student data.
7. **Duration:** This MOU shall commence on the date of signing and remain in effect unless terminated by either party with written notice.
8. **Financial Obligations:** In this MOU between University and DataFlair Company, it is agreed and understood that no financial obligations or terms are involved in the collaboration. Neither DataFlair company nor University / Faculties / Students need to pay.

#### Responsibilities:

1. **The University:** The University will facilitate the provision of resources, including access to students, promotion of courses, and sharing course information with students periodically on official channels. The University shall make reasonable efforts to ensure that all new students are informed and all incoming students have access to these courses provided by DataFlair.
2. **The DataFlair Company:** The DataFlair Company will provide access to courses, study material, and certification.

#### Dispute Resolution:

Any disputes arising from this MOU shall be resolved through amicable negotiations between the parties.

#### Amendment:

This MOU may only be amended in writing and signed by both parties.

#### For DataFlair:

- Name: Prachi Patod
- Designation: Director



#### For Swarnim Startup & Innovation University, Gujarat

- Name: Vijayant Kumar
- Designation: Director – Training & Placement

12/12/2018  
Training and Placement Cell



IN-GJ15566727584101W



सत्यमेव जयते

# INDIA NON JUDICIAL Government of Gujarat

## Certificate of Stamp Duty



Certificate No. : IN-GJ15566727584101W

Certificate Issued Date : 20-Jan-2024 04:28 PM

Account Reference : IMPACC (AC)/ gj13037011/ GULBAI TEKRA/ GJ-AH

Unique Doc. Reference : SUBIN-GJGJ1303701153579432156505W

Purchased by : MSM GLOBAL EDUCATION PVT LTD

Description of Document : Article 5(h) Agreement (not otherwise provided for)

Description : AGREEMENT

Consideration Price (Rs.) : 0  
(Zero)

First Party : MSM GLOBAL EDUCATION PVT LTD

Second Party : SWARNIM STARTUP AND INNOVATION UNIVERSITY

Stamp Duty Paid By : MSM GLOBAL EDUCATION PVT LTD

Stamp Duty Amount(Rs.) : 300  
(Three Hundred only)

SR. NO.....317...../2024

*K. D. Kalal*  
**K. D. KALAL**  
NOTARY  
(Govt. of India)

20 JAN 2024



₹300

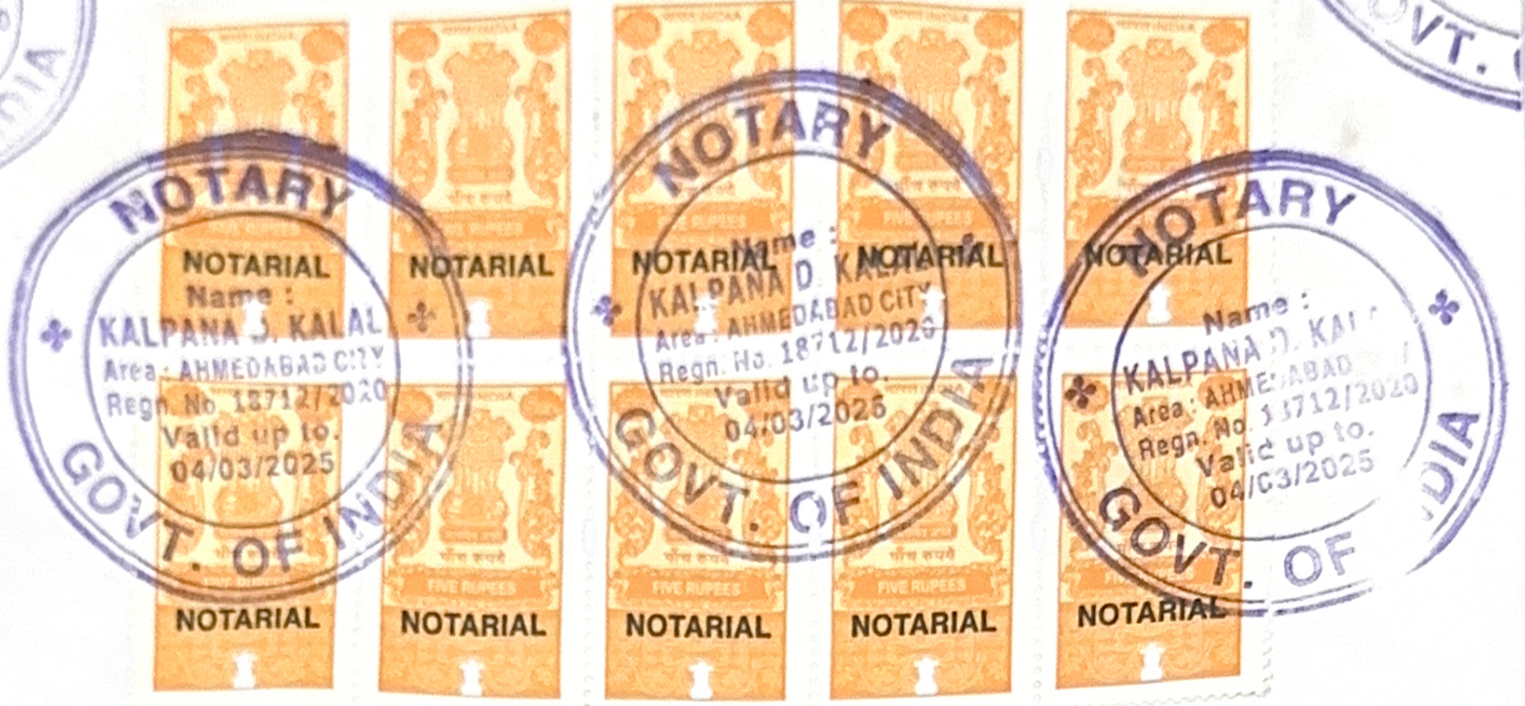
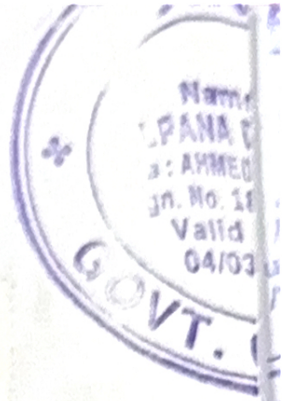
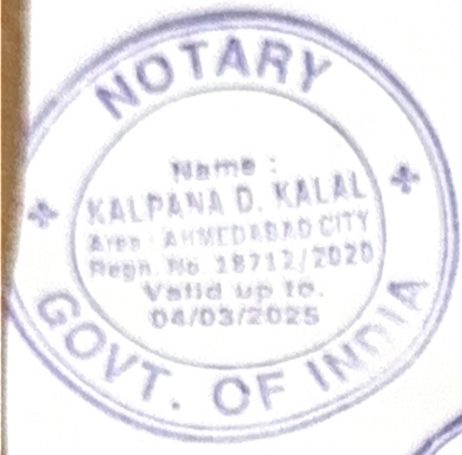
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2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

MSM GLOBAL EDUCATION PVT LTD MSM GLOBAL EDUCATION PVT LTD



## NOTICE

- The contents of this e-stamp certificate can be verified at [www.shcilestamp.com](http://www.shcilestamp.com), Stock Holding mobile application "EStamping" or at Stock Holding Branch/ Centre (the details of which are available at [www.stockholding.com](http://www.stockholding.com)).
- Any alteration to this certificate renders it invalid and would constitute a criminal offence.
- Kindly contact Stock Holding Branch / Centre in case of discrepancy.
- For information related to e-Stamping you may write to us on our email id [estamp.ahmedabad@stockholding.com](mailto:estamp.ahmedabad@stockholding.com) or visit our Branch/Centre.

સૂચના

- આ ઈ-સ્ટેમ્પ પ્રમાણપત્રની વિગતો [www.shcilestamp.com](http://www.shcilestamp.com) દ્વારા અથવા સ્ટોક હોલ્ડિંગની "ઈસ્ટેમ્પિંગ" મોબાઈલ એપ્લિકેશન અથવા સ્ટોક હોલ્ડિંગની શાખા / કેન્દ્ર (જેની વિગતો [www.stockholding.com](http://www.stockholding.com) પર ઉપલબ્ધ છે) પર જઈ ને ચકાસી શકાય છે.
- આ પ્રમાણપત્રમાં કરેલ કોઈપણ ફેરફાર અમાન્ય છે અને તે ફોજદારી ગુનો બને છે.
- આ ઈ-સ્ટેમ્પ પ્રમાણપત્રમાં કોઈપણ વિસંગતતા જણાય તો સ્ટોક હોલ્ડિંગની શાખા / કેન્દ્ર પર સંપર્ક કરવો.
- ઈ-સ્ટેમ્પિંગ સંબંધિત જાણકારી માટે અમને [estamp.ahmedabad@stockholding.com](mailto:estamp.ahmedabad@stockholding.com) પર ઈ-મેઈલ કરવો અથવા અમારી શાખા / કેન્દ્ર ની મુલાકાત લેવી.



**AGREEMENT FOR THE ESTABLISHMENT AND OPERATIONS  
OF MSM UNIFY INTERNATIONAL EXPERIENCE CENTRE**

This Agreement for the Establishment and Operations of MSM Unify International Experience Centre (the "Agreement") is made and entered into on this January 23, 2024 (the "Effective Date") by and between:

**MSM Global Education Pvt. Ltd.**, a company incorporated under the provisions of the Companies Act, 2013, having its principal place of business at Parshwanath Business Park, 10th Floor, 100 Feet Rd, Satellite, Prahlad Nagar, Ahmedabad, Gujarat 380051 ("MSM");

**AND**

**Swarnim Startup & Innovation University**, an educational institution approved by the Government of Gujarat under the Gujarat Private University Act No. 10 of 2017, located at Post Bhoyan Rathod, Near ONGC WSS, Opp. IFCCO, Adalaj Kalol Highway, Gandhinagar, Gujarat 382420 (the "Institution").

MSM and the Institution shall hereinafter be individually referred to as a "Party" and collectively as "Parties", as the context may require.

**WHEREAS:**

- A. MSM is in the business of providing educational support services such as education management, training, school tour services, branding, promotion, curriculum partnership brokerage, and student recruitment services among others, and all matters incidental thereto and in search of an educational institution who can provide venue, infrastructure, facilities and other necessary assistance to establish a physical center to promote and carry out MSM's services;
- B. The Institution is a private Institution located at Post Bhoyan Rathod, Near ONGC WSS, Opp. IFCCO, Adalaj Kalol Highway, Gandhinagar, Gujarat 382420 (the "Premises"), and is vested with the authority to award degrees, diplomas, certificates and other credentials. The Institution has been established to cater to the growing needs of higher education in the country and can provide an ideal venue, infrastructure, facilities and other necessary assistance to MSM to establish a physical center;
- C. The Parties desire for MSM to establish a physical center at the Premises of the Institution and for the Institution to provide the infrastructure and the necessary support and assistance for MSM to establish a physical center and make readily available the services as set forth herein to its concerned clientele such as the Institution, the students/prospective students, other partner institutions and third parties, as the case may be (collectively, the "Client(s)").

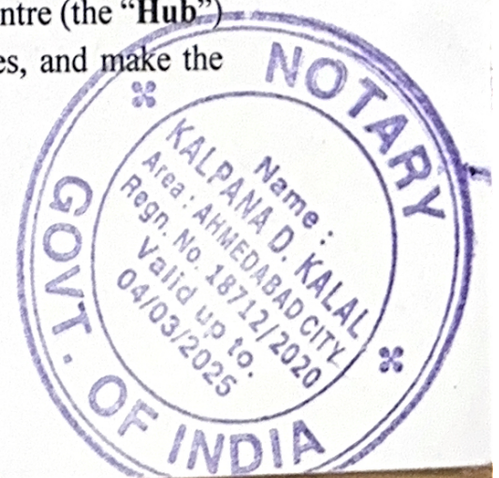
**NOW IT IS MUTUALLY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:**

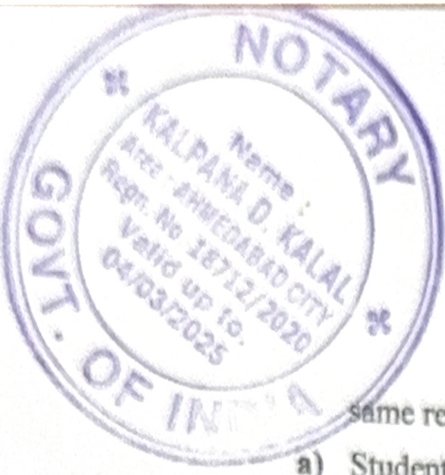
**1. OBLIGATIONS OF MSM**

- 1.1 MSM will set up a physical center at Premises of the Institution, during the Term of this Agreement, which will be known as MSM Unify International Experience Centre (the "Hub") to provide the following Services, directly or indirectly through its Affiliates, and make the

*N.V. Pandey*

*12/21/24*





same readily available to the Clients:

- a) Student recruitment/acquisition
- b) MSM shall provide comprehensive test preparation and coaching services encompassing prominent assessments such as IELTS, TOEFL, GMAT, GRE, PTE Academic, and other relevant evaluations. These Services will include expertly designed curricula, individualized coaching sessions led by qualified faculty, mock tests for realistic evaluation, integration with academic programs, ongoing performance analysis, and flexible access options;
- c) Skills training;

(the "Services")

"Affiliate" shall mean any entity that, directly or indirectly through one or more intermediary, controls, is controlled by or is under common control with a Party, and "control" means possessing, directly or indirectly, the power to direct or cause the direction of the management, policies, or operations of an entity, whether through ownership of voting securities, by contract or otherwise.

- 1.2 Additionally, MSM shall be responsible for the following: designing creatives, managing staffs to run the Hub, counselling of students; admission support to the students, visa support to the students, pre departure and post landing support services to the students of the Institution.

## 2. OBLIGATIONS OF THE INSTITUTION

The Institution shall be responsible for providing necessary facilities for the Hub, which includes projectors, library, computer labs equipped with computer systems, IT devices (Hardware's and Software required for courses conducted by the Institution) and access to other support facilities including printers, scanners and multimedia equipment and internet facilities, faculty staff room, work area for course coordinators, admission process administrators, and counsellor's room, rest rooms, storage facility and such other facilities that may be necessary for promotions & delivery of the Services. The Institution will handle student applications, finalize admissions according to their rules, and inform MSM about student numbers. The Institution should actively promote its programs to attract students, cover basic operational costs like maintenance and utilities, and handle marketing efforts and updates on their website, operational charges such as upkeep of classrooms, electricity, water charges and any tax liabilities etc, at their own expense.

## 3. TERM OF THE AGREEMENT

This Agreement will be valid for an initial period of five (5) years from the Effective Date first set out above ("Initial Term") and shall be renewed automatically for a period of five (5) years in succession ("Renewal Term") and shall remain valid unless terminated earlier in accordance with section 8 herein. The Initial Term and the Renewal Term shall be individually and collectively referred to as the Term.

## 4. REVENUE SHARING

As per section 1.1 MSM shall establish a Hub to provide the Services to the Clients and will charge and collect the corresponding fees. The fees for the Services shall be at the sole discretion of MSM and may change from time to time. In consideration of providing the infrastructure and all other necessary assistance to be extended by the Institution as set out in

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section 2 and under this Agreement, the Institution shall share in the Net Revenue as set out in **Exhibit A** hereof. The Institution acknowledges that MSM may be required to charge goods and services tax ('GST'), State GST (SGST), Central GST (CGST), Union Territory GST (UTGST), Integrated GST (IGST) or any similar transaction taxes, levies, or cesses, including tax deducted at source, as required by applicable law, and the Institution agrees to pay such taxes as required.

5. **REPRESENTATIONS AND WARRANTIES**

The Parties hereby represent and warrant that:

- a. The Parties have obtained all relevant regulatory approvals/ licenses to perform their respective obligations under this Agreement.
- b. The Parties enjoy full power and authority to enter into this Agreement and to take any action and execute any documents required by the terms hereof; and this Agreement has been duly authorized, has been duly and validly executed and delivered, and is a legal, valid, and binding obligation on it, enforceable in accordance with the terms hereof; and the persons executing this Agreement on its behalf are duly empowered and authorized to execute this Agreement and to perform all its obligations in accordance with the terms herein.
- c. Neither the execution and delivery of this Agreement, the consummation of the transactions contemplated hereby, nor the fulfillment of or compliance with the terms and conditions of this Agreement, conflict with or result in a breach of or a default under any of the terms, conditions or provisions of any legal restriction or any covenant or agreement or instrument to which it is a party.

6. **NON-ACADEMIC INTELLECTUAL PROPERTY RIGHTS**

- a. Neither Party shall use the Intellectual Property of the other Party in any sales or marketing publication or advertisement, or in any other manner whatsoever without the prior written consent of the other Party. Intellectual Property means all patents (including supplementary protection certificates), utility models, inventions, business concepts, know-how confidential information, trade-marks, registered designs, designs, topography rights, database rights, copyright (all whether registered or unregistered) and all applications and rights to apply for the protection of any of the above and all other rights of a similar or corresponding nature throughout the world and all rights of action in relation thereto.
- b. In the event of a Party being granted consent to use the Intellectual Property of the other Party pursuant to this Agreement, the same shall be on a limited basis as permitted by the other Party and a Party shall not claim any right, title or interest to the Intellectual Property rights of the other Party in any manner whatsoever.
- c. Upon termination of this Agreement, each Party shall immediately cease to use and withdraw any such materials carrying the Intellectual Property of the other Party.

This section shall survive expiry or termination of this Agreement.

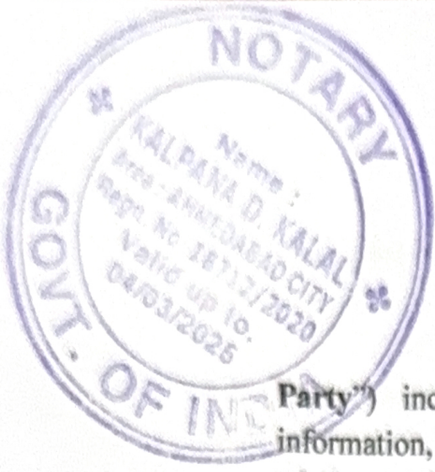
7. **CONFIDENTIALITY**

- a. During the Term, the Institution ("Receiving Party") may receive or have access to certain confidential and proprietary information belonging and/or relating to MSM ("Disclosing

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Party") including without limitation (i) any marketing strategies, plans, financial information, projections, operations, sales estimates, business plans and performance results relating to the past, present or future business activities of Disclosing Party, its Affiliates, subsidiaries and affiliated companies; (ii) plans for products or services, and customer or supplier lists including prospective customers/ interested parties; (iii) any scientific or technical information, invention, design, process, procedure, formula, improvement, technology or method; (iv) any policy, strategy, property, contracts, concepts, reports, data, know-how, works-in-progress, designs, development tools, specifications, computer software, source code, object code, flow charts, databases, inventions, information, customer data and trade secrets; (v) any other information that should reasonably be recognized as confidential information of Disclosing Party ("**Confidential Information**").

- b. Confidential Information does not include information that is: (i) rightfully in the possession of the Receiving Party before receipt from the Disclosing Party; (ii) or becomes legally or publicly known without breach of this provision; (iii) developed independently by or for the Receiving Party without the use of the Confidential Information received from the Disclosing Party; (iv) disclosed to the Receiving Party by a third party without a duty of confidentiality.
- c. From time to time, the Disclosing Party may disclose the Confidential Information to the Receiving Party. The Receiving Party will: (a) limit disclosure of any Confidential Information to its directors, officers, employees, contractors, consultants and representatives (collectively "**Representatives**") who have a need to know such Confidential Information in connection with this Agreement, and only for that purpose; (b) advise its Representatives of the proprietary nature of the Confidential Information and of the obligations set forth in this Agreement, require such Representatives to be bound by written confidentiality restrictions no less stringent than those contained herein, and assume full liability for acts or omissions by its Representatives that are inconsistent with its obligations under this Agreement; (c) keep all Confidential Information strictly confidential by using a reasonable degree of care, but not less than the degree of care used by it in safeguarding its own confidential information; and (d) not disclose any Confidential Information received by it to any third parties (except as otherwise provided for herein).
- d. The Receiving Party agrees to use the Confidential Information solely in connection with the Services and not for any purpose other than as authorized by this Agreement, and with the prior written consent of an authorized representative of Disclosing Party. No other right or license, whether expressed or implied, in the Confidential Information is granted to the Receiving Party hereunder.
- e. Notwithstanding anything to the contrary herein, the Receiving Party may disclose Confidential Information pursuant to a valid order issued by a court or government agency, judicial, legislative or administrative body provided that, to the extent permitted and practical under the circumstances, the Receiving Party provides to the Disclosing Party: (i) prior notice of the intended disclosure and the opportunity to oppose such disclosure; or (ii) if prior notice is not permitted or practical under the circumstances, prompt notice of such disclosure.
- f. The Receiving Party agrees that monetary damages may not be an adequate remedy for improper disclosure or use of any Confidential Information and that the Disclosing Party hereunder shall be entitled, upon breach of this confidentiality obligation, to such injunctive

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or equitable relief as may be deemed proper by a court of competent jurisdiction, without waiving any other right or remedy, without posting a bond, and that the Receiving Party shall not resist an application for relief, on the ground that the Disclosing party has an adequate remedy at law

- g. Upon termination of this Agreement, the Receiving Party shall return to the Disclosing Party the Confidential Information in whatever form and media or destroy any available records thereof and provide proof of such destruction to the satisfaction of the Disclosing Party.

8. **LOCK-IN PERIOD AND TERMINATION**

- a. Except as provided herein, it has been expressly agreed by and between the Parties hereto that the Institution shall not have the right to terminate this Agreement without cause for initial period of thirty-six (36) months from the Effective Date (the "**Lock-In Period**") set forth above.
- b. MSM may terminate this Agreement, without any cause by giving six (6) months prior written notice, during the Term, to the Institution.
- c. A Party may terminate this Agreement in case of material breach or default by giving sixty (60) days' prior written notice to the other Party in breach or in default and that includes sufficiently detailed description of the default or breach. If the breach is not remedied within the 60-day period or if the Party in breach or in default does not take action to remedy the breach within thirty (30) days of receipt of the notice of default, this Agreement will terminate at the end of the 60-day period.
- d. The Institution may terminate this Agreement without cause or breach after the Lock-In Period by giving six (06) months prior written notice to MSM.
- e. Termination at any time for any reason will not affect the obligations of either Party to any matters that occur prior to the end of the effective date of termination.

9. **FORCE MAJEURE**

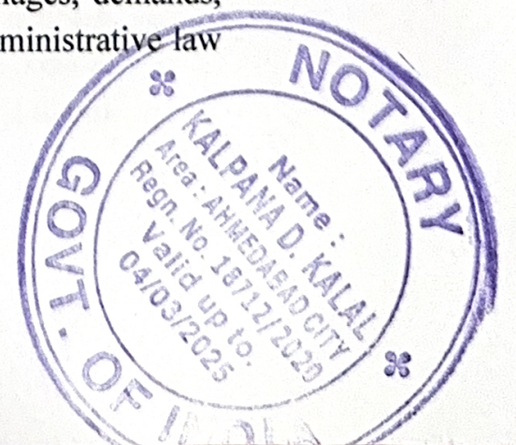
If the whole or any part of the performance of the respective obligations of the Parties hereunder is prevented or delayed by reasons of natural calamities, pandemic, war, arson, civil disturbance and such other reasons beyond the reasonable control of a person (each a "Force Majeure Event"), then to the extent either Party shall be prevented or delayed from performing all or any part of their respective obligations under this Agreement despite due diligence and reasonable efforts to do so, then such Party shall be excused from performance hereunder for so long as reasons of Force Majeure Event. Either Party shall be entitled to terminate if the Force Majeure event is beyond ninety (90) days.

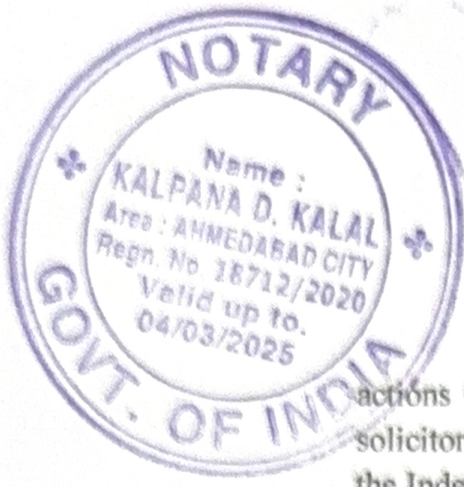
10. **INDEMNITY AND LIMITATION OF LIABILITY**

- a) The Institution (the "**Indemnifying Party**") shall indemnify and save harmless MSM, its Affiliates and related entities, and their respective directors, officers, shareholders, agents, employees, representatives, and advisors (collectively, the "**Indemnified Group**") on a full indemnity basis from and against any and all claims, liabilities, losses, damages, demands, lawsuits, causes of action, strict liability claims, charges, penalties, fines, administrative law

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actions or orders, expenses (including but not limited to lawyers' fees and expenses on a solicitor-client basis) and costs of every kind (collectively, "Claims"), suffered or incurred by the Indemnified Group, directly or indirectly, arising out of or in any way incident to: (i) any representations or warranties of Indemnifying Party being untrue or incorrect, (ii) any breach of any agreement, term, or covenant on the part of the Indemnifying Party to be observed or performed hereunder, and (iii) the carrying out of the Indemnifying Party's rights and obligations under this Agreement; except that Indemnifying Party shall not be liable under this paragraph for any Claim resulting from the gross negligence or wrongful act or omission of the Indemnified Group. This indemnification shall survive the termination, revocation, or expiration of this Agreement.

- b) Notwithstanding the foregoing, MSM shall not be liable to the Institution in contract, tort (including negligence) and/or breach of statutory duty for any loss or damage which the Institution may suffer by reason of any act, omission, neglect or default (including negligence) in the performance of this Agreement by MSM in a sum which is greater than the total revenue collected by MSM during the period of three (3) months prior to the date of the Claim. This limitation of liability shall be cumulative and not per incident. MSM shall not be liable to the Institution for any Consequential Loss (whether arising from breach of this Agreement or otherwise). "Consequential Loss" means pure economic loss, loss of profit, loss of business and like loss, whether direct or indirect. This section shall survive the expiry or termination of this Agreement.

11. **NON-SOLICITATION AND NON-COMPETITION**

Each Party agrees that during the Term of this Agreement and three (3) years following the termination of this Agreement, it shall not knowingly solicit, divert, hire, contract with or encourage an employee, agent or contractor of the other Party to leave the other Party's employment or service, provided that the foregoing shall not preclude such from hiring personnel who respond to a general solicitation or advertisements for employment. During the Term and for a period of one (1) year immediately following the termination of this Agreement, for whatever reason, the Institution shall not either directly or indirectly, create, put-up, administer or offer the services similar or in direct competition with the Services offered by MSM, and/or part of the Services covered by this Agreement, nor shall they contract for the provision of a similar Services with any third party, without the written consent of MSM.

12. **NOTICE**

All notices required or permitted to be given under this Agreement shall be in writing and shall be sent through electronic email or delivered by speed post/ courier/ personal delivery (return receipt requested) at the address mentioned herein below:

**If to: MSM**

Attn: Nirali Pandya

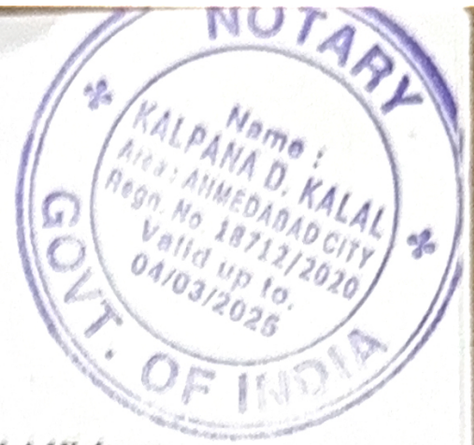
Designation: Director

Address: Parshwanath Business Park, 10th Floor, 100 Feet Rd, Satellite, Prahlad Nagar, Ahmedabad, Gujarat 380051.

Email ID: nirali.pandya@msmunify.com; info@msmunify.com

*N.v. Pandya*

*20/12/2012*



If to: The Institution:

Attn: Dr. Ragin Shah

Designation: Provost

Address: Post Bhoyan Rathod, Near ONGC WSS, Opp. IFCCO, Adalaj Kalol Highway,  
Gandhinagar, Gujarat 382420

Email ID: provost@swarnim.edu.in

13. **GOVERNING LAW, DISPUTE RESOLUTION AND JURISDICTION:**

This Agreement shall be governed by the laws of India, without regard to conflict of law principles, and the Parties agree that the courts at Ahmedabad, Gujarat, India shall have exclusive jurisdiction in respect of any disputes or claims associated with this Agreement. Notwithstanding the foregoing, all disputes, differences between the Parties shall be resolved in accordance with the Arbitration and Conciliation Act, 1996 (including any statutory modification (s) or re-enactment thereof) and shall be referred to a sole arbitrator nominated with the mutual consent of the Parties. The award given by such an arbitrator shall be final and binding on the Parties to this Agreement. The arbitration shall be in English, and the seat, venue, and place of arbitration shall be Ahmedabad, Gujarat, India.

14. **RELATIONSHIP OF THE PARTIES:**

The Parties are and remain independent contractors, and nothing in this Agreement will create any agency, partnership, joint venture, franchise, or employment relationship between the Parties. Each Party has no authority to make or accept any offers or representations on behalf of the other Party and is not authorized to, and will not, enter into any contractual relationships on behalf of each other, unless specifically authorized to do so in writing. The Parties shall each receive their compensation as set forth under *Exhibit A* which shall be the only compensation for each Party under this Agreement.

The Parties acknowledge and agree that each Party shall have the right and will be free to independently conduct and operate its business at its sole discretion without the control and interference from the other Party.

15. **MISCELLANEOUS:**

- a. Any failure by either Party to enforce the other Party's strict performance of any provision of this Agreement will not constitute a waiver of its right to subsequently enforce such provision or any other provision of this Agreement.
- b. This Agreement binds and benefits the Parties and their respective successors and assigns. Neither Party may assign any of its rights or delegate any of its obligations under this Agreement without the prior written consent of the other Party which consent cannot be withheld unreasonably. Any assignment or attempted assignment in violation of this section will be null and void. Notwithstanding the preceding sentence, MSM may assign this Agreement in connection with a merger transaction in which MSM is not the surviving entity.
- c. The terms and provisions of this Agreement that by their nature and content are intended to

N.V. Pandey

21/2 21/2

survive the performance hereof by any or all Parties hereto shall so survive the completion and termination of this Agreement.

d. This Agreement, including all Exhibits which are attached to and hereby incorporated into this Agreement, constitutes the entire understanding between the Parties and supersedes any and all prior or contemporaneous understandings and agreements, whether oral or written, between the Parties, with respect to the subject matter hereof.

e. This Agreement can only be modified by a written amendment signed by both Parties.

f. Time shall be the essence of this Agreement.

g. Neither Party shall disclose or advertise or make public in any manner any of the provisions, terms and conditions of this Agreement unless one Party has first obtained the written consent of the other Party. Any branding, marketing, advertising materials/creatives shall be mutually agreed between the Parties prior to its publication.

h. The Parties agree to maintain their respective financial records relating to the provisions of the Agreement in accordance with generally accepted accounting principles for a period of 7 years.

i. The Parties shall with reasonable diligence do all things and provide all reasonable cooperation as may be required to complete the objectives contemplated by this Agreement, and each Party shall provide such further documents or instruments required by the other Party as may be reasonably necessary or desirable to give effect to this Agreement and to carry out its provisions.

j. This Agreement may be executed in two (2) or more counterparts, and by electronic signatures, and that any electronic signatures appearing on this Agreement are the same as handwritten signatures for the purpose of validity, enforceability, and admissibility, each of which shall be deemed an original and all of which together shall constitute one (1) instrument.

**IN WITNESS WHEREOF**, the Parties hereto have executed this Agreement as of the day and year first written above:

Signed and delivered for and on behalf of  
**MSM Global Education Pvt. Ltd**

N.V. Pandya  
Authorized signatory  
Name: Nirali Pandya  
Title: Director  
Date:

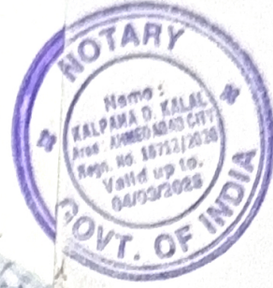


Signed and delivered for and on behalf of

Swarnim Startup & Innovation University,

*21/1/2024*

Authorized signatory  
Name: Dr. Ragin Shah  
Title: Provost



SOLEMNLY AFFIRMED/  
SIGNED BEFORE ME

*Kalpal*  
K. D. KALAL  
NOTARY  
(Govt. of India)

20 JAN 2024



*SRS - 1/1/24*

11/12/12

**Exhibit A**  
**Revenue Sharing**

1. On a monthly basis, MSM will calculate the Net Revenue(s) from the sales of its Services as contemplated in this Agreement and shall within thirty (30) days from the close of each month, provide the Institution with an accounting of the Net Revenue(s). The Parties shall share in the Net Revenues in the following percentage ("Revenue Share"):

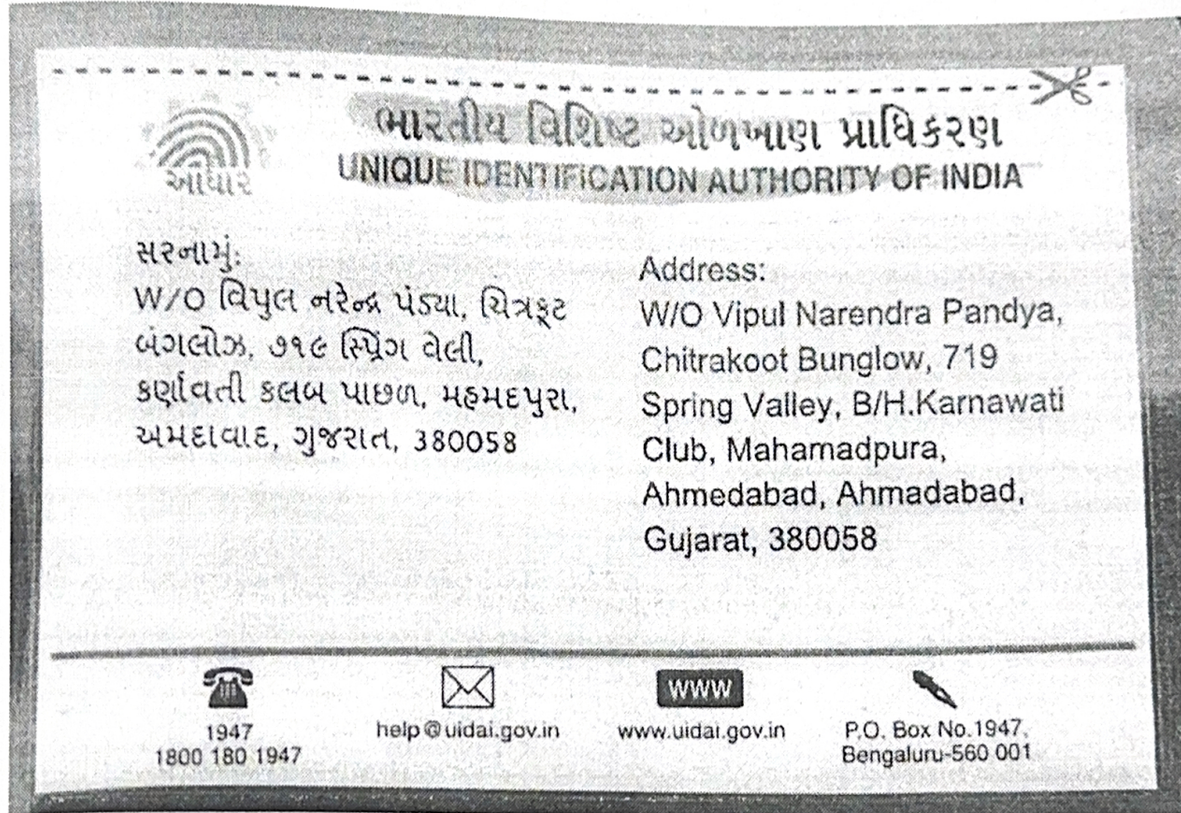
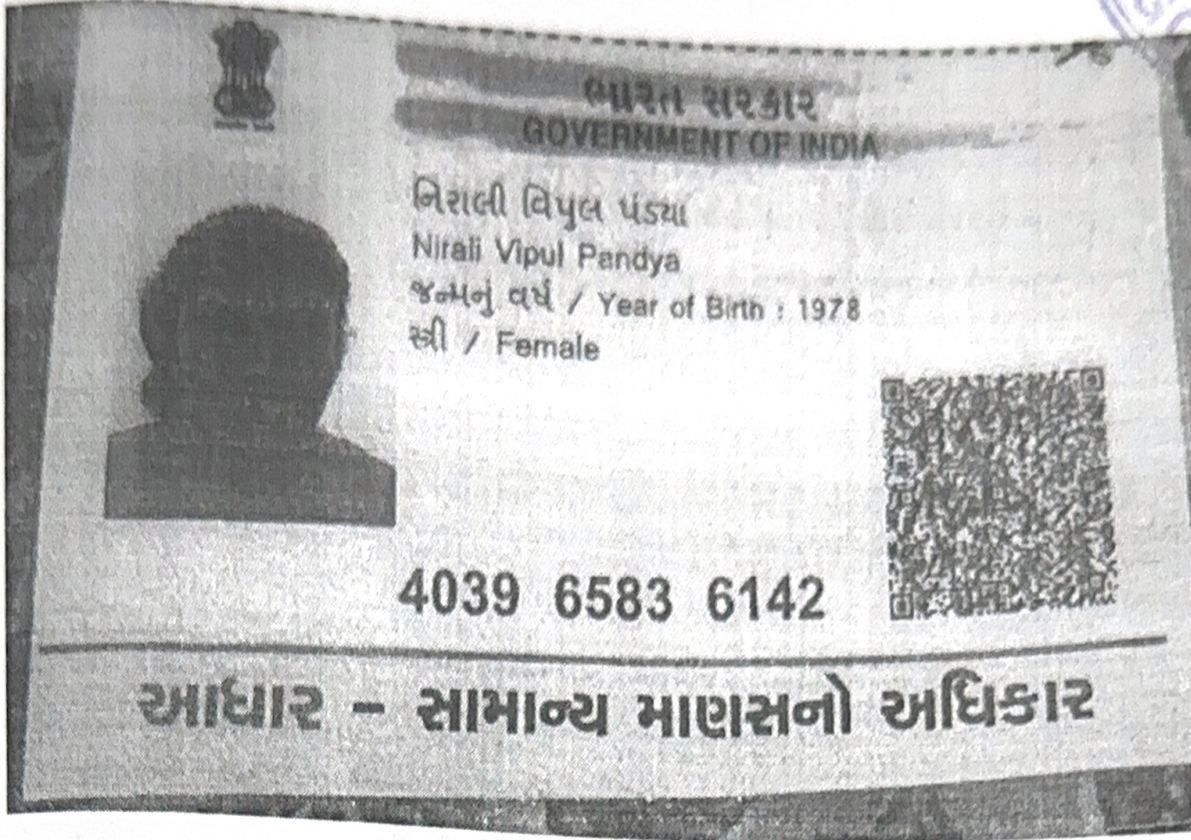
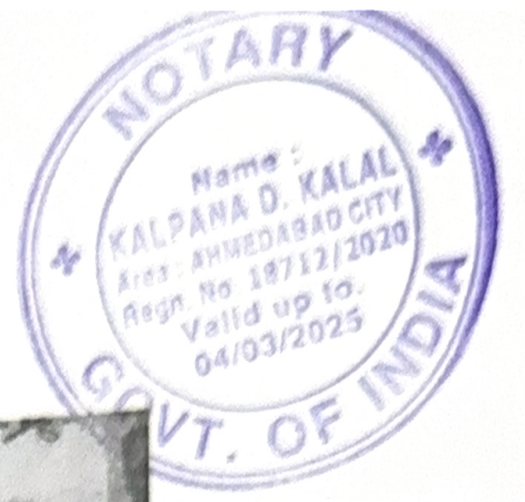
Sl. No.	Service(s) Type	MSM and/or its Affiliates Revenue Share (In percentage)	Institution Revenue Share (In percentage)
1	Student Recruitment	70	30
2	Test preparation	70	30
3	Skills Training	70	30

2. The Net Revenue(s) shall be determined or calculated as gross revenues (net of taxes) less payment processing charges, if any, less refunds to the students, if any, less any other charges, and after any discounts or promotional offers granted to Clients.
3. Upon receiving the sales report and/or accounting from MSM, the Institution shall provide MSM with an invoice for its Revenue Share and MSM shall make payment to the Institution based on a correct invoice within fifteen (15) days upon receipt thereof or in case of dispute, within fifteen (15) days upon receipt of the corrected invoice.
4. Payment of the invoice shall be made by cheque or electronic bank transfer.



N.V. Pandey

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N.V. Pandya



GOVERNMENT OF INDIA  
MINISTRY OF CORPORATE AFFAIRS  
Central Registration Centre



## Certificate of Incorporation

Pursuant to sub-section (2) of section 7 and sub-section (1) of section 8 of the Companies Act, 2013 (18 of 2013) and rule 18 of the Companies (Incorporation) Rules, 2014]

hereby certify that MSM GLOBAL EDUCATION PRIVATE LIMITED is incorporated on this Twenty sixth day of June Two thousand twenty-one under the Companies Act, 2013 (18 of 2013) and that the company is limited by shares.

The Corporate Identity Number of the company is U74999GJ2021FTC123627.

The Permanent Account Number (PAN) of the company is AAOCM7191B \*

The Tax Deduction and Collection Account Number (TAN) of the company is AHMM20957G \*

Given under my hand at Manesar this Twenty ninth day of June Two thousand twenty-one.

DS MINISTRY OF CORPORATE AFFAIRS 6

Digital Signature Certificate  
Pankaj Srivastava  
DEPUTY, REGISTRAR OF COMPANIES  
For and on behalf of the Jurisdictional Registrar of Companies  
Registrar of Companies  
Central Registration Centre

Disclaimer: This certificate only evidences incorporation of the company on the basis of documents and declarations submitted by the applicant(s). This certificate is neither a license nor permission to conduct business or solicit deposits or funds from public. Permission of sector regulator is necessary wherever required. Registration status and other details of the company can be verified on [www.mca.gov.in](http://www.mca.gov.in)

Mailing Address as per record available in Registrar of Companies office:

MSM GLOBAL EDUCATION PRIVATE LIMITED

Plot No.207, S.F. Sachet-2, Near Reliance, house, Near Maradiya Plaza,  
Vrangpura, Ahmedabad, Ahmedabad, Gujarat, India, 380009

As issued by the Income Tax Department

N.V. Pandey

22/6/2021

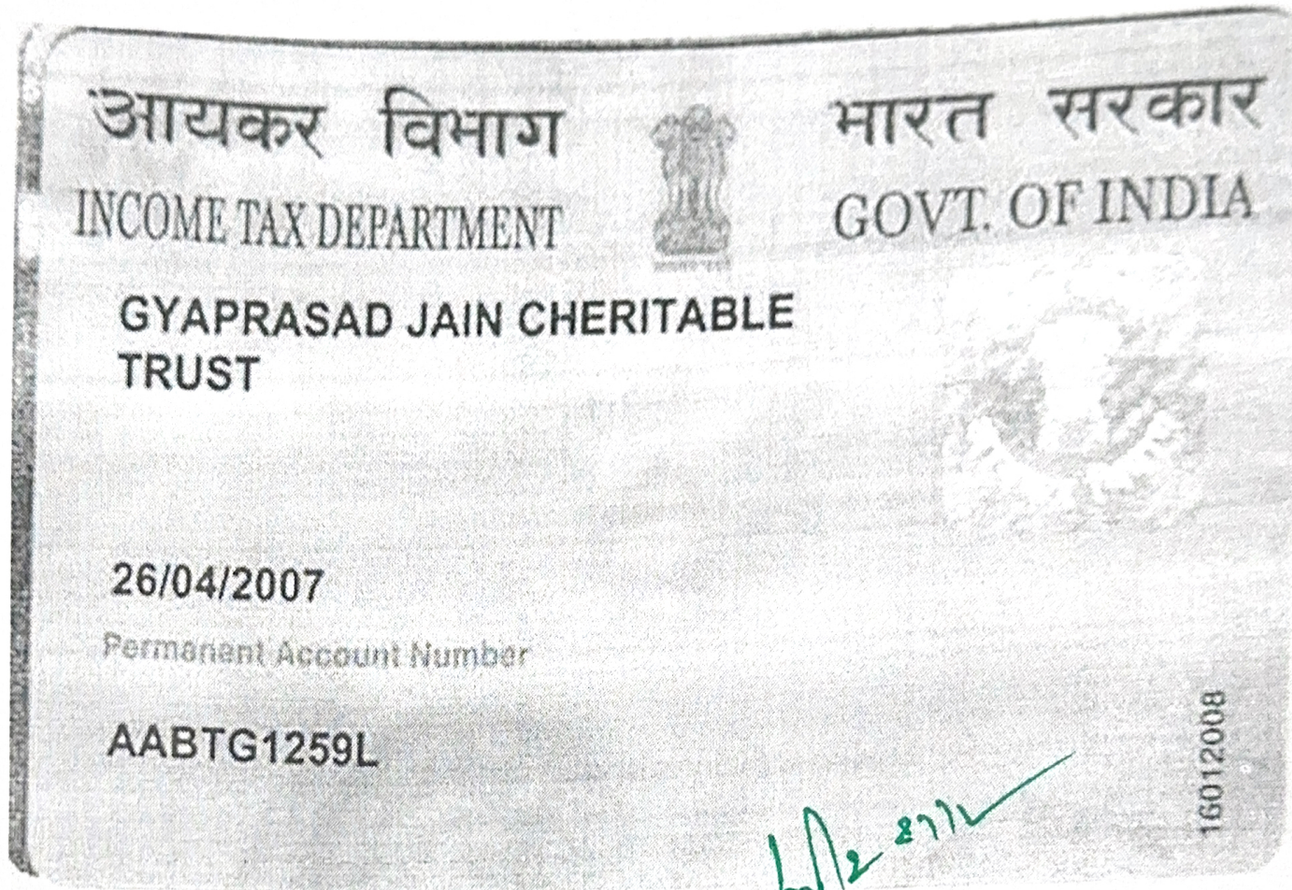


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today at 19:09



## MEMORANDUM OF UNDERSTANDING

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**BETWEEN**

**Raj Electromotives Pvt. Ltd.**

**AND**

**Swarnnim Startup and Innovation University**

## MEMORANDUM OF UNDERSTANDING

---

This **MEMORANDUM OF UNDERSTANDING** (hereinafter, the "MoU" is entered into on this **5<sup>th</sup> day of January, 2024** (hereinafter, the "**Effective Date**")

### **BY AND BETWEEN**

**Name: Raj Electromotives Pvt. Ltd.**

**Services Address:** P-14, Gazipur Industrial Area, Nr. Nagar Chowk, Ballabgarh-Sohna Highway, Faridabad, Haryana-121001, India

**Represented by:** (hereinafter referred to as the "**First Party**", which expression shall, where the context admits, include its successors and permitted assigns),  
**OF THE ONE PART;**

**AND**

**Name: Swarnnim Startup and Innovation University**

**Address: Swarnnim Startup and Innovation University, At post Bhojan Rathood, Opp IFFCO, Gandhinagar. 382420**

**Represented by:** (hereinafter referred to as the "**Second Party**", which expression shall, unless repugnant to the meaning or context hereof, be deemed to include its successors and permitted assigns); **ON THE SECOND PART.**

"First Party" and "Second Party" shall hereinafter be individually referred to as "Party" and collectively as "**Parties**".

**WHEREAS**, the first party is introduced as a company founded by Shri Raj Shaileshbhai Mehta recognised as the World Youngest Founder of Automobile Company with product named "Greta Electric Scooters" which is engaged into Manufacturing of Electric Scooters with having combine portfolio of electric mobility conversion kits under name of RAJ ELECTROMOTIVES which is in existence since 2015. The company started with the vision of developing entrepreneurs globally by electrifying the soul of each vehicle around the globe. The Mission is to make the commute and mode of commute affordable on planet earth with reducing carbon footprints on globe. The Business portfolio of the company consists of conversion kits of Electric Bicycle, Electric Tricycle, Electric Pedal Rickshaw & Electric Petrol Bike Kits. The Company has set a benchmark in the global automotive industry by establishing the World Highest Altitude Electric Vehicle Showroom in Ladakh. The Founder had been recognised as India's youngest person to get import-export license

from DGFT at age of 17 after 19 Failed attempts. The Company is having a presence spreaded across the nation and global footprints in 19+ countries. The Company's Manufacturing Facility is located at Faridabad, Haryana. The company's welcome to the Automotive market is noted by Industry Veteran Shri Anand Mahindra Ji.

**WHEREAS,** The second party has We introduce ourselves as India's first Startup University i.e., SWARNIM STARTUP & INNOVATION UNIVERSITY, established in the Year 2017 as a State Private University. We proudly share that Swarnnim is also ranked amongst the Top 04 Private Universities of Gujarat and Top 50 Private Universities of India under ARIIA (Atal Ranking of Institutions on Innovations Achievement 2020) announced by Vice President of India in the year 2020. Swarnnim University was also awarded as 'Best university of the year 2019 for Entrepreneurship Development & Education in India' at NEEA Conference 2019 and 'Best Innovation University' at National Startup Summit 2017, Gujarat. Swarnnim Startup & Innovation University is located near capital Gujarat the Green city Gandhinagar. Our university works as a hub and spoke model where disciplines like Engineering, Computing, Architecture, Fashion-Design, Liberal arts, Science, Management, Ayurvedic, Homeopathic, Nursing, Physiotherapy, Agriculture, Pharmacy and special with Kaushalya Drone Training centre and with many certificate courses. With these all sectors we are nurturing students with concept of Innovation and Entrepreneurship subjects dedicatedly in each discipline with their skill development in the same. other streams will get its value enhancement through innovation, startup and entrepreneurship.

NOW, THEREFORE, in consideration of the foregoing, and of the mutual covenants and commitments set forth herein, the parties hereto agree as follows:

#### **1. DEFINITIONS:**

- a. "Confidential Information" shall mean and include the commercials involved, transactional details and any/all the information exchanged (whether in writing, orally or by any other means) between the parties during the term of this MoU except the:
  - i. information which is there in the public domain or
  - ii. information that is received by a Party from a third person without breach of a confidentiality obligation by such third person, or
  - iii. disclosure of any information by a Party under any applicable law, rule, regulation or to a judicial, regulatory, quasi-judicial, administrative or governmental body or authority;
  - iv. is independently developed by Receiving Party without use of such Confidential Information;
  - v. with prior written consent of Disclosing Party; and/or
- b. Start-up: The first party, Students who require guidance and support to expand their business in EV.

## 2. OBJECTIVE:

- a. The objective of this MoU is to express the willingness of both parties to engage in a collaboration wherein both the parties agree to assist and complement each other in the training and better assistance process for eligible Students. This collaborative MoU aims at fostering and strengthening the service network of both the involved parties.
- b. To foster the EV segment in Gujarat and becoming hub of EV by nurturing students with collaborative efforts.
- c. It is not the intent of this MoU to restrict the Parties to this MoU from their involvement or participation with any other public or private individuals, agencies, or organizations.

## 3. ENGAGEMENT AND SERVICE - ROLES AND RESPONSIBILITIES :

- 3.1 **ASSISTANCE AND SUPPORT:** The Second Party agrees to provide assistance and support to the first party to provide eligible students and faculties to carry out the training for manufacturing and execution of EVs and services of it too.
- 3.2 **TECHNICAL SERVICES:** The First Party will collaborate with the Second Party to offer technical services to the Second Party students and faculties. The first party will provide technical experts for advice on various aspects such as practical training of manufacturing and assembling EVs, business strategy, market analysis, and growth potential as well as opportunities in EV sector.
- 3.3 **MUTUAL PROMOTION:** Both parties agree to promote a mutually beneficial relationship. The Second Party will actively promote the first party expertise and services to its students and startup community.
- 3.4 **FACILITATION OF INTERACTIONS:** The Second Party will facilitate interactions and networking opportunities between the First Party and students. First party explore the opportunities for students for interaction with EV segment OEM or industry player or stackholders.
- 3.5 **WORKSHOPS AND SEMINARS:** The first party will do seminars and workshops for the students and faculties referred by the second party at the campus site of second party.
- 3.6 **ADVISORY FRAMEWORK OR PROGRAM:** The First Party and the Second Party will work together to create an advisory framework or program that outlines the scope, duration, and deliverables of the collaboration, ensuring clarity and alignment of goals throughout the partnership and welfare of students.
- 3.7 **OUT SIDE PREMISES PROJECTS:** With expertise and skillset of both parties, projects out side of the University will be executed together with equal responsibilities. The financials will be discussed and decided mutually case to case and added as addendum.

## 4. TERM:

The MoU shall take effect on the Execution Date and shall remain in force for a fixed term of three (3) years following the Execution Date unless terminated pursuant to the provisions of this MoU . Further extension of the MoU will be done mutual agreement and with written ammendments. Notwithstanding the above, the terms of the MoU may be extended by the Parties at their discretion on such terms and conditions as may be mutually agreed upon between the Parties, in writing, at least 15 (fifteen) days prior to the expiry of the MoU . The MoU is made

and signed in two copies, both having equal legal force, one of which is kept by the First Party & the other is kept by the Second Party.

#### **5. CONFIDENTIALITY:**

Neither Party shall divulge information concerning this MoU or the terms and conditions of this MoU to any third Party, without prior written consent of the other Party nor shall such consent be unreasonably withheld. Each Party, and its employees shall keep all information belonging to or provided by the other, including any discussions between the parties, in the strictest confidence and not use it nor disclose it without the prior written consent of the said other Party.

The subject of the work under this MoU and all details relating to it and the work will be held confidential for perpetuity. Both the parties upon acquiring the Confidential Information shall hold in trust and confidence the information possessed by said party and shall not disclose it to any other party or use it for its own benefit or any other without obtaining the written consent of the other party.

The following constitute Confidential Information of the client which should not be disclosed to the third parties: the Deliverables, discoveries, ideas, concepts, software in various states of development, designs, drawings, specifications, techniques, models, data, source code, source files and documentation, object code, documentation, diagrams, flow charts, research, development, processes, procedures, "know-how", marketing techniques and materials, marketing and development plans, customer names and other information related to customers, price lists, pricing policies and financial information, this Contract and the existence of this Contract, and any work assignments authorized or issued under this MoU .

The First party shall not use Customer's name, likeness, or logo (Customer's "Identity"), without Customer's prior written consent, to include use or reference to Customer's Identity, directly or indirectly, in conjunction with any other clients or potential clients, any client lists, advertisements, news releases or releases to any professional or trade publications.

#### **6. USE OF TRADE MARKS:**

Neither Party shall use the Intellectual Property (defined below) of the other Party, its group companies, subsidiaries or associates without the prior written consent of the other Party. Save as specified in the Offer Letter for the purposes of promoting the Offer, nothing contained in this MoU shall be deemed to constitute an MoU to transfer, license, assign or to grant any trademark rights and/ or any other right, title, interest or claim in to trademarks/logo rights owned by either Party. 1 For the purpose of this clause "Intellectual Property" means all trademarks, logos, permits, service marks, brands, including all rights, benefits, title or interest in or to any Intellectual Property, anywhere in the world (whether registered or not and including all applications for the same).

#### **7. CONFLICT OF INTEREST:**

The First party represents that the execution and performance of this MoU does not conflict with or breach any contractual, fiduciary or other duty or obligation to which the first party is bound. The first party shall not accept any work from clients or work from any other business organizations or entities which would create an

actual or potential conflict of interest for the second party or which is detrimental to client's business interests.

#### **8. TERMINATION:**

Either party may terminate this MoU at any time by giving prior written notice of not less than thirty (30) days to the other party by assigning the reason for the termination. Termination under any of the provisions of this MoU shall not affect the ongoing process on the Companies/LLP or any other already provided before such termination.

#### **9. DISCLAIMER:**

Except as expressly provided herein, neither party makes any warranties of any kind, whether express or implied, including without limitation, warranties of merchantability and fitness for a particular purpose, with respect to the services provided to the other party under this MoU .

#### **10. SUB-CONTRACTING**

- a. Either Party shall not assign or sub-contract its obligations to any party without the prior written consent of other party.
- b. Both the parties shall ensure that any sub-contractor appointed in terms of this "MoU "will be bound by similar terms as contained herein, including terms relating to confidentiality, protection of intellectual property.

#### **11. NON-POACHING:**

Both the parties mutually agree not to employ or enter into any contractual agreement with any employee of the other party during the term of this engagement and thereafter for a period of one year after the termination of this engagement.

#### **12. RELATIONSHIP BETWEEN THE PARTIES:**

Each Party hereto is an independent contractor, responsible for its own actions. Nothing in this MoU shall be deemed to constitute or form an employment relationship, partnership, agency or other form of business relationship. Neither party shall have the right or authority to create any obligation, whether express or implied, on behalf of the other.

#### **13. THIRD PARTIES:**

This MoU does not and shall not be deemed to confer upon any third party any right to claim damages to bring suit, or other proceeding against either the service receiver or other Party because of any terms contained in this MoU .

#### **14. REPRESENTATIONS AND WARRANTIES:**

Each party represents and warrants to the other party:

- (a) That they have been incorporated in accordance with the provisions of the applicable laws of India respectively, and continue to validly exist in accordance with the applicable Laws and their respective incorporation documents.
- (b) Each of the signatories to the present MoU have been duly authorized to execute and implement the terms and conditions of this MoU ;

- (c) Neither Parties shall do or cause to do any act or omission or permit or consent to directly or indirectly any act or omission that may adversely affect the goodwill and reputation of either party.
- (d) The statements, representations and warranties made herein are true, correct and accurate and shall survive the duration or termination of this MoU .

**15. MODIFICATION:**

This MoU may be modified or amended only by a duly authorized written instrument executed by the parties hereto by way of mutual understanding.

**16. SEVERABILITY:**

If any provision of this MoU is finally determined to be unenforceable under the Law, then such provision shall be deemed to be severed from this MoU . It shall not affect the legality or enforceability of any other provision of this MoU , which shall remain in full force and effect.

**17. ENFORCEMENT AND WAIVER:**

The failure of either party in any one or more instances to insist upon strict performance of any of the terms and provisions of this MoU , shall not be construed as a waiver of the right to assert any such terms and provisions on any future occasion or of damages caused thereby.

**18. EFFECTIVE DATE:**

The effective date of this MoU shall be the date first written above regardless of the date when the MoU is actually signed or executed by both the parties.

**19. FORCE MAJEURE:**

Neither Party shall be liable for full or partial failure to perform its obligations if the default is a consequence of force majeure circumstances. If those circumstances arise, the term for the performance of the obligations under this Contract shall be delayed in proportion to the duration of those circumstances and their consequences.

**20. GOVERNING LAW AND JURISDICTION:**

This MoU shall be governed, in all respects in accordance with the laws of India and subject to the jurisdiction of Courts in Ahmedabad.

**21. ARBITRATION:**

All disputes, differences and/or claims arising out of this MoU shall be first settled amicably by the parties inter-se. On failure of amicable settlement, either Party may refer the dispute arising out of the terms of this MoU to arbitration in accordance with the provision contained in the Arbitration and Conciliation Act, 1996, and rules and regulations framed thereunder. The Parties, once the arbitration is invoked by way of Notice, appoint a mutually agreeable sole Arbitrator as per law. If the parties fail to come to a MoU for appointment of an arbitrator, the parties shall take a recourse for the appointment of arbitrator under Arbitration and Conciliation Act, 1996. The orders and award passed by the Arbitrator shall be final and binding on all the parties concerned. The arbitration proceedings shall be conducted in English and the venue of the Arbitration shall be at Ahmedabad, Gujarat.

**22. NOTICES:**

Any and all notices, demands, or other communications required or desired to be given hereunder by any party hereto shall be in writing and shall be validly given or made to another party if personally served or if sent by Registered post acknowledgement due or by facsimile at the address mentioned herein or the last known address of the Recipient party. Any party hereto may change its address by a written notice given in the manner provided above.

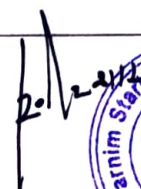
**23. ENTIRE MOU :**

This MoU constitutes the entire understanding between the parties and supersedes any prior MoU or understanding relating to the subject matter of this MoU .

**24. COUNTERPART:**

This MoU may be executed in one or more counterparts, each of which will be deemed as original which together will constitute one and the same instrument.

**IN WITNESS WHEREOF** the Parties hereto have hereunto set their respective hands on the day, month and year first hereinabove written.

<u>FIRST-PARTY</u>	<u>SECOND-PARTY</u>
<b>Name: Mr Raj Meheta</b>	<b>Name: Dr Ragin Shah</b>
<b>Title:</b> Founder, Raj Electromotives Pvt Ltd	<b>Title:</b> Provost, Swarnim Startup and Innovation University
<b>Address:</b> P-14, Gazipur Industrial Area, Nr. Nagar Chowk, Ballabgarh-Sohna Highway, Faridabad, Haryana-121001, India	<b>Address:</b> Swarnim Startup and Innovation University, At post Bhoayan Rathood, Opp IFFCO, Gandhinagar. 382420
<b>Date: 05-01-2024</b>	<b>Date: 05-01-2024</b>
<b>Signature</b> (Sign With Stamp)  	<b>Signature</b> (Sign With Stamp)  



**SWARAJNIM**  
STARTUP & INNOVATION  
UNIVERSITY  
WHERE IDEAS COME ALIVE.  
INDIA'S FIRST UNIVERSITY FOR STARTUP.

**RAJ**  
ELECTROMOTIVES PVT. LTD.



## MEMORANDUM OF UNDERSTANDING

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**BETWEEN**

**ACOLYTE TECHNOLOGIES PRIVATE LIMITED**

**AND**

**Swarnim Startup and Innovation University**

## MEMORANDUM OF UNDERSTANDING

---

This **MEMORANDUM OF UNDERSTANDING** (hereinafter, the "MoU" is entered into on this 17<sup>th</sup> day of January, 2024 (hereinafter, the "Effective Date")

**BY AND BETWEEN**

**Name: ACOLYTE TECHNOLOGIES PRIVATE LIMITED**

**Services Address: 204, Signature Tower, Lal Kothi, Tonk Road, Jaipur, 302015**

**Represented by:** (hereinafter referred to as the "First Party/ XYZ", which expression shall, where the context admits, include its successors and permitted assigns), **OF THE ONE PART;**

**AND**

**Name: Swarnim Startup and Innovation University**

**Address: Swarnim Startup and Innovation University, At post Bhoyan Rathood, Opp IFFCO, Gandhinagar. 382420**

**Represented by:** (hereinafter referred to as the "Second Party/Channel Partner", which expression shall, unless repugnant to the meaning or context hereof, be deemed to include its successors and permitted assigns); **ON THE SECOND PART.**

"First Party" and "Second Party" shall hereinafter be individually referred to as "Party" and collectively as "**Parties**".

**WHEREAS**, the first party is a startup consultancy firm that facilitates start-ups and small businesses to receive tax benefits, Startup India registration, government grants and funding, intellectual property rights, and other business consulting services through the Indian government's Start-up India Scheme. It also assists its clients with product registration on the government's e-marketplace, land banking services, and digital marketing.

**WHEREAS**, The second party has We introduce ourselves as India's first Startup University i.e., SWARNIM STARTUP & INNOVATION UNIVERSITY, established in the Year 2017 as a State Private University. We proudly share that Swarnim is also ranked amongst the Top 04 Private Universities of Gujarat and Top 50 Private Universities of India under ARIIA (Atal Ranking of Institutions on Innovations

Achievement 2020) announced by Vice President of India in the year 2020. Swarnim University was also awarded as 'Best university of the year 2019 for Entrepreneurship Development & Education in India' at NEEA Conference 2019 and 'Best Innovation University' at National Startup Summit 2017, Gujarat. Swarnim Startup & Innovation University is located near capital Gujarat the Green city Gandhinagar. Our university works as a hub and spoke model where disciplines like Engineering, Computing, Architecture, Fashion-Design, Liberal arts, Science, Management, Ayurvedic, Homeopathic, Nursing, Physiotherapy, Agriculture, Pharmacy and special with Kaushalya Drone Training centre. With these all sectors we are nurturing students with concept of Innovation and Entrepreneurship subjects dedicatedly in each discipline with their skill development in the same. other streams will get its value enhancement through innovation, startup and entrepreneurship.

NOW, THEREFORE, in consideration of the foregoing, and of the mutual covenants and commitments set forth herein, the parties hereto agree as follows:

### **1. DEFINITIONS:**

- a. "Confidential Information" shall mean and include the commercials involved, transactional details and any/all the information exchanged (whether in writing, orally or by any other means) between the parties during the term of this MoU except the:
  - i. information which is there in the public domain or
  - ii. information that is received by a Party from a third person without breach of a confidentiality obligation by such third person, or
  - iii. disclosure of any information by a Party under any applicable law, rule, regulation or to a judicial, regulatory, quasi-judicial, administrative or governmental body or authority;
  - iv. is independently developed by Receiving Party without use of such Confidential Information;
  - v. with prior written consent of Disclosing Party; and/or
- b. Start-up: The first party, startup clients who require guidance and support to expand their business.

### **2. OBJECTIVE:**

- a. The objective of this MoU is to express the willingness of both parties to engage in a deal sourcing arrangement wherein both the parties agree to assist and complement each other in the better assistance process for eligible startups. This deal sourcing MoU aims at fostering and strengthening the service network of both the involved parties.
- b. It is not the intent of this MoU to restrict the Parties to this MoU from their involvement or participation with any other public or private individuals, agencies, or organizations.

### **3. ENGAGEMENT AND SERVICE – ROLES AND RESPONSIBILITIES :**

- 3.1 ASSISTANCE AND SUPPORT:** The Second Party agrees to provide assistance and support to the first party eligible startup client, including but not limited to mentorship, guidance, and access to resources which all comes under the roof of Incubation.

- 3.2 ADVISORY SERVICES:** The First Party will collaborate with the Second Party to offer advisory services to the Second Party startup initiatives. The first party will provide expert advice on various aspects such as business strategy, market analysis, and growth potential as well fund raising activities of the startups.
- 3.3 MUTUAL PROMOTION:** Both parties agree to promote a mutually beneficial relationship. The Second Party will actively promote the first party expertise and services to its students and startup community. The Second Party will leverage the network and reputation to enhance their visibility in the startup ecosystem to their startups as well as startup ecosystem of Rajasthan.
- 3.4 FACILITATION OF INTERACTIONS:** The Second Party will facilitate interactions and networking opportunities between the First Party startups Client and relevant stakeholders within the Second Party community, such as faculty members, successful alumni, and industry professionals, to foster a conducive environment for innovation and entrepreneurship.
- 3.5 WORKSHOPS AND SEMINARS:** The Second party will conduct workshops, seminars, or guest lectures at the College to share valuable insights, best practices, and real-world experiences related to startups and entrepreneurship, enriching the educational experience of the First Party Startup Client.
- 3.6 ADVISORY FRAMEWORK OR PROGRAM:** The First Party and the Second Party will work together to create an advisory framework or program that outlines the scope, duration, and deliverables of the collaboration, ensuring clarity and alignment of goals throughout the partnership.
- 3.7 STARTUP-RELATED EVENTS:** The First Party will assist the Second Party in organizing startup-related events, competitions, or hackathons in Gujarat as well as Rajasthan. Further First Party will provide valuable inputs, judging panels, or mentorship to participants, thereby fostering a culture of entrepreneurship and innovation within the second party premisses.
- 3.8 OTHER SUPPORT:** The second party shall provide startup support to the first party, and the second party shall provide the following outlined services:
- A. **CO-WORKING SPACE FOR STARTUPS:** The Second party offers co-working space for First party and their startup ventures. This co-working space serves as a conducive environment for startups to work, collaborate, and innovate together. It promotes synergy and a shared sense of community, which can be instrumental in the early stages of their entrepreneurial journey. This will not be on Probono base the cost will be discussed as per requirements.
  - B. **STARTUP GUJARAT SCREENING OPPORTUNITIES:** The Second party, through their personal connections and networks, will facilitate opportunities for startups to get screened. This screening process could include introductions to potential investors, partners, or clients, helping startups gain valuable exposure and credibility within the entrepreneurial ecosystem. First party will provide some segment experts to carryout the screenings.
  - C. **INCUBATION SUPPORT:** Startups associated with the first party will receive support in identifying and choosing suitable

incubation centers. The second party has established collaborations with various incubation centers, ensuring that startups receive comprehensive guidance in selecting the incubation environment that best aligns with their needs and goals. Incubation centers provide critical resources, mentorship, and infrastructure to help startups grow and scale.

- D. LAB SUPPORT: The second party has established an open, well-equipped workspace for startups. This space is designed to provide startups with all the essential amenities required to develop their projects, conduct research, and bring their ideas to life. It is a hub for innovation and experimentation, enabling startups to flourish.
- E. IP MENTORSHIP SUPPORT: Collaborating with the second party will grant startups access to mentorship opportunities in the field of intellectual property (IP). This mentorship aims to guide startups in protecting their innovative ideas and creations through patents, trademarks, and copyrights. It ensures that startups can safeguard their intellectual assets as they pursue their entrepreneurial goals.
- F. STARTUP OUTLET SUPPORT: The second party will assist startups in establishing outlets or distribution channels for their products or services. This support is essential for startups looking to reach their target market effectively and expand their reach. It may include guidance on marketing, retail partnerships, or e-commerce strategies.
- G. SENSITIZATION AND WORKSHOP FOR STARTUPS: The Second party will organize sensitization and workshops tailored to the needs of startups. These programs will help startups gain essential knowledge and skills related to entrepreneurship, industry trends, market dynamics, and business operations. Workshops and training sessions serve as valuable resources to enhance the capabilities of startups, making them more competitive and resilient in the market.

#### **4. TERM:**

The MoU shall take effect on the Execution Date and shall remain in force for a fixed term of one (1) year following the Execution Date unless terminated pursuant to the provisions of this MoU . The MoU shall automatically be extended for a further period of one (1) year every time. Notwithstanding the above, the terms of the MoU may be extended by the Parties at their discretion on such terms and conditions as may be mutually agreed upon between the Parties, in writing, at least 15 (fifteen) days prior to the expiry of the MoU . The MoU is made and signed in two copies, both having equal legal force, one of which is kept by the First Party & the other is kept by the Second Party.

#### **5. CONFIDENTIALITY:**

Neither Party shall divulge information concerning this MoU or the terms and conditions of this MoU to any third Party, without prior written consent of the

other Party nor shall such consent be unreasonably withheld. Each Party, and its employees shall keep all information belonging to or provided by the other, including any discussions between the parties, in the strictest confidence and not use it nor disclose it without the prior written consent of the said other Party.

The subject of the work under this MoU and all details relating to it and the work will be held confidential for perpetuity. Both the parties upon acquiring the Confidential Information shall hold in trust and confidence the information possessed by said party and shall not disclose it to any other party or use it for its own benefit or any other without obtaining the written consent of the other party.

The following constitute Confidential Information of the client which should not be disclosed to the third parties: the Deliverables, discoveries, ideas, concepts, software in various states of development, designs, drawings, specifications, techniques, models, data, source code, source files and documentation, object code, documentation, diagrams, flow charts, research, development, processes, procedures, "know-how", marketing techniques and materials, marketing and development plans, customer names and other information related to customers, price lists, pricing policies and financial information, this Contract and the existence of this Contract, and any work assignments authorized or issued under this MoU .

The First party shall not use Customer's name, likeness, or logo (Customer's "Identity"), without Customer's prior written consent, to include use or reference to Customer's Identity, directly or indirectly, in conjunction with any other clients or potential clients, any client lists, advertisements, news releases or releases to any professional or trade publications.

#### **6. USE OF TRADE MARKS:**

Neither Party shall use the Intellectual Property (defined below) of the other Party, its group companies, subsidiaries or associates without the prior written consent of the other Party. Save as specified in the Offer Letter for the purposes of promoting the Offer, nothing contained in this MoU shall be deemed to constitute an MoU to transfer, license, assign or to grant any trademark rights and/ or any other right, title, interest or claim in to trademarks/logo rights owned by either Party. 1 For the purpose of this clause "Intellectual Property" means all trademarks, logos, permits, service marks, brands, including all rights, benefits, title or interest in or to any Intellectual Property, anywhere in the world (whether registered or not and including all applications for the same).

#### **7. CONFLICT OF INTEREST:**

The First party represents that the execution and performance of this MoU does not conflict with or breach any contractual, fiduciary or other duty or obligation to which the first party is bound. The first party shall not accept any work from clients or work from any other business organizations or entities which would create an actual or potential conflict of interest for the second party or which is detrimental to client's business interests.

#### **8. TERMINATION:**

Either party may terminate this MoU at any time by giving prior written notice of not less than thirty (30) days to the other party by assigning the reason for the termination. Termination under any of the provisions of this MoU shall not affect the ongoing process on the Companies/LLP or any other already provided before such termination.

**9. DISCLAIMER:**

Except as expressly provided herein, neither party makes any warranties of any kind, whether express or implied, including without limitation, warranties of merchantability and fitness for a particular purpose, with respect to the services provided to the other party under this MoU .

**10. SUB-CONTRACTING**

- a. Either Party shall not assign or sub-contract its obligations to any party without the prior written consent of other party.
- b. Both the parties shall ensure that any sub-contractor appointed in terms of this "MoU "will be bound by similar terms as contained herein, including terms relating to confidentiality, protection of intellectual property.

**11. ASSIGNMENT:**

Neither party shall be entitled to assign or transfer all or any of its rights, benefits or remedies under this MoU at any time and from time to time to any other party/company without the prior written consent of the other, such consent not being unreasonably withheld.

**12. RELATIONSHIP BETWEEN THE PARTIES:**

Each Party hereto is an independent contractor, responsible for its own actions. Nothing in this MoU shall be deemed to constitute or form an employment relationship, partnership, agency or other form of business relationship. Neither party shall have the right or authority to create any obligation, whether express or implied, on behalf of the other.

**13. THIRD PARTIES:**

This MoU does not and shall not be deemed to confer upon any third party any right to claim damages to bring suit, or other proceeding against either the service receiver or other Party because of any terms contained in this MoU .

**14. REPRESENTATIONS AND WARRANTIES:**

Each party represents and warrants to the other party:

- (a) That they have been incorporated in accordance with the provisions of the applicable laws of India respectively, and continue to validly exist in accordance with the applicable Laws and their respective incorporation documents.
- (b) Each of the signatories to the present MoU have been duly authorized to execute and implement the terms and conditions of this MoU ;
- (c) Neither Parties shall do or cause to do any act or omission or permit or consent to directly or indirectly any act or omission that may adversely affect the goodwill and reputation of either party.

- (d) The statements, representations and warranties made herein are true, correct and accurate and shall survive the duration or termination of this MoU .

**15. MODIFICATION:**

This MoU may be modified or amended only by a duly authorized written instrument executed by the parties hereto by way of mutual understanding.

**16. SEVERABILITY:**

If any provision of this MoU is finally determined to be unenforceable under the Law, then such provision shall be deemed to be severed from this MoU . It shall not affect the legality or enforceability of any other provision of this MoU , which shall remain in full force and effect.

**17. ENFORCEMENT AND WAIVER:**

The failure of either party in any one or more instances to insist upon strict performance of any of the terms and provisions of this MoU , shall not be construed as a waiver of the right to assert any such terms and provisions on any future occasion or of damages caused thereby.

**18. EFFECTIVE DATE:**

The effective date of this MoU shall be the date first written above regardless of the date when the MoU is actually signed or executed by both the parties.

**19. FORCE MAJEURE:**

Neither Party shall be liable for full or partial failure to perform its obligations if the default is a consequence of force majeure circumstances. If those circumstances arise, the term for the performance of the obligations under this Contract shall be delayed in proportion to the duration of those circumstances and their consequences.

**20. GOVERNING LAW AND JURISDICTION:**

This MoU shall be governed, in all respects in accordance with the laws of India and subject to the jurisdiction of Courts in Ahmedabad.

**21. ARBITRATION:**

All disputes, differences and/or claims arising out of this MoU shall be first settled amicably by the parties inter-se. On failure of amicable settlement, either Party may refer the dispute arising out of the terms of this MoU to arbitration in accordance with the provision contained in the Arbitration and Conciliation Act, 1996, and rules and regulations framed thereunder. The Parties, once the arbitration is invoked by way of Notice, appoint a mutually agreeable sole Arbitrator as per law. If the parties fail to come to a MoU for appointment of an arbitrator, the parties shall take a recourse for the appointment of arbitrator under Arbitration and Conciliation Act, 1996. The orders and award passed by the Arbitrator shall be final and binding on all the parties concerned. The arbitration proceedings shall be conducted in English and the venue of the Arbitration shall be at Ahmedabad, Gujarat.

**22. NOTICES:**

Any and all notices, demands, or other communications required or desired to be given hereunder by any party hereto shall be in writing and shall be validly given

or made to another party if personally served or if sent by Registered post acknowledgement due or by facsimile at the address mentioned herein or the last known address of the Recipient party. Any party hereto may change its address by a written notice given in the manner provided above.

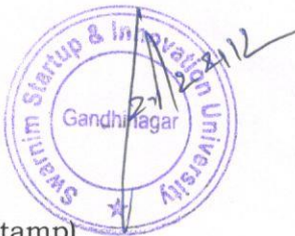
**23. ENTIRE MOU :**

This MoU constitutes the entire understanding between the parties and supersedes any prior MoU or understanding relating to the subject matter of this MoU .

**24. COUNTERPART:**

This MoU may be executed in one or more counterparts, each of which will be deemed as original which together will constitute one and the same instrument.

**IN WITNESS WHEREOF** the Parties hereto have hereunto set their respective hands on the day, month and year first hereinabove written.

<u>FIRST-PARTY</u>	<u>SECOND-PARTY</u>
<b>Name:</b> Mrs. Meghna Shah	<b>Name:</b> Dr. Ragin Shah
<b>Title:</b> HOD, Acolyte Technologies Private Limited	<b>Title:</b> Provost, Swarnim Startup and Innovation University
<b>Address :</b> 204, Signature Tower, Lal Kothi, Tonk Road, Jaipur, 302015	<b>Address:</b> Swarnim Startup and Innovation University, At post Bhojan Rathod, Opp IFFCO, Gandhinagar. 382420
<b>Date:</b> 17 January 2023	<b>Date:</b> 17-01-2024
<b>Signature</b>  (Sign With Stamp)	<b>Signature</b>  (Sign With Stamp)



**SWARRNIM**  
STARTUP & INNOVATION  
**UNIVERSITY**  
WHERE IDEAS COME ALIVE.

**INDIA'S FIRST UNIVERSITY FOR STARTUP**

## **INSTITUTIONAL AGREEMENT**

The following institutions:

**Gujarat Council on Science and Technology (GUJCOST)**

and

**Swarrnim Startup and Innovation University**

Agree on the following

**1. Aim of the Agreement:**

The aim of the present agreement is to define the procedures for the establishment of an IP Cell at YOUR INSTITUTE/UNIVERSITY NAME by Gujarat Council on Science and Technology

This agreement sets out the task, composition and organization of the IP Cell and the conditions governing its implementation and management.

**2. Objectives of the IP Cell**

The overall objective of the IP Cell in the universities/institution is to support intellectual property rights system in the university to foster creativity and innovation, thereby promoting entrepreneurship.

**Managed by G P Jain Charitable Trust**

**+91 9512343333 | info@swarrnim.edu.in | www.swarrnim.edu.in**

**H.O : Swarrnim House, At Urvasad Cross Road, Adalaj, SG Highway, Gandhinagar 382421**

### **3. Functions of the IP Cell**

The functions of the IP Cell shall include:

- Conduct IPR awareness programmes in collaboration with PIC of GUJCOST.
- Shall strive to provide the information to students, researchers, faculties and scientists about the need for protection of their creations and ways for protection of their inventions through IP.
- Shall conduct seminars and conferences in the IPR domain.
- IP Cell shall organize customized programs for the specific needs of Inventor, entrepreneur, creator of arts, institute etc.
- IP Cell can write proposals to organize Intellectual Property programs at the institute and send them to GUJCOST-PIC.
- Shall include IP as a part of curriculum at the appropriate level (UGC mandate).
- Shall conduct idea competitions and/or solicit inventions and grant prizes to the winners along with analyzing potential patentability of the product/process at least once a year.
- Shall adopt necessary means to connect with National IPR Policy and related campaigns like Make in India, Digital India, Skill India, Start-up India, Smart Cities, and other initiatives in the future.
- Shall provide guidance to researchers on National priority areas of research
- Should provide activity report and outcome at the end of the year.
- Should submit Utilization Certificate and Statement of Expenditure of the granted support by the end of financial year (If financial support is provided by GUJCOST).

### **4. Responsibility of GUJCOST**

- GUJCOST has identified your esteemed institution/University to set up a dedicated IP Cell for students and faculties on campus.
- GUJCOST will provide a token amount of seed money for the establishment of an IP Cell at your institution and arrange to provide academic and financial support for a continued year-long programme and activities through the IP Cell.
- GUJCOST can facilitate analyzing patentability of the inventions referred through IP Cell at the host institute. Upon establishing patentability, facilitation is extended in filing the patents. The statutory fee for filing patents at patent office should be taken care by the host IP Cell of the University/Institute.
- Provide information and render advisory support to conduct seminars, conferences, workshops etc. on IPRs as requested by the established IP Cell.
- Direct and advise specific requests related to the services of host institutions as necessary.

### **5. Responsibility of the IP Cell**

- To provide an IP Cell coordinator and provide the co-ordinator contact from your Institute/University information to GUJCOST to ensure that the center is operational on a full-time basis;
- Facilitate IPR applications filings by the university students, faculties, researchers, and scientists;

- Increase awareness of IP among universities and their affiliated colleges through IP cells.
- The institute shall at least forward 20-50 patents in a year to PIC/GUJCOST for facilitation.
- Promote academic, industrial and business institution collaborations for promoting entrepreneurial development;
- To nominate at least one personnel from students, faculties, scientists or researchers for IPR related seminars organized by GUJCOST upon request.

Maintain online record of the IPRs filed every year for IPR portfolio analysis.

- Provide GUJCOST with yearly activity reports in the prescribed format or as and when requested.

## 6. Confidentiality

- The parties will freely exchange information within the framework of this agreement.
- In case the information shared by a party is confidential, the other party shall be informed about such nature of the information in writing. In absence of any such communication, parties shall not be bound to treat the information shared under this agreement as confidential.
- Under no circumstances will restricted information or the one specified by either party as confidential be transferred to a third party by a Party without prior written consent of the other party
- Any publication, document and/or paper arising out of joint work conducted by the parties pursuant to this agreement will be jointly owned. The use of the name, logo and/or official emblem of the Parties on any publication, document and/or paper will require prior permissions of both Parties.

## 7. Disputes:

- Any dispute which may arise in connection with the implementation, interpretation or application of this Institutional Agreement will be settled amicably between the parties through mutual consultations.

## 8. Terms and Conditions:

- Each Intellectual Property (IP) Cell would be allocated an initial seed amount of Rs 10,000/- for various IP related activities at the institute for which the institute has to provide a receipt and UTC.

## 9. Entry into Force:

- This Agreement will come into effect on the day of its signature and will remain in force for a period of two (02) years. After the said initial period, the Agreement will be automatically extended for further periods of two years, unless one of the Parties notifies the other Party of its intention to terminate the Agreement, by sending a notice in writing at least 30 calendar days before the end of the then-current two-year period.

- This Agreement may be amended by the joint decision of the Parties, formalized by an exchange of written communications, specifying the date of its entry into force.

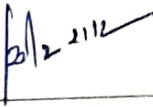
Either Party shall communicate with the other, with at least thirty (30) days' notice, of its decision to end its participation in this Agreement.

Signature 

Name: Dr. Narottam Sahoo

Designation: Adv. 300 & Member Secy

Stamp Member Secretary  
Guj. Council on Sci. & Tech.  
Gandhinagar.

Signature 

Name: Dr Ragin Shah

Designation: Provost

Stamp



Witness

1) Signature

Name

Witness

1) Signature 

Name: Jiten Thakkar

2) Signature

Name

2) Signature 

Name: Swami Vivekanand



**SWARNNIM**  
STARTUP & INNOVATION  
**UNIVERSITY**  
WHERE IDEAS COME ALIVE.

**INDIA'S FIRST UNIVERSITY FOR STARTUP**

**MEMORANDUM OF UNDERSTANDING**

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**BETWEEN**

**EGNIOL SERVICES PRIVATE LIMITED**

**(CIN: U74999GJ2018PTC100537)**

OFFICE AT: 05th Floor, 502, I-Square, Nr.  
CIMS Cross Road, Science City Road, Sola,  
Ahmedabad 380060

**AND**

**Swarnnim Startup and Innovation University,**

Opp IFFCO, Nr. ONGC WSS, at Bhoyan Rathod, Gandhinagar

382420

**Managed by G P Jain Charitable Trust**

+91 9512343333 | [info@swarnnim.edu.in](mailto:info@swarnnim.edu.in) | [www.swarnnim.edu.in](http://www.swarnnim.edu.in)

H.O : Swarnnim House, At Urvasad Cross Road, Adalaj, SG Highway, Gandhinagar 382421

**MEMORANDUM OF UNDERSTANDING**

---

**BETWEEN**

**EGNIOL SERVICES PRIVATE LIMITED**

**(CIN: U74999GJ2018PTC100537)**

OFFICE AT: 05th Floor, 502, I-Square, Nr. CIMS  
Cross Road, Science City Road, Sola, Ahmedabad  
380060

**AND**

**Swarnim Startup and Innovation University,**

Opp IFFCO, Nr. ONGC WSS, at Bhoyan Rathod, Gandhinagar  
382420



## MEMORANDUM OF UNDERSTANDING

This **MEMORANDUM OF UNDERSTANDING** (hereinafter, the "MoU" is entered into on this 09<sup>th</sup> day of November, 2023 (hereinafter, the "Effective Date")

### BY AND BETWEEN

**Name: Egniol Services Private Limited [CIN: U74999GJ2018PTC100537]**

**Address: :** 05th Floor, 502, I-Square, Nr. CIMS Cross Road, Science City Road, Sola, Ahmedabad 380060

**Represented by:**

(hereinafter referred to as the "**First Party/ Egniol**", which expression shall, where the context admits, include its successors and permitted assigns). **OF THE ONE PART;**

### AND

**Name: Swarnnim Startup and Innovation University**

**Address: Opp IFFCO, Nr. ONGC WSS, at Bhoyan Rathod, Gandhinagar 382420**

**Represented by:**

(hereinafter referred to as the "**Second Party/Channel Partner**", which expression shall, unless repugnant to the meaning or context hereof, be deemed to include its successors and permitted assigns); **ON THE SECOND PART.**

"First Party" and "Second Party" shall hereinafter be individually referred to as "Party" and collectively as "**Parties**".

**WHEREAS**, the first party is a consultancy firm that offers consultancy service to start-ups and small businesses including assistance with various registration process, assistance for grants and funding applications, intellectual property rights (IPR) registration, digital marketing services and other business consulting services.

**WHEREAS**, Second party introduce itself as India's first Startup University i.e., SWARNIM STARTUP & INNOVATION UNIVERSITY, established in the Year 2017 as a State Private University which ranked amongst the Top 04 Private Universities of Gujarat and Top 50 Private Universities of India under ARIIA (Atal Ranking of Institutions on Innovations Achievement 2020) announced by Vice President of India in the year 2020. Swarnnim University was also awarded as 'Best university of the year 2019 for Entrepreneurship Development & Education in India' at NEEA Conference 2019 and 'Best Innovation University' at National Startup Summit 2017, Gujarat. Swarnnim Startup & Innovation University is located near capital Gujarat the Green city Gandhinagar and works as a hub and spoke model where disciplines like Engineering, Computing, Architecture, Fashion-Design, Liberal arts, Science, Management, Ayurvedic, Homeopathic, Nursing, Physiotherapy, Agriculture, Pharmacy and special with Kaushalya Drone Training centre. With these all sectors University nurturing students with concept of Innovation and Entrepreneurship subjects dedicatedly in each discipline with their skill development in the same other streams will get its value enhancement through innovation, startup and entrepreneurship.

NOW, THEREFORE, in consideration of the foregoing, and of the mutual covenants and commitments set forth herein, the parties hereto agree as follows:



## 1. DEFINITIONS:

- a. "Confidential Information" shall mean and include the commercials involved, transactional details and any/all the information exchanged (whether in writing, orally or by any other means) between the parties during the term of this MoU except the:
  - i. information which is there in the public domain or
  - ii. information that is received by a Party from a third person without breach of a confidentiality obligation by such third person, or
  - iii. disclosure of any information by a Party under any applicable law, rule, regulation or to a judicial, regulatory, quasi-judicial, administrative or governmental body or authority;
  - iv. is independently developed by Receiving Party without use of such Confidential Information;
  - v. with prior written consent of Disclosing Party.
- b. Start-up: The first party eligible startup client who require guidance and support to expand their business.

## 2. OBJECTIVE:

- a. The objective of this MoU is to express the willingness of both parties to engage in a deal sourcing arrangement wherein both the parties agree to assist and complement each other in the better assistance process for eligible startups. This deal sourcing MoU aims at fostering and strengthening the service network of both the involved parties.
- b. It is not the intent of this MoU to restrict the Parties to this MoU from their involvement or participation with any other public or private individuals, agencies, or organizations.

## 3. ENGAGEMENT AND SERVICE:

- 3.1 **ASSISTANCE AND SUPPORT:** The Second Party agrees to provide assistance and support to the first party eligible startup client, including but not limited to mentorship, guidance, and access to resources and viceversa.
- 3.2 **ADVISORY SERVICES:** The First Party will collaborate with the Second Party to offer advisory services to the First Party startup initiatives. The Second party will provide expert advice on various aspects such as business strategy, market analysis, and growth potential.
- 3.3 **MUTUAL PROMOTION:** Both parties agree to promote a mutually beneficial relationship. The Second Party will actively promote the first party expertise and services to its students and startup community. The Second Party will leverage the network and reputation to enhance their visibility in the startup ecosystem and viceversa.
- 3.4 **FACILITATION OF INTERACTIONS:** The Second Party will facilitate interactions and networking opportunities between the First Party startups Client and relevant stakeholders within the Second Party community, such as faculty members, successful alumni, and industry professionals, to foster a conducive environment for innovation and entrepreneurship and viceversa.
- 3.5 **WORKSHOPS AND SEMINARS:** The Second party will conduct workshops, seminars, or guest lectures at the College to share valuable insights, best practices, and real-world experiences related to startups and



- entrepreneurship, enriching the educational experience of the First Party Startup Client based on mutual understandings.
- 3.6 **ADVISORY FRAMEWORK OR PROGRAM:** The First Party and the Second Party will work together to create an advisory framework or program that outlines the scope, duration, and deliverables of the collaboration, ensuring clarity and alignment of goals throughout the partnership.
- 3.7 **STARTUP-RELATED EVENTS:** The Second Party will assist the First Party in organizing startup-related events, competitions, or hackathons. Further First Party will provide valuable inputs, judging panels, or mentorship to participants, thereby fostering a culture of entrepreneurship and innovation within the second party premisses.
- 3.8 **OTHER SUPPORT:** The second party shall provide startup support to the first party client, and the second party shall provide the following outlined services:
- A. **CO-WORKING SPACE FOR STARTUPS:** The Second party offers co-working space for First party and their startup ventures. This co-working space serves as a conducive environment for startups to work, collaborate, and innovate together. It promotes synergy and a shared sense of community, which can be instrumental in the early stages of their entrepreneurial journey. (Note that the co-working space will be on monthly rent basis.) The financials will be mutually discussed and will be added an addendum in the MoU time to time.
  - B. **STARTUP GUJARAT SCREENING OPPORTUNITIES:** The Second party, being a nodal institute will do the primary screening of the startups for seed fund application. This screening process could include introductions to potential investors, partners, or clients, helping startups gain valuable exposure and credibility within the entrepreneurial ecosystem in collaboration with first party.
  - C. **INCUBATION SUPPORT:** Startups associated with the first party can get incubation support from the second party's incubation centre, Swarnim Incubation center, to get all incubation benefits to the startups if requested.
  - D. **LAB SUPPORT:** The second party has established an open, well-equipped workspace for startups. This space is designed to provide startups with all the essential amenities required to develop their projects, conduct research, and bring their ideas to life. It is a hub for innovation and experimentation, enabling startups to flourish. Startups associated with first party can get benefit of the same from the second party for their product development on request basis and charges for the same will be paid by startups.
  - E. **IP MENTORSHIP SUPPORT:** Collaborating with the second party will grant startups access to mentorship opportunities in the field of intellectual property (IP). This mentorship aims to guide startups in protecting their innovative ideas and creations through patents, trademarks, and copyrights. It ensures that startups can safeguard their intellectual assets as they pursue their entrepreneurial goals.



- F. **STARTUP OUTLET SUPPORT:** The second party will assist startups in establishing outlets or distribution channels for their products or services. This support is essential for startups looking to reach their target market effectively and expand their reach. It may include guidance on marketing, retail partnerships, or e-commerce strategies.
- G. **SENSITIZATION AND WORKSHOP FOR STARTUPS:** The Second party will organize sensitization and workshops tailored to the needs of startups. These programs will help startups gain essential knowledge and skills related to entrepreneurship, industry trends, market dynamics, and business operations. Workshops and training sessions serve as valuable resources to enhance the capabilities of startups, making them more competitive and resilient in the market.
- H. **STARTUP POOL:** The first party will be responsible to bring market startups to the second party for improving the ecosystem and providing benefits of incubation to the startups.

#### **4. TERM:**

The MoU shall take effect on the Execution Date and shall remain in force for a fixed term of one (1) year following the Execution Date unless terminated pursuant to the provisions of this MoU. The MoU shall automatically be extended for a further period of one (1) year every time. Notwithstanding the above, the terms of the MoU may be extended by the Parties at their discretion on such terms and conditions as may be mutually agreed upon between the Parties, in writing, at least 15 (fifteen) days prior to the expiry of the MoU. The MoU is made and signed in two copies, both having equal legal force, one of which is kept by the First Party & the other is kept by the Second Party.

#### **5. CONFIDENTIALITY:**

Neither Party shall divulge information concerning this MoU or the terms and conditions of this MoU to any third Party, without prior written consent of the other Party nor shall such consent be unreasonably withheld. Each Party, and its employees shall keep all information belonging to or provided by the other, including any discussions between the parties, in the strictest confidence and not use it nor disclose it without the prior written consent of the said other Party.

The subject of the work under this MoU and all details relating to it and the work will be held confidential for perpetuity. Both the parties upon acquiring the Confidential Information shall hold in trust and confidence the information possessed by said party and shall not disclose it to any other party or use it for its own benefit or any other without obtaining the written consent of the other party.

The following constitute Confidential Information of the client which should not be disclosed to the third parties: the Deliverables, discoveries, ideas, concepts, software in various states of development, designs, drawings, specifications, techniques, models, data, source code, source files and documentation, object code, documentation, diagrams, flow charts, research, development, processes, procedures, "know-how", marketing techniques and materials, marketing and development plans, customer names and other information related to customers,



price lists, pricing policies and financial information, this Contract and the existence of this Contract, and any work assignments authorized or issued under this MoU .

**6. USE OF INTELLECTUAL PROPERTY:**

Neither Party shall use the intellectual property of any parties and/or associated startups' intellectual property/ies.

**7. CONFLICT OF INTEREST:**

The First party represents that the execution and performance of this MoU does not conflict with or breach any contractual, fiduciary or other duty or obligation to which the first party is bound. The first party shall not accept any work from clients or work from any other business organizations or entities which would create an actual or potential conflict of interest for the second party or which is detrimental to client's business interests and vis-versa.

**8. TERMINATION:**

Either party may terminate this MoU at any time by giving prior written notice of not less than thirty (30) days to the other party by assigning the reason for the termination.

**9. DISCLAIMER:**

Except as expressly provided herein, neither party makes any warranties of any kind, whether express or implied, including without limitation, warranties of merchantability and fitness for a particular purpose, with respect to the services provided to the other party under this MoU.

**10. ASSIGNMENT:**

Neither party shall be entitled to assign or transfer all or any of its rights, benefits or remedies under this MoU at any time and from time to time to any other party/company without the prior written consent of the other, such consent not being unreasonably withheld.

**11. RELATIONSHIP BETWEEN THE PARTIES:**

Each Party hereto is an independent contractor, responsible for its own actions. Nothing in this MoU shall be deemed to constitute or form an employment relationship, partnership, agency or other form of business relationship. Neither party shall have the right or authority to create any obligation, whether express or implied, on behalf of the other.

**12. THIRD PARTIES:**

This MoU does not and shall not be deemed to confer upon any third party any right to claim damages to bring suit, or other proceeding against either the service receiver or other Party because of any terms contained in this MoU.

**13. REPRESENTATIONS AND WARRANTIES:**

Each party represents and warrants to the other party:

- (a) That they have been incorporated in accordance with the provisions of the applicable laws of India respectively, and continue to validly exist in



accordance with the applicable Laws and their respective incorporation documents.

- (b) Each of the signatories to the present MoU have been duly authorized to execute and implement the terms and conditions of this MoU.
- (c) Neither Parties shall do or cause to do any act or omission or permit or consent to directly or indirectly any act or omission that may adversely affect the goodwill and reputation of either party.
- (d) The statements, representations and warranties made herein are true, correct and accurate and shall survive the duration or termination of this MoU.

**14. MODIFICATION:**

This MoU may be modified or amended only by a duly authorized written instrument executed by the parties hereto by way of mutual understanding.

**15. SEVERABILITY:**

If any provision of this MoU is finally determined to be unenforceable under the Law, then such provision shall be deemed to be severed from this MoU. It shall not affect the legality or enforceability of any other provision of this MoU, which shall remain in full force and effect.

**16. ENFORCEMENT AND WAIVER:**

The failure of either party in any one or more instances to insist upon strict performance of any of the terms and provisions of this MoU, shall not be construed as a waiver of the right to assert any such terms and provisions on any future occasion or of damages caused thereby.

**17. EFFECTIVE DATE:**

The effective date of this MoU shall be the date first written above regardless of the date when the MoU is actually signed or executed by both the parties.

**18. FORCE MAJEURE:**

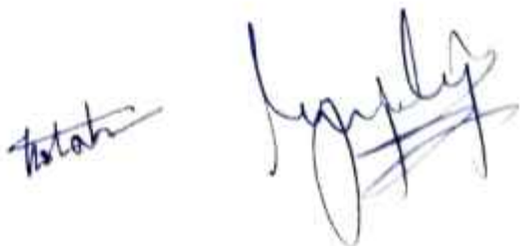
Neither Party shall be liable for full or partial failure to perform its obligations if the default is a consequence of force majeure circumstances. If those circumstances arise, the term for the performance of the obligations under this Contract shall be delayed in proportion to the duration of those circumstances and their consequences.

**19. GOVERNING LAW AND JURISDICTION:**

This MoU shall be governed, in all respects in accordance with the laws of India and subject to the jurisdiction of Courts in Ahmedabad.

**20. ARBITRATION:**

All disputes, differences and/or claims arising out of this MoU shall be first settled amicably by the parties inter-se. On failure of amicable settlement, either Party may refer the dispute arising out of the terms of this MoU to arbitration in accordance with the provision contained in the Arbitration and Conciliation Act, 1996, and rules and regulations framed thereunder. The Parties, once the arbitration is invoked by way of Notice, appoint a mutually agreeable sole Arbitrator as per law. If the parties fail to come to a MoU for appointment of an



arbitrator, the parties shall take a recourse for the appointment of arbitrator under Arbitration and Conciliation Act, 1996. The orders and award passed by the Arbitrator shall be final and binding on all the parties concerned. The arbitration proceedings shall be conducted in English and the venue of the Arbitration shall be at Ahmedabad, Gujarat.

**21. NOTICES:**

Any and all notices, demands, or other communications required or desired to be given hereunder, by any party hereto shall be in writing and shall be validly given or made to another party, if personally served or if sent by Registered post acknowledgement due or by facsimile at the address mentioned herein or the last known address of the recipient party. Any party hereto may change its address by a written notice given in the manner provided above.

**22. ENTIRE MOU :**

This MoU constitutes the entire understanding between the parties and supersedes any prior MoU or understanding relating to the subject matter of this MoU .

**23. COUNTERPART:**

This MoU may be executed in one or more counterparts, each of which will be deemed as original which together will constitute one and the same instrument.

**IN WITNESS WHEREOF** the Parties hereto have hereunto set their respective hands on the day, month and year first hereinabove written.

<u>FIRST-PARTY</u>	<u>SECOND-PARTY</u>
<b>Name:</b> EGNIO SERVICES PRIVATE LIMITED	<b>Name:</b> SWARNIM STARTUP AND INNOVATION UNIVERSITY
<b>Title:</b> Additional Director Mrugarajsinh Kishorsinh Jadeja	<b>Title:</b> Director General
<b>Address.</b> 05th Floor, 502, I-Square, Nr. CIMS Cross Road, Science City Road, Sola, Ahmedabad 380060	<b>Address.</b> Opp IFFCO, Nr. ONGC WSS, at Bhoyan Rathod, Gandhinagar 382420
<b>Date:</b> 09 - 11 - 2023	<b>Date:</b>
<b>Signature</b> (Sign With Stamp) 	<b>Signature</b> (Sign With Stamp) 





**SWARNNIM**  
STARTUP & INNOVATION  
UNIVERSITY  
WHERE IDEAS COME ALIVE.

**INDIA'S FIRST UNIVERSITY FOR STARTUP**  
MEMORANDUM OF UNDERSTANDING (MoU) BETWEEN  
SWARNNIM STARTUP AND INNOVATION UNIVERSITY

&

INTELLECTUAL PROPERTY TALENT SEARCH EXAMINATION (IPTSE) A  
VENTURE OF IPETHICON (AN EDUCATIONAL ACADEMY) PVT. LTD.

For

6<sup>th</sup> and Subsequent Editions of IPTSE (Intellectual Property Talent Search Examination)



This Memorandum of Understanding ("MOU") is effective as of the date of signing by signatories

BETWEEN

Swarnnim Startup and Innovation University has been approved by the Government of Gujarat under the Gujarat Private University Act No. 10 of 2017. Swarnnim Startup and Innovation University is located at Swarnnim House, Urvasad Square, Sarkehej Gandhinagar Highway, Post Adalaj, Gandhinagar Gujarat 382 421. Swarnnim Startup and Innovation University, have recognized the immense potential and importance of nurturing innovative startups in our region. The mission is to foster entrepreneurship, drive economic growth, and create job opportunities through the establishment of a dedicated Startup Incubation Center. The center serves as a dynamic hub, providing aspiring entrepreneurs with the necessary resources, guidance, and mentorship to transform their ideas into viable businesses. The university imparts technical wisdom about innovation, startup and entrepreneurship through the conventional education medium.

AND

**IPETHICON (An Educational Academy) Pvt. Ltd.**, located at 5/151 GF Subhash Nagar, New Delhi – 110027 India, is an educational Academy focusing on intellectual property (IP). It is intensively involved in sensitizing various sections of the society on the importance of IP in economic growth. IP related educational services are offered to educational institutes, technical groups, inventors, researchers, academia (schools & universities), professionals, start-ups.

**IPETHICON** is promoting awareness about Intellectual Property Rights (IPRs) by way of hosting various competitive examinations, scholarships, awards & developing IP resources (such as customized IP course materials, IP Booklets, audio/video presentations etc.), IP blog contents, articles, organizing various IP events etc.

Managed by G P Jain Charitable Trust

+91 9512343333 | info@swarnnim.edu.in | www.swarnnim.edu.in

H.O : Swarnnim House, At Urvasad Cross Road, Adalaj, SG Highway, Gandhinagar 382421

**IPETHICON** is working at a grass root level in developing understanding of IP by engaging with several young minds in schools and educational institutes to help foster innovative/creative mind set in the country.

#### **Swarnim Startup and Innovation University (SSIU)**

and **IPTSE Academy** are together referred to as 'parties' interested in collaborating for promoting awareness building in India through IPTSE.

#### **About IPTSE (Intellectual Property Talent Search Examination):**

Launched in July 2018, is an annual competitive exam that tests the knowledge of individuals on their understanding on various subjects of IP such as trademarks, geographical indications, trade secrets, copyrights, designs, patents etc. It is a competitive exam that has thus far certified thousands of individuals. The IPTSE exam is open for school students, University students, faculties, working professionals and start-ups. It has various domains under which college students can register such as Law/Design & Architecture/Research & Sciences/Management & Hospitality etc.

To enable preparation, all registered students are provided with online reading materials and presentations for the examination.

An Annual award ceremony is organized where winners in various categories are awarded. This creates an environment of celebration in the country, thus boosting the environment of innovation and creativity.

#### **Past Editions Achievements:**

The first two editions of IPTSE (2018 and 2019) awards were given by Shri Suresh Prabhu, the then G20 Sherpa and Member of Parliament while 3<sup>rd</sup> Edition awards witnessed Dr. Anil Sahasrabudhe, the then Chairman AICTE as the Guest of Honor.

The 4<sup>th</sup> and 5<sup>th</sup> Edition Awards culminated in a physical mode and witnessed the presence of Hon'ble Justice Prathiba M Singh, Judge, Delhi High Court as the Chief Guest and Prof.

(Dr.) Unnat Pandit, Controller General of Patents, Designs & Trademarks, Intellectual Property Office, Government of India as the Guest of Honour.

#### **Rewards & Benefit of IPTSE:**

1. Exam winners get an opportunity to Learn and Earn at IPTSE Academy by enrolling themselves as interns/research scholars/social media enthusiasts etc.
2. Exam winners will be awarded at national level with trophies, E-Certificates and attractive prizes.
3. Based on interviews, a select few winners of IPTSE may be assisted with an internship opportunity with Industry Partners / Incubation centres / Law Firms. The interns, post completion of their internship, will receive certificates and letters of recommendations from their respective organizations which will help in enhancing their resumes and may also win a chance at visiting a technology experience center.
4. Educational institutes also get awarded with a trophy under "Best Institute Award" based on maximum participation from their institute.

#### **Key Deliverables:**

Following are the key deliverables, responsibilities and obligations of both the 'parties' of this MOU

<p><b>Key Responsibilities</b> (Online IPETHCON (An Academy) Pvt. Ltd)</p> <p><b>Deliverables, &amp; Obligations of Educational</b></p>	<p>brand promotion of Q&amp;A in IPETHCON's promotional materials, website subject to fulfillment of the key online obligations to SSU.</p> <p>2. Various projects will be offered short term courses, FDPs and webinars/seminars.</p> <p>3. IPETHCON will organize Two online/workshops / webinars every year on <b>gold basis</b> including charges of Speakers, as mutually agreed including dates for workshops through webinars/seminars. A minimal cost can be charged by the participants, can be mutually decided.</p>
	<p>4. Organize One Faculty Development Program and Short Term Certification Course per year. This will help in improvement of NAAC accreditations/NIRF rankings. The REVENUE SHARING model of the registration fees shall be decided mutually. In case of any speaker fee involved shall be borne by the Institute/Organization.</p> <p>5. Interact with nominated Youth Leaders from Institute and equip their knowledge to facilitate IPETHCON registrations from the Institute.</p> <p>6. Issue joint E-Certification of participation to students for participating in the IPR Awareness workshop.</p> <p>7. Coordinate with SSU to organize a certificate, credit sharing certificate course and provide resources for the same. This may assist in improving NIRF rankings.</p>
<p><b>Key Responsibilities</b> (In case any of the IPR related activities have to be organized by IPETHCON physically at mutually decided location, in that case Financial Expenses involved Speakers fee, Transportation, food, Accommodation shall be borne by the Institute)</p> <p><b>Deliverables, &amp; Obligations of SSU</b></p>	<p>1. SSU to encourage maximum registrations from their students for various editions of IPETHCON. Universities having maximum registrations are awarded under "Best Institute award category", as it is indicative of a robust IP ecosystem developed.</p> <p>2. SSU to work towards including IPTSE as a part of overall weightage system in course curriculum. The said weightage can be decided by the Institute itself and conveyed to the IPTSE team.</p> <p>3. SSU shall nominate representatives (Faculty as IPCE, and 4 students as Youth Leaders), with whom IPETHCON Team can touch base with.</p> <p>4. Provide contact details and copy of digital signature of signing authority for joint E-certification.</p> <p>5. To circulate creative/brochures to various institutions regarding registrations in various editions of IPTSE as IP Talent Search Examination.</p>

Youth Leaders refers to those students who are very active and participate in college's extracurricular activities. They should be the ones who are interested to explore the field of IP

\*\* SPOC. This refers to Institute's spoke's person, such as a faculty or someone from Admin with whom IPETHICON Team can touch base with towards successful execution of this MOU

#### CLAUSE-VALIDITY:

This MOU will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period, as the case may be, will take effective steps for implementation of this MOU. However, the MOU shall be reviewed annually for any changes/amendments that may be required. Any act on the part of Training Partner after termination of this MOU as well as Agreement for various services by way of communication, correspondence etc. shall not be construed as an extension of this MOU/Agreement for various services.

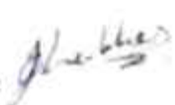
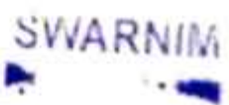
#### Name and contact details of IPTSE team member:

1. Ms. Hitaishi Trivedi, [iptse@iptse.com](mailto:iptse@iptse.com)
2. Ms. Purvi Pandya, [iptseacademy@iptse.com](mailto:iptseacademy@iptse.com)
3. Mr. SRSachdeva, [enquiry@iptse.com](mailto:enquiry@iptse.com)

#### Contact details of SPOC\*\*:

1. Shri. Jiten Thakkar - (Head - Incubation) Swarnim Startup and Innovation University.  
[incubationmanager@swarnim.edu.in](mailto:incubationmanager@swarnim.edu.in), 7698860992

#### Signatories:

AGREED AND ACCEPTED BY IPTSE ACADEMY (a venture of IPETHICON) Pvt Ltd.	AGREED AND ACCEPTED BY SWARNIM STARTUP AND INNOVATION UNIVERSITY
Name: Purvi Pandya Director	Name: Dr. Jiten Thakkar Head - Incubation
Signature:	Signature: 
Stamp:	Stamp: 
Date:	Date: 15/07/2023



## **Memorandum of Understanding (MOU)**

**Between**

**inQ Innovation Global, Sydney, Australia**

**and**

**Swarnim Startup & Innovation University, Gandhinagar, Gujarat**

inQ Innovation Global, Sydney, Australia and Swarnim Startup & Innovation University (Swarnim University), Gujarat wish to establish a memorandum of understanding (MOU) to engage and collaborate towards startup & scale up opportunities between India and Australian Ecosystems supporting Startups from India, Educational collaboration programs and bilateral business to business opportunities.

**inQ Innovation and Swarnim University** (hereinafter referred individually as "Participant" and together as the "Participants"), acting through their representatives agree as follows:

### **1. OBJECTIVE**

The objective of this Memorandum of Understanding (hereinafter referred to as "MoU") is to set out a framework for the Participants to Cooperate in the relevant areas of Startup & scale up in pharmaceutical, Agricultural, Healthcare, automobiles, computer application, Tech & Innovation Ecosystems, Educational Programs, Business Market Access programs and Investments between India and Australia. The aim is to help foster a Startup & scale-ups India market access and industry connect for global high growth companies and encourage broader economic activity and growth.

### **2. COOPERATION ACTIVITIES**

The Participants will cooperate towards providing the following:

- Collaborate and engage towards establishment of the market access pathways
  - A place for startup & scale-ups from across the world for India Market Access.
  - Soft-landing pad for startup & scale-ups representing Leading International Incubator, Accelerator, VC Funds and Govt Ecosystems.
  - Set up of COE (Centre of Excellence) for Future Technologies
  - Startup & Scale-up Cohorts Industry and tailored Market Validation Programs.
  - Internship program for students of Swarnim University in Australia & vice-versa.
  - Swarnim University will also assist & support the Australian startup in broader market of India.
- Promotion of business - business collaboration through the execution of joint activities and exchange experiences to strengthen the awareness / knowledge of the markets /market opportunities,

### **3. PREVIOUS INSTRUMENTS**

The Participants agree that this MoU supersedes **all** prior arrangements between them where in oral or written forms.

### **4. EXPENSES**

Unless otherwise mutually agreed upon by the Participants, each Participant to this MoU shall bear its own costs and expenses including, without limitation, consulting, legal and accounting fees, and expenses incurred in connection with the implementation of the MoU.

### **5. LEGAL EFFECT**

This MoU does not create any legal obligation or binding commitment on either Participant.

**6. CONSULTATIONS**

Any clarifications arising out of the implementation of this MoU will be discussed through consultation between the Participants.

**7. AMENDMENT**

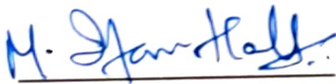
Any amendment or revision to the text of this MoU will be done by mutual consent of the Participants. Such amendment or revision will come into effect upon its signing.

**8. EFFECTIVITY, VALIDITY AND TERMINATION**

This MoU shall be effective from the date of signature of the last Participant to sign and will be effective for five (5) years and will be renewed for a similar period unless one Participant notifies the other in writing of its intention to terminate this MoU. In such a case, the MoU will remain effective for sixty (60) days after the date on which a Participant receives the written notification from the other Participant expressing the desire of the latter to terminate this MoU.

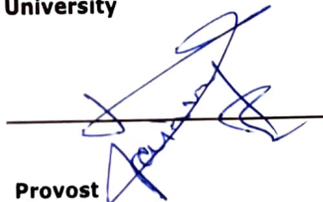
This MoU was signed in two (2) original copies in the English language.

**For inQ Innovation**



**Global CEO**

**For Swarnnim Startup & Innovation University**



**Provost**

## Memorandum of Understanding

This Memorandum of Understanding is signed on \_\_\_ day of January 2024 at the Vibrant Gujarat Summit – 2024, Gandhinagar.

Between

Saurashtra University, Rajkot and *Swasthimm Startup and Innovation University*

The MoU is signed between the parties to promote *innovation and entrepreneurship* at the Saurashtra University. The MoU is signed for three years from the date of signing, which can be extended for another three years with mutual understanding.

This MoU is non-legal and non-binding in nature.

Signed by

*[Signature]*  
Registrar  
Saurashtra University

Rajkot  
Saurashtra University

*[Signature]*

DR RAGIN SHAH

PROVOST

*Swasthimm Startup and Innovation*  
University



IN-GJ37186507365016W



सत्यमेव जयते

# INDIA NON JUDICIAL Government of Gujarat

## Certificate of Stamp Duty

RG. SERIAL No. 22/1/2024  
DATE 27/02/2024

*(Signature)*  
**MANOJKUMAR B. MEHTA**  
NOTARY  
GOVT. OF INDIA

Certificate No. : IN-GJ37186507365016W

Certificate Issued Date : 27-Feb-2024 12:37 PM

Account Reference : IMPACC (AC)/ gj13308511/ KALOL/ GJ-GN

Unique Doc. Reference : SUBIN-GJGJ1330851196031987038919W

Purchased by : AARIHANT AYU MED COL AND RI GANDHINAGAR

Description of Document : Article 5(h) Agreement (not otherwise provided for)

Description : MEMORANDUM OF UNDERSTANDING(MOU)

Consideration Price (Rs.) : 0  
(Zero)

First Party : AARIHANT AYU MED COL AND RI GANDHINAGAR

Second Party : SGVP HOLISTIC HOSPITAL SGVP CAMPUS SARKHEJ

Stamp Duty Paid By : AARIHANT AYU MED COL AND RI GANDHINAGAR

Stamp Duty Amount(Rs.) : 300  
(Three Hundred only)

27 FEB 2024



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- The onus of checking the legitimacy is on the users of the certificate
- In case of any discrepancy please inform the Competent Authority

AARIHANT AYU MED COL AND RI GANDHINAGAR, AARIHANT AYU MED COL AND RI GANDHINAGAR, AARIHANT AYU MED COL AND RI GANDHINAGAR

## MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of understanding is made on this 27\_day 02\_month 2024\_Year

**BETWEEN**

**AARIHANT AYURVEDIC, MEDICAL COLLEGE & RI, GANDHINAGAR SWARNIM**

**AND**

**SGVP HOLISTIC HOSPITAL, SGVP Campus, Sarkhej-Gandhinagar, Hwy, Ahmedabad, Gujarat  
382481**

**UNIVERSITY:** IFFCO-Adalaj Highway, near ONGC WSS, Bhoyan Rathod Gandhinagar-382420,  
Managed by G.P.Jain Charitable Trust as party two

**The parties hither to agree as follows:**

1. Party Second declares that SGVP Hospital is having capacity of **150** beds.
2. Party Second agrees to provide Knowledge to trained the **All Ayurvedic Students of**

Aarihant institute of Ayurvedic medical College & RI, Gandhinagar, Constitute college of Swarnim start-up & Innovation University,

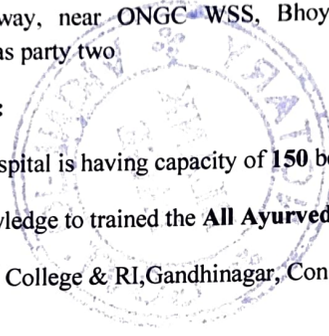
3. The prospective students will be allowed to undergo training in the following speciality

Departments:

- Medicine
- Surgery
- Neurology
- Nephrology
- Cardiology(Non-Invasive)
- Dialysis
- Ophthalmology (OPD)
- Pediatrics
- Gynaecology and obstetric
- Orthopedics
- Skin
- ENT
- OT
- OPD
- ICU
- Ayurvedic OPD & Panchkarma

4. This agreement is to be in effect only for One year from the time of its endorsement by both

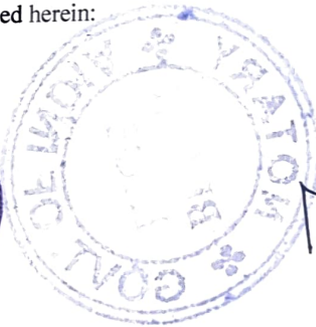
The parties.



5. During tenancy, the M.O.U may be extended or terminated by a prior notice of not less than one Month by either party. However, Termination of the M.O.U will not in any manner affect the Interests of the students, who have been admitted, pursue a programme under the M.O.U.
6. Financial terms for training of students will be decided on a case to case basis and on mutual Approval from both parties.
7. In Financial Term both Parties Decided that for B.A.M.S per Students Pay 1500/-Rs Per Month.
8. The Timing of Students for their Clinical Posting is According to INC & GNC Rules.
9. The official representing Between SGVP Holistic Hospital, One SGVP Campus, Sarkhej-Gandhinagar, Hwy. Ahmedabad, Gujarat 382481 and Aarihant Ayurvedic Medical college of Swarnim Start-up Innovation University, Bhojan Rathod, Gandhinagar Are signing this M.O.U to achieve the beneficial objectives of All Ayurvedic Programmes.
8. COLLEGE shall pay to SGVP as agreed herein:

Signature

*[Handwritten Signature]*



*[Handwritten Signature]*

Dr Minendra Singh  
Deputy C.O.O.



SGVP HOSPITAL Hospital,  
With Seal and Date

DR. Navin Banarase  
Principal

Aarihant Ayurvedic College & RI  
Principal

(Party Two)

(Party one)  
Aarihant Ayurvedic Medical  
College and Research Institute  
(Managed By G.P.Jain Charitable Trust)

Bhojan Rathod, Gandhinagar  
with Seal and Date

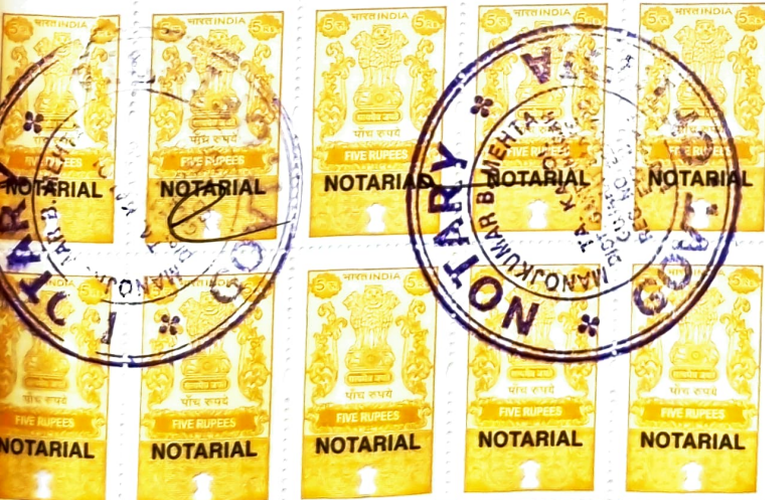
MY COMMISSION  
EXPIRES ON 13/07/2025

SIGNED  
BEFORE ME

*[Handwritten Signature]*

MANOJKUMAR B. MEHTA  
NOTARY  
GOVT. OF INDIA

27 FEB 2024



**MEMORANDUM OF UNDERSTANDING (MOU)**

This Memorandum of understanding is made on this 27\_day 02\_month 2024\_Year

**BETWEEN**

**GOVT.DHANVANTARI AYURVEDIC MEDICAL COLLEGE & HOSPITAL MANGALNAT  
MANDIR MARG UJJAIN (M.P) PIN-456001**

**AND**

**AARIHANT AYURVEDIC, MEDICAL COLLEGE & RI,GANDHINAGAR SWARRNIM**

: IFFCO-Adalaj Highway, near ONGC WSS, Bhoyan Rathod Gandhinagar-382420, Managed by G.P.Jain  
Charitable Trust as party two

**The parties hither to agree as follows:**

1. Party one agrees to provide Knowledge to trained in the **Dhanvantari Ayurvedic Medical Hospital** to intern Students Of Aarihant institute of Ayurvedic medical College & RI,Gandhinagar, Constitute college of Swarnim start-up & Innovation University,

2. The prospective students will be allowed to undergo training in the following speciality

Departments:

- Ayurvedic Medicine
- Surgery
- Ophthalmology (SHALAKYA)
- Pediatrics ( Bal Roga )
- Gynaecology and obstetric (P.T.S.R)
- Panchkarma
- Skin ( Kayachikitsa )
- Ayurvedic OPD & Panchkarma

3. There is no any Financial terms for training of students will be decided on a case to case basis and on mutual approval from both parties.

4. The Timing of Students for their Clinical Posting is According to **Dhanvantari Ayurvedic Medical Hospital Rules.**

5. The official representing Between **Dhanvantari Ayurvedic Medical Hospital, MANGALNAT MARG UJJAIN (M.P) PIN-456001** and **Aarihant Ayurvedic Medical college of Swarnim Start-up Innovation University, Bhoyan Rathod, Gandhinagar** are sharing this M.O.U to achieve the beneficial objectives of All Ayurvedic Programmes.

DR.NAVIN BANARASE



Principal

PRINCIPAL  
**Aarihant Ayurvedic Medical  
College and Research Institute**  
Aarihant Ayurvedic Medical College & Ri

Bhoyan Rathod, Gandhinagar

(Managed By G.P.Jain Charitable Trust)

With Seal And Date

(Party One)

Dr.J.P .CHAURASIA

  
15/03/2024  
**Dr. J.P. Chaurasia**  
Principal/CEO  
**Govt. Dhanvantari Ayurvedic  
Medical College Ujjain M.P.**  
PRINCIPAL  
Mob: 9883109434

Govt.Dhanvantari Ayurvedic

Medical College & Hospital

Mangalnat Marg Ujjain (M.P) Pin-456001

With Seal And Date

(Party Two)





**AARIHANT**  
**HOMOEOPATHIC MEDICAL**  
**COLLEGE & RESEARCH INSTITUTE**  
(Ministry of AYUSH - Government of India & CCH Approved)

## MEMORANDUM OF UNDERSTANDING

*Between*

**CENTRAL COUNCIL FOR RESEARCH IN HOMOEOPATHY, NEW DELHI**

*And*

**AARIHANT HOMOEOPATHIC MEDICAL COLLEGE & RESEARCH INSTITUTE,  
GANDHINAGAR, GUJARAT**

This memorandum of understanding (MoU) is entered into and executed on, April 10, 2023 between **CENTRAL COUNCIL FOR RESEARCH IN HOMOEOPATHY, NEW DELHI**, a society registered under the Societies Registration Act 1860, having its registered office at, Jawahar Lal Nehru Bhartiya Chikitsa Avum Homoeopathy Anusandhan Bhawan, 61-65, Institutional Area, Opp. D-Block, Janakpuri, New Delhi – 110058 (hereinafter referred to as 'CCRH') as the context permits through its Director General.

CCRH, through its network of Institutes/Units across the country, has been conducting various kinds of research on scientific lines in the field of Homoeopathy since 1978. The Council is engaged in conducting and promoting research in various areas of Homoeopathy through its 27 Institutes/Units as well as disseminating the findings to the scientific community and public at large. The Council's work coincides with National health priorities to generate scientific evidence by conducting research intramurally or by collaborating with various scientific institutions & academia with common areas of interest.

CCRH, under its recent initiative of '*Linking Research with Education*' aims to support the development of the research environment in homoeopathic colleges, provide impetus to the involvement of faculty and students of colleges in research by inculcating research aptitude amongst them through capacity building trainings etc.

AND

Whereas AARIHANT HOMOEOPATHIC MEDICAL COLLEGE & RESEARCH INSTITUTE, GANDHINAGAR, GUJARAT (hereinafter referred to as AHMC&RI) is Constituent college of the Swarnim Startup and Innovation University, Gandhinagar which is approved as Private University by the law of Gujarat Private University Act, 2009 (Act no. 10 of 2017), with a motto of imparting quality education in the field of medical and technical education. The institute provides basic and in-depth knowledge of the Homoeopathic medicinal system through a uniquely designed and highly effective syllabus with a concept of innovation & entrepreneurship. Our learning processes inculcate the qualities of observation, analysis, integrity, and compassion in our doctors which allows personal skill development as well as an academic evolution. The students are also taught the philosophy of Swarnim Startup and Innovation University. We encourage students to excel beyond the course curriculum and participate in exhibitions, events, conferences, seminars, research projects and student exchange programs.

AND

Whereas, both parties viz. CCRH and AHMC&RI realize that in the current context, working together is important to promote science using facilities and expertise at both organisations. Therefore, both parties are agreeable to entering in an MoU for working and cooperating with each other and using their respective expertise, knowledge, and resources for mutual benefit.

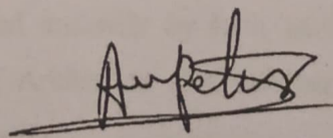
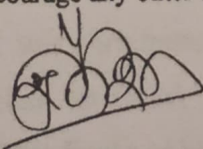
***Purpose***

To provide impetus to research environment in colleges through guidance and capacity building research training

***Article I: Principles of Cooperation***

CCRH and AHMC&RI agree to develop their academic/research links, in the field of Homoeopathy, under the principles of mutual understanding and common interest, mutually complementing other activities. Objectives of cooperation shall be:

1. To promote institutional and individual contact among scientists/ faculty of both institutions.
2. To encourage the development of a research environment in colleges through guidance & research training to students/ faculty.
3. To provide opportunities for scientists/ faculty to make optimal use of the expertise and facilities available in both organizations through training, exchange of thoughts and ideas by brainstorming sessions/seminars/workshops and meetings etc.
4. To encourage any other activities that both institutions agree upon for mutual benefit.



In case of any identified joint research project envisaged to be taken up in collaborative mode between the 02 organizations, a separate MoU reflecting the modalities of collaboration, details of the study team, mutual responsibilities, financial agreements, sharing of IPR etc. shall be signed.

### **Article II. Responsibilities of CCRH and AHMC&RI**

Both parties have agreed to the following terms regarding their mutual and separate responsibilities:

**CCRH shall provide** resource persons and bear the expenses towards their travel to the college (TA/DA), if applicable, for training/ workshops/ meetings etc.

**AHMC&RI shall provide space and organise** the trainings, workshops, interactive meetings at their own expense and bear any expenditure towards logistic arrangements for the same. Any certificate for such trainings/ workshop if issued shall be the responsibility of the college only.

**College**, if interested, may send their students/ interns to visit the nearby CCRH Institute/ Unit for clinical exposure in batches of 5-10 after sending a request to CCRH for prior approval. CCRH shall however not be responsible for expenses towards their travel/stay/ food during this visit. Students visiting the OPD at the CCRH Institute/ Unit shall not be allowed to use any clinical/ patient data for any purpose.

### **Article III. Duration and Termination of the MoU**

1. This MoU is effective from the date of signatures by the authorities of CCRH and AHMC&RI and shall be valid from the date of execution by the Parties and shall remain in effect initially for FIVE YEARS, and thereafter can be renewed on mutual consent./
2. The MoU may be amended at any time by written mutual consent of both parties.
3. This MoU may be terminated by either party by the provision of written notice of termination not less than six months prior to the desired termination date.
4. The termination of this MoU shall not affect the rights or obligations of either party regarding any binding offer or firm obligation approved and agreed to by either party prior to the termination date.
5. In event of any disputes arising between the parties here, it shall be the endeavour of both parties to first make an attempt to resolve the dispute amicably by mutual discussion and deliberation, failing which the dispute shall be referred to Arbitration. The Arbitration shall be conducted as per the provisions of the Arbitration and Conciliation Act, 1996. The Arbitral Tribunal shall consist of a sole Arbitrator, to be appointed mutually by both parties. The Jurisdiction of Arbitration shall be Delhi. The language of Arbitration shall be English. The Award of the Tribunal shall be final and binding on both parties.

**Article IV- Miscellaneous**

1. If any provision of this MoU is held by any court or other competent authority to be illegal, void or enforceable in whole or in part, this Memorandum shall continue to be valid as to the other provisions therefore and the remainder of the affected provision.
2. The parties agree to comply with all laws applicable within the jurisdiction of the signatories below.

In the witness whereof, parties hereto have signed this agreement on the day, month and year mentioned herein before, in original, in English language.

For and behalf of Central Council for  
Research in Homoeopathy, New Delhi

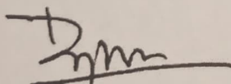


Name: Dr Subhash Kaushik

Designation: Director General

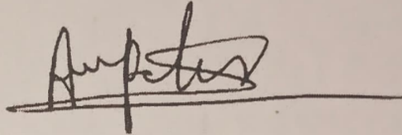
Date: 9.04.2022

Place: New Delhi

Witness: 

Dr. Debadatta Nayak

For and behalf of Aarihant Homoeopathic  
Medical College & Research Institute,  
Gandhinagar, Gujarat

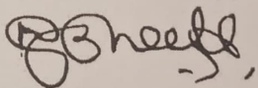


Name: Dr. Amita V. Peters

Designation: Principal

Date: 09/10/2023

Place: NEW DELHI

Witness: 

DR. NIRAV BHAT

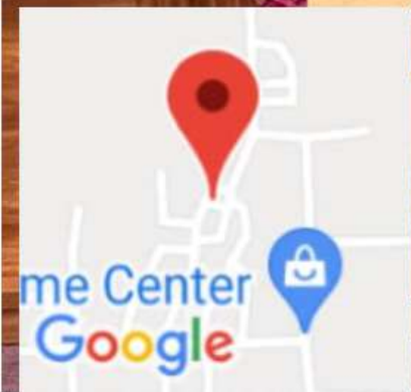
SEAL OF PARTIES

डॉ. सुभाष काँशिक / Dr. Subhash Kaushik  
सुपरिन्टेन्डेंट / Director General  
केन्द्रीय होमोपैथी अनुसंधान परिषद्  
Central Council for Research in Homoeopathy  
(संघन संस्थान, नया दिल्ली)  
(Ministry of AYUSH, Govt. of India)  
61-68, ईश्वरदास रोड, 'डी' ब्लॉक, जयपुर, नया दिल्ली-110056  
61-68, Institutional Area Opp. 'D' Block, Jaipur, New Delhi-110056

Principal  
Aarihant Homoeopathic Medical College & R.I.  
Bhoyan Rathod, Gandhinagar.



 GPS Map Camera



janakpuri, delhi, India

delhi, India

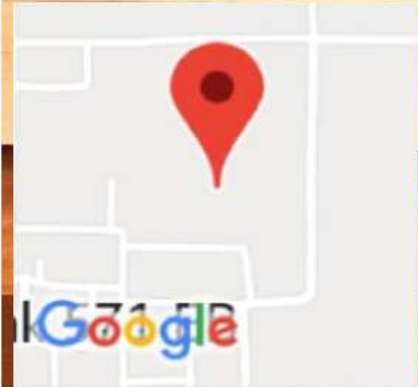
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Lat 28.619570°

9/4/2023 10:43 AM



GPS Map Camera



janakpuri, delhi, India

delhi, India

Long 77.088104°

Lat 28.619570°

9/4/2023 10:30 AM



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# INDIA NON JUDICIAL Government of Gujarat

## Certificate of Stamp Duty

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DATE 21/09/2022

*ep D Patel*

MANOJKUMAR B. MEHTA  
NOTARY  
GOVT. OF INDIA

Certificate No. : IN-GJ33667269192826U

Certificate Issued Date : 24-Sep-2022 04:58 PM

Account Reference : IMPACC (AC)/ gj13308511/ KALOL/ GJ-GN 24 SEP 2022

Unique Doc. Reference : SUBIN-GJGJ1330851196751370931643U

Purchased by : BHAVIN PATEL

Description of Document : Article 5(h) Agreement (not otherwise provided for)

Description : FOR MEMORANDUM OF UNDERSTANDING (MOU)

Consideration Price (Rs.) : 0  
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First Party : AARIHANT HOMOEOPATHIC MEDICAL COLLEGE AND RES INS

Second Party : RAJESH HOSPITAL

Stamp Duty Paid By : AARIHANT HOMOEOPATHIC MEDICAL COLLEGE AND RES INS

Stamp Duty Amount(Rs.) : 300  
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①

2022



# MEMORANDUM OF UNDERSTANDING (MoU)

(Agreement for the use of Labour Rooms & Sonography Machine)

This agreement is entered into at Bhoyan Rathod between AARIHANT HOMOEOPATHIC MEDICAL COLLEGE AND RESEARCH INSTITUTE ATTACHED AARIHANT HOMOEOPATHIC/GENERAL HOSPITAL, At Bhoyan Rathod, Opp. ECO (ONGC WSS), Adalaj-Kalol Highway, Dist. Gandhinagar-382420, Managed by Shri Gaya Prasad Jain Charitable Trust, having its office at Uvarsad Square, Bhoyan Rathod, Gandhinagar Highway, Post. Adalaj, Gandhinagar here in after referred as the party of the First Part. (This expression shall mean and include its present office bearers and executors in the interest of educators, administrators and assignees) and RAJESH HOSPITAL duly incorporated, located at Vardhaman Highway, Kalol, Gujarat-382721. Here in after referred to as party of the Second Part. Whereas the party of the First part has desired to take the services of Doctors, Other supporting staff and use of Labour Room including Sonography Machine (USG) for patients whenever referred by Aarihant Homoeopathic Medical College and Research Institute attached Aarihant Homoeopathic/General Hospital.

The party of the First part will be responsible to make necessary arrangement for admitting the patients at the hospital of the second party.

This Memorandum of Understanding (MoU) will remain in force initially for a period of two years from the date of signing the MoU by both parties and will be subject to the discretion of the Board of Directors of the party of the Second Part for the continuation of any changes of permanent nature.

Both parties here to set and subscribe their respective approval on 24<sup>th</sup> September 2022.

Rotary Medical & Research Centre  
(Rajesh Hospital)

Under Chairman / Founder Secretary

1. Mr. GANAPATI PATIL

FOUNDER AND CHAIRMAN  
RAJESH HOSPITAL, KALOL,  
GUJARAT

2. Adi Rishabh Jain  
(Vice President)

Shri Gaya Prasad Jain  
Charitable Trust)  
Bhoyan Rathod,  
Gandhinagar

(Party of First Part)

(Parties of the Second part)



SIGNED  
BEFORE ME

MANOJKUMAR B. MEHTA  
NOTARY  
GOVT. OF INDIA

24 SEP 2022



सत्यमेव जयते

# INDIA NON JUDICIAL Government of Gujarat

## Certificate of Stamp Duty

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DATE... 23/08/2022

MD crb  
MANOJKUMAR B. MEHTA  
NOTARY  
GOVT. OF INDIA

Certificate No. : IN-GJ15504502118644U

Certificate Issued Date : 23-Aug-2022 01:52 PM

Account Reference : IMPACC (AC)/ gj13308511/ KALOL/ GJ-GN **23 AUG 2022**

Unique Doc. Reference : SUBIN-GJGJ1330851161082436766792U

Purchased by : MAHAVIR KAPOORCHAND ACHARYA

Description of Document : Article 5(h) Agreement (not otherwise provided for)

Description : MEMORANDUM OF UNDERSTANDING

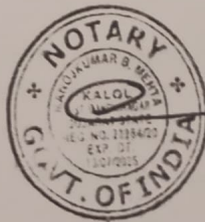
Consideration Price (Rs.) : 0  
(Zero)

First Party : RAJESH HOSPITAL CHAIRMAN GANPATI BHAVKANA PATIL

Second Party : AARIHANT VICE CHAIRMAN ADIKUMAR RISHABHKUMAR JAIN

Stamp Duty Paid By : RAJESH HOSPITAL CHAIRMAN GANPATI BHAVKANA PATIL

Stamp Duty Amount(Rs.) : 300  
(Three Hundred only)

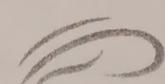


KC 0033615577

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2. The issue of charging the stamp duty is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

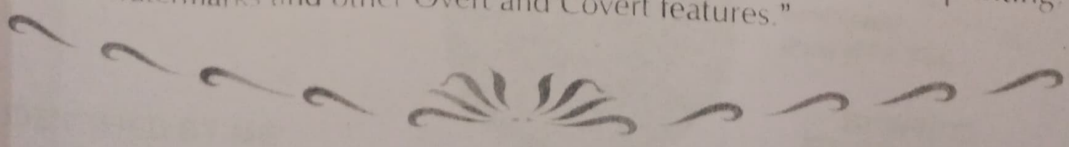


 Warning 

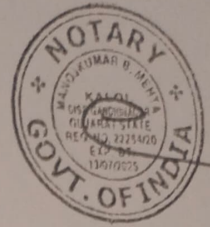
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MEMORANDUM OF UNDERSTANDING (MOU)



(Agreement for the use of Major and Minor Operation Theater, Post Operative Rooms & X-Ray Machine).

This agreement is entered in to at Bhoyan Rathod between Arihant Homoeopathic Medical College and Research Institute attached Arihant Homeopathy General Hospital at Venus Campus, At. Bhoyan Bathod, Opp.IFFCO (ONGC WSS), Adalaj-Kalol Highway, Dist.Gandhinagar-382420, Managed By Shri Gaya Prasad Jain Charitable Trust, having its office at 35,World Business House, Parimal Garden, Paldi, Ahmedabad herein after referred to as the party of the First Part. (This expression shall mean and include its present office bearers and executors in the interest of educators, administrators and assignees) and RAJESH HOSPITAL incorporated, Located at Vardhaman Nagar, Kalol, Gujarat - 382721. here in after referred to as party of the Second Part. Whereas the party of the First part has desired to take the services of Doctor & Other supporting staff and use of g Operation Theatres, for patients whenever referred by Arihant Homoeopathic Medical College and Research Institute attached Arihant Homeopathy General Hospital.

The party of the First part will be responsible to make necessary arrangement for admitting the patients at the hospital of the second party.

This Memorandum of Understanding (MOU) will remain in force initially. for a period of two years from the date of signing the MOU by both parties and will be at the discretion of the Board of Directors of the party of the Second Part for renewal, termination or any changes of permanent nature.

For, Rotary Medical & Research Centre  
The parties here to set and subscribe their respective approval on 1<sup>st</sup> April 2022.

*[Signature]*  
Founder Chairman / Founder Secretary

1) Mr. GANAPATI PATIL

FOUNDER AND CHAIRMAN

RAJESH HOSPITAL KALOL, GUJARAT

Parties of the Second Part



*[Signature]*  
Mr. Adi Jain (Vice Chairman)

Shri Gaya Prasad Jain Charitable trust,

Bhoyan Rathod, Gandhinagar (Party of first Part)

SIGNED BEFORE ME  
*[Signature]*  
MANOJKUMAR B. MEHTA  
NOTARY  
GOVT. OF INDIA

23 AUG 2022

MY COMMISSION  
EXPIRES ON 13/07/2025

IDENTIFIED BY ME

*[Signature]*  
ADVOCATE / PERSON  
Name... MAHAYER ANDARJE  
Sanad No G.....  
Address.....



भारत सरकार

GOVERNMENT OF INDIA

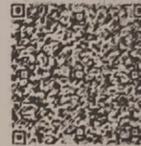


आदिकुमार रिषभकुमार जैन

Adikumar Rishabhkumar Jain

जन्म तारीख / DOB: 17/11/1990

पुरुष / MALE



8386 8797 1618

आधार-सामान्य माहसुली अधिकार



भारतीय विशिष्ट पहचान प्राधिकरण  
UNIQUE IDENTIFICATION AUTHORITY OF INDIA

सरनामું :

11. ગોલ્ડન તુલીપ બંગ્લોઝ,  
શ્રેયસ ફાઉન્ડેશન પાસે,  
આબાવાડી, અમદાવાદ શહેર,  
અમદાવાદ.

ગુજરાત - 380015

Address:

11, Golden Tulip Bunglows  
Nr. Shreyas Foundation, Abnawadi,  
Ahmedabad City, Ahmedabad,  
Gujarat - 380015

MULTICOLOUR PHOTO COPY

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Aadhaar - Aam Admi ka Adhikar



सत्यमेव जयते

# INDIA NON JUDICIAL Government of Gujarat

## Certificate of Stamp Duty

RG. SERIAL No. 8/2/2022  
DATE.....08/04/2022

**MANOJKUMAR B. MEHTA**  
NOTARY  
GOVT. OF INDIA

**8 APR 2022**

Certificate No. : IN-GJ39965575747575U

Certificate Issued Date : 08-Apr-2022 02:48 PM

Account Reference : IMPACC (AC)/ gj13308511/ KALOL/ GJ-GN

Unique Doc. Reference : SUBIN-GJGJ1330851112184745973328U

Purchased by : ARIHANT HOMOEOPATHIC MEDICAL COLLEGE AND RESEARCH

Description of Document : Article 5(h) Agreement (not otherwise provided for)

Description : MEMORANDUM OF UNDERSTANDING (MOU)

Consideration Price (Rs.) : 0  
(Zero)

First Party : ARIHANT HOMOEOPATHIC MEDICAL COLLEGE AND RESEARCH

Second Party : PRAMUKH IMAGING CENTRE

Stamp Duty Paid By : ARIHANT HOMOEOPATHIC MEDICAL COLLEGE AND RESEARCH

Stamp Duty Amount(Rs.) : 300  
(Three Hundred only)



KC 0033210199

**Disclaimer**

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- The cost of checking the legitimacy is on the users of this certificate.
- In case of any discrepancy please inform the Competent Authority.

## MEMORANDUM OF UNDERSTANDING (MOU)

Agreement for the use of radio diagnostic services(X rays, sonography, CT scan, MRI etc.) for the clinical purpose of 3<sup>rd</sup> & 4<sup>th</sup> year BHMS students of Arihant Homoeopathic Medical College & Research Institute. This Memorandum of Understanding is made on this 6<sup>th</sup> April, 2022 at Ahmedabad.

BETWEEN

**Arihant Homoeopathic Medical College & Research Institute** constituent institute of **Swarnim Startup & Innovation University, Managed by G.P. Jain Charitable Trust**, having its address at Bhoyan Rathod, ONGC, Adalaj-Kalol Highway, Gandhinagar-382420 herein after referred to as "College" (This expression shall include its present office bearers and executors in the interest of educators, administrators and trainees) of the **FIRST PART**

**Pramukh Imaging Centre**, having its office at Ground Floor, Sigma Arcade, Beside Vijay Sales, Nr. ONGC, Bhuvan Visat Circle, Chandkhera, Ahmedabad of the **SECOND PART**.

WHEREAS

COLLEGE has approached **Pramukh Imaging Centre** to impart practical training/internship/clinical posting to their Students.

Both the parties have decided and entered into this Memorandum of Understanding on the terms as recorded hereinafter.

IN WITNESS WHEREOF THIS MEMORANDUM OF UNDERSTANDING WITNESSES AS UNDER:

### Terms & responsibilities of College & their Students

1. College shall notify **Pramukh Imaging Centre** in writing in advance, i.e. 15 days before proposed training/clinical posting/internship schedule.
2. The College shall be responsible to inform the **Pramukh Imaging Centre** in case of any changes in decisions regarding training activities such as change in the schedules etc.
3. Students/Trainees of College shall be strictly bound to follow rules, regulation and policies enforced from time to time by **Pramukh Imaging Centre** including the right of entry into the premises of **Pramukh Imaging Centre**. College shall be responsible to provide Identity card to their students and staff members to allow them entry into the premises of **Pramukh Imaging Centre**
4. College and its students shall not disclose or use any confidential information, documents and any other hospital policies gained in the course of training period with **Pramukh Imaging Centre**, for their personal gain or for advantage of any other person. No information shall be provided to any external agency, formally or informally.

5. College shall be responsible to indemnify to Pramukh Imaging Centre any financial loss due to any accident, hazards caused to the Pramukh Imaging Centre by the student of College in the premises of Pramukh Imaging Centre.

TERM PERIOD & MISCELLANEOUS

1. This Memorandum of Understanding (MOU) will remain in force for a period of five Years effective from date of signing of this MOU unless either party terminates the same by giving 30 days prior written notice. Without prejudice, Pramukh Imaging Centre reserves its right to cancel this memorandum of Understanding in the event it is found that College or any of its students have acted contrary to the obligations contained in this Memorandum of Understanding. The decision of Pramukh Imaging Centre, in such cases, shall be final.
2. Both the parties shall use each other's trade (brand) name/logo so as to indicate their association with them subject to taking prior written approval from each other.
3. No modification, variation, waiver or amendment of any term or condition of this agreement shall be effective unless and until it shall be reduced to writing and signed by both the parties thereto.
4. The signatory of this MOU is having a requisite authority under the construction of the respective organization to execute this MOU.

Arbitration & Jurisdiction

1. Any dispute arising out of this MOU shall be mutually resolved first and if required it may be referred to common arbitrator appointed by the parties to resolve the same.
2. Any dispute, differences, controversies or claims arising out of or relating to this MOU are subject to exclusive jurisdiction of Courts at Ahmedabad only.

The parties here to set and subscribe their respective approval on the date mentioned above.

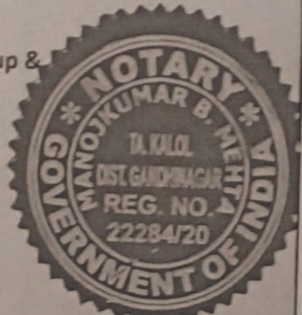
For, Pramukh Imaging Centre  
Dr. Mohak Thakor  
Director



For, Arihant Homoeopathic Medical College & Research Institute  
(Constituent Institute of Swarnim Start-up & Innovation University)  
Mr. Hiren Kadikar  
Academic Director

Witness  
Sign: *Rajiv Shah*  
Name: Rajiv Shah

Witness  
Sign: *[Signature]*  
Name:



SIGNED BEFORE ME  
*[Signature]*  
MANOJKUMAR B. MEHTA  
NOTARY  
GOVT. OF INDIA

8 APR 2022



भारत सरकार  
GOVERNMENT OF INDIA



हिरण कडिकर

Hiren Kadikar

शुद्ध आरण / DOB: 30/07/1981

पुरुष / MALE



9121 5230 5915

भारत आधार, भारत आरण



सत्यमेव जयते

# INDIA NON JUDICIAL Government of Gujarat

## Certificate of Stamp Duty

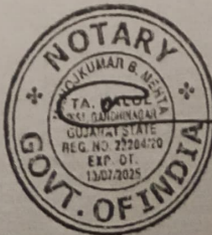
8/6/2022  
08/04/2022  
09/04/2022  
@D oella

RG. SERIAL N. 08/04/2022  
DATE 09/04/2022  
@D oella

MANOJKUMAR B. MEHTA  
NOTARY  
GOVT. OF INDIA

Certificate No.	IN-GJ39970809087690U
Certificate Issued Date	08-Apr-2022 02:53 PM
Account Reference	IMPACC (AC)/ gj13308511/ KALOL/ GJ-GN
Unique Doc. Reference	SUBIN-GJGJ1330851112196189686185U
Purchased by	ARIHANT HOMOEOPATHIC MEDICAL COLLEGE AND RESEARCH
Description of Document	Article 5(h) Agreement (not otherwise provided for)
Description	MEMORANDUM OF UNDERSTANDING (MOU)
Consideration Price (Rs.)	0 (Zero)
First Party	ARIHANT HOMOEOPATHIC MEDICAL COLLEGE AND RESEARCH
Second Party	SPARSH DIAGNOSTICS
Stamp Duty Paid By	ARIHANT HOMOEOPATHIC MEDICAL COLLEGE AND RESEARCH
Stamp Duty Amount(Rs.)	300 (Three Hundred only)

8 APR 2022



KC 0033210200

**Statutory Alert**

The genuineness of this Stamp certificate should be verified at [www.shedstamp.com](http://www.shedstamp.com) or using the Stamp Mobile App of Govt. of Gujarat. Any discrepancy in the details on the Certificate and as available on the website / Mobile App renders it invalid. The amount of stamp duty payable is in the hands of the certificate holder. In case of any discrepancy, please inform the Complaints Authority.

## MEMORANDUM OF UNDERSTANDING (MOU)

ment for the use of radio diagnostic services(CT scan, MRI Scan)for the clinical teaching purpose of 3<sup>rd</sup> year BHMS students of Arihant Homoeopathic Medical College & Research Institute).This Memorandum of Understanding is made on this 6<sup>th</sup> April, 2022 at Ahmedabad.

BEEN

nt Homoeopathic Medical College & Research Institute constituent institute of Swarnim Startup & Innovation University, Managed by G.P. Jain Charitable Trust, having its address at Bhojan Rathod, ONGC Adalaj-Kalol Highway, Gandhinagar-382420 herein after referred to as "College"(This expression shall include its present office bearers and executors in the interest of educators, administrators and trainees) of the **FIRST PART**

sh Diagnostics, having its office at Ground Floor, Prakash Plaza, Be-sides One Center, Near J. P. Gate, Gandhinagar, 382721

HEREAS

COLLEGE has approached Sparsh Diagnostics to impart practical training/internship/clinical posting to their Students.

Both the parties have decided and entered into this Memorandum of Understanding on the terms as recorded hereinafter.

OW THIS MEMORANDUM OF UNDERSTANDING WITNESSES AS UNDER:

### Rights & responsibilities of College & their Students

1. College shall notify Sparsh Diagnostics in writing in advance, i.e. 15 days before proposed training/clinical posting/internship schedule.
2. The College shall be responsible to inform the Sparsh Diagnostics in case of any changes in decisions regarding training activities such as change in the schedules etc.
3. Students/Trainees of College shall be strictly bound to follow rules, regulation and policies enforced from time to time by Sparsh Diagnostics including the right of entry into the premises of Sparsh Diagnostics. College shall be responsible to provide Identity card to their students and staff members to allow them entry into the premises of Sparsh Diagnostics
4. College and its students shall not disclose or use any confidential information, documents and any other hospital policies gained in the course of training period with Sparsh Diagnostics, for their personal gain or for advantage of any other person. No information shall be provided to any external agency, formally or informally.

College shall be responsible to indemnify to Sparsh Diagnostics any financial loss due to any accident, hazards caused to the Sparsh Diagnostics by the student of College in the premises of Sparsh Diagnostics.

TERM PERIOD & MISCELLANEOUS

1. This Memorandum of Understanding (MOU) will remain in force for a period of five Years effective from date of signing of this MOU unless either party terminates the same by giving 30 days prior written notice. Without prejudice, Sparsh Diagnostics reserves its right to cancel this memorandum of Understanding in the event it is found that College or any of its students have acted contrary to the obligations contained in this Memorandum of Understanding. The decision of Sparsh Diagnostics, in such cases, shall be final.

2. Both the parties shall use each other's trade (brand) name/logo so as to indicate their association with them subject to taking prior written approval from each other.

No modification, variation, waiver or amendment of any term or condition of this agreement shall be effective unless and until it shall be reduced to writing and signed by both the parties thereto.

4. The signatory of this MOU is having a requisite authority under the construction of the respective organization to execute this MOU.

Arbitration & Jurisdiction

1. Any dispute arising out of this MOU shall be mutually resolved first and if required it may be referred to common arbitrator appointed by the parties to resolve the same.

2. Any dispute, differences, controversies or claims arising out of or relating to this MOU are subject to exclusive jurisdiction of Courts at Ahmedabad only.

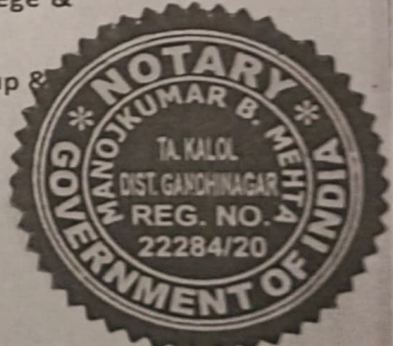
The parties here to set and subscribe their respective approval on the date mentioned above.

For, Sparsh Diagnostics  
Dr. Mohak Thakor  
Director



*M. Thakor*

For, Arihant Homoeopathic Medical College & Research Institute  
(Constituent Institute of Swarnim Start-up & Innovation University)  
Mr. Hiren Kadikar  
Academic Director



Witness  
Sign: *Rajnish J. Sheeh*  
Name: Rajnish J. Sheeh

Witness  
Sign: *[Signature]*  
Name:

SIGNED BEFORE ME  
*[Signature]*  
MANOJKUMAR B. MEHTA  
NOTARY  
GOVT. OF INDIA

8 APR 2022



भारत सरकार

GOVERNMENT OF INDIA



हिरण कडिकर

Hiren Kadikar

जन्म तारीख/ DOB: 30/07/1981

पुरुष / MALE

9121 5230 5915



माझे आधार, माही ओणज



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Government of Gujarat



सत्यमेव जयते



Certificate of Stamp Duty

Serial No. 905 / 2024  
Date: 24 MAY 2024

RAJENDRA A. PATEL  
NOTARY  
GOVT. OF GUJARAT, INDIA

Certificate No. : IN-GJ86532534301663W

Certificate Issued Date : 16-May-2024 01:28 PM

Account Reference : IMPACC (AC)/ gj13308511/ KALOL/ GJ-GN

Unique Doc. Reference : SUBIN-GJGJ1330851193028106185699W

Purchased by : MOTHERHOOD HOSPITAL AHMEDABAD

Description of Document : Article 4 Affidavit

Description : FOR AFFIDAVIT

Consideration Price (Rs.) : 0  
(Zero)

First Party : MOTHERHOOD HOSPITAL AHMEDABAD

Second Party : SSIU HEALTH SCIENCE DEPARTMENT GANDHINAGAR

Stamp Duty Paid By : MOTHERHOOD HOSPITAL AHMEDABAD

Stamp Duty Amount(Rs.) : 50  
(Fifty only)



HE 0028004228

Statutory Alert

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2. Any discrepancy in the details of this Certificate and as available on the website / Mobile App renders it invalid
3. The onus of checking the legitimacy of the users of the certificate
4. In case of any discrepancy please refer to the Competent Authority

INDIA NON JUDICIAL  
Government of Gujarat



सत्यमेव जयते

Rs.  
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Certificate of Stamp Duty

Certificate No. : IN-GJB6531482352383W  
Certificate Issued Date : 15-May-2024 01:27 PM  
Account Reference : IMPAOC (AC)/ gj13308511/ KALOL/ GJ-GN  
Unique Doc. Reference : SUBIN-GJGJ1330851193031580779058W  
Purchased by : MOTHERHOOD HOSPITAL AHMEDABAD  
Description of Document : Article 4 Affidavit  
Description : FOR AFFIDAVIT  
Consideration Price (Rs.) : 0  
(Zero)  
First Party : MOTHERHOOD HOSPITAL AHMEDABAD  
Second Party : SSIU HEALTH SCIENCE DEPARTMENT GANDHINAGAR  
Stamp Duty Paid By : MOTHERHOOD HOSPITAL AHMEDABAD  
Stamp Duty Amount(Rs.) : 50  
(Fifty only)



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Subsidiary text:

- The authenticity of this stamp certificate should be verified at [www.echestrans.com](http://www.echestrans.com) or using a Stamp Mobile App of ECHESTRANS.
- Any discrepancy in the details of this Certificate and as available on the website / Mobile App renders it invalid.
- The user is authorized to use it only in the name of the certificate.
- Details of the transaction / Invoice info can be accessed at [www.echestrans.com](http://www.echestrans.com)



**MEMORANDUM OF UNDERSTANDING (MOU)**

This Memorandum of Understanding is made on this \_\_\_\_\_ at Ahmedabad

**BETWEEN**

**Swarnim Startup & Innovation University** having its office At. Bhojan Rathod, Opp. IFFCO (ONGC WSS), Adalaj-Kalol Highway, Dist Gandhinagar-382420, Managed By Shri Gaya Prasad Jain Charitable Trust, having its office at 35, World Business House, Parimal Garden, Paldi, Ahmedabad, here in after referred to as **FIRST PART.**

**AND**

**MOTHERHOOD WOMEN'S AND CHILDCARE HOSPITAL PRIVATE LIMITED**, 1<sup>st</sup> Floor, Sarjan Arcade, Science City Road, above Axis Bank, Sola, Ahmedabad – 380060, here in after referred to as **SECOND PART.**

**WHEREAS**

- 1) First Part having BAMS, BHMS and Nursing departments recognized by Health Science department of Swarnim Startup & Innovation University and has approached the second part to allow using the clinical, hospital beds facilities for providing practical training to their students of BAMS, BHMS & Nursing Faculty of Ahmedabad and Gandhinagar Campus.
- 2) MOTHERHOOD WOMEN'S AND CHILDCARE HOSPITAL PRIVATE LIMITED will not have any financial commitment for student's Training. Swarnim Startup & Innovation University will provide fees of Rs. 1000 for GNM and Rs. 1500 for BSC Nursing per month per Nursing Student. Internship period will remain for a one month.
- 3) MOTHERHOOD WOMEN'S AND CHILDCARE HOSPITAL PRIVATE LIMITED will not have any legal liability and any government liability related to BAMS, BHMS & Nursing degree syllabus or Interns.
- 4) The party of the Second Part will allow and co-operate with the party of the First Part for on duty training to post the students in various clinical areas for their training.
- 5) As such training/teaching of the students will be the responsibility of first part, but second part will train the trainees in some areas like Quality Management in Patient Care, Gyneec OPD, Delivery, Surgery, Indoor Patient Ward, Paediatric NICU, PICU and Ward, IVF, Gastro

Surgery, Plastic Surgery, Dermatology and all other aspects related to hospital care. Second part shall allow only observationship to the students of the first part and students are not allowed to treat or prescribe the treatment to the patients.

6) Second part reserves its right to alter, reject or change the clinical training, time tables and schedules to safeguard the interests of the patients, its own related educational, training activities, its own priorities without assignment any reason whatsoever in any unforeseeable circumstances.

7) First part shall be responsible to provide Identity card and uniform to their students and staff members to allow them enter into the premises of second part. Students are bound to follow all rules & regulation of the MOTHERHOOD WOMEN'S AND CHILDCARE HOSPITAL PRIVATE LIMITED.

8) This MOU will be in force for Five years from the date of signing this MOU either party may cancel this MOU, without assigning any reason by giving 3 months' notice.

9) The First Part will send the students batch wise in rotation for training to the Second Part.

10) First part and its students shall not disclose or use any confidential information, documents and any other hospital policies gained in the course of training period which Second Part, or for personal gain or for advantage of any other person. No information shall be provided to any external agency, formally or informally.

11) The signatory of this MOU is having a requisite authority under the construction of the respective organization to execute this MOU.

24 MAY 2024

Executed, Signed & Sealed on this \_\_\_\_\_ Day of \_\_\_\_\_

Swarnim Institute  
of Health Sciences

Motherhood Women's and Childcare  
Hospital Pvt. Ltd.



**Dr. Hiren K Kadikar**

Owner

Academic Director

**Dr. Twinkal Patel**

(Health Science Department)

Managing Director

Swarnim Startup & Innovation  
University, Bhojan Rathod, Gandhinagar

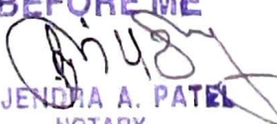
Science City, Sola

(Party of the First Part)

(Party of the Second Part)

24 MAY 2024

BEFORE ME

  
RAJENDRA A. PATEL  
NOTARY  
GOVT. OF GUJARAT, INDIA



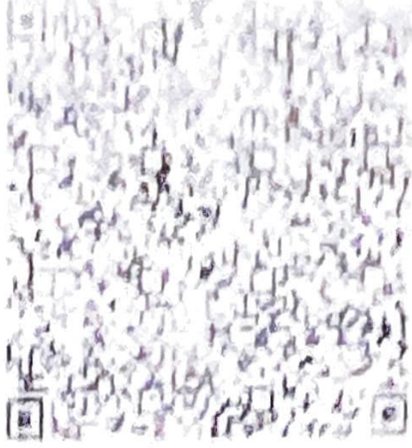
MY COMMISSION  
EXPIRES ON 10/02/2025



भारत सरकार  
GOVERNMENT OF INDIA



विवरण  
Hiren Kadikar  
जन्म तारीख/ DOB: 30/07/1981  
लिंग / GENDER: MALE



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मि. अ. वि. अ. अ. अ. अ.



OL/11/10: 15799 - 15804/23.

ક્રમાંક:પરચ/જોડાણ/મંજુરી/ગાંધીનગર/5-3/23  
ગુજરાત મેડીકલ એજ્યુકેશન એન્ડ રીસર્ચ સોસાયટી,  
નેશનલ હેલ્થ મીશન ભવન, છશ્ચે માળ,  
સિવિલ હોસ્પિટલ કેમ્પસ, પથિકાશ્રમ હોટલની સામે,  
સેક્ટર-૧૨, ગાંધીનગર-૩૮૨૦૧૬  
gmersadm@gmail.com  
તા.

5 JUL 2023

કાર્યાલય આદેશ:- ૧૦૪૬ /5-3/23

અરિહંત ઇન્સ્ટીટ્યુટ ઓફ નર્સિંગ, ભોયણ રાહોડ, ગાંધીનગરના નર્સિંગ કોર્ષના વિદ્યાર્થીઓને ક્લીનિકલ તાલીમ માટે શૈક્ષણિક વર્ષ-૨૦૨૩-૨૪ માટે જીએમઇઆરએસ મેડીકલ કોલેજ સંલગ્ન હોસ્પિટલ, ગાંધીનગરની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાની મંજુરી આપવા સંસ્થા તરફથી તેમના તા.૧૩/૦૬/૨૦૨૩ ના પત્રથી વિનંતી કરવામાં આવેલ.

માન.ચેરમેનશ્રી, જીએમઇઆરએસ, ગાંધીનગરએ આપેલ મંજુરી મુજબ તા.૦૨/૦૬/૨૦૨૩ ના પરિપત્ર ક્રમાંક- GMERS/પરચ/ફી વધારો/8460-8479/5-3/23 થી મંજુર થયેલ ફી ના ધોરણો અનુસાર એડવાન્સમાં ફી ભરવાની શરતે અરિહંત ઇન્સ્ટીટ્યુટ ઓફ નર્સિંગ, ભોયણ રાહોડ, ગાંધીનગરના નીચે કોષ્ટકમાં દર્શાવ્યા મુજબના પોસ્ટ બેઝીક બી.એસ.સી. (PBBSc) નર્સિંગ કોર્ષના વિદ્યાર્થીઓને ક્લીનિકલ તાલીમ માટે શૈક્ષણિક વર્ષ-૨૦૨૩-૨૪ માટે જીએમઇઆરએસ મેડીકલ કોલેજ સંલગ્ન હોસ્પિટલ, ગાંધીનગરની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાની આથી નીચેની શરતોએ મંજુરી આપવામાં આવે છે.

શરતો:-

(૧) કોલમ-૪ માં દર્શાવ્યા મુજબ ફી ના ધોરણો પ્રમાણે ફી વસુલ લેવાની રહેશે.

૧	૨	૩	૪
અભ્યાસક્રમ	વિદ્યાર્થીઓની સંખ્યા	તાલીમ નો સમયગાળો	વસુલ લેવાની ફી ની વિગત
PBBSc 1 <sup>st</sup> year	૫૦	૦૪ વીક	રૂ.૩,૦૦૦/- વિદ્યાર્થી દીઠ /માસ
PBBSc 2 <sup>nd</sup> year	૪૦	૦૪ વીક	રૂ.૩,૦૦૦/- વિદ્યાર્થી દીઠ /માસ

(૨) સંસ્થાએ એક વર્ષમાં પોતાનું ઇન્ફ્રાસ્ટ્રક્ચર ઉભુ કરવાનું રહેશે. વિદ્યાર્થીઓની તાલીમ માટે જરૂર જણાય તો શિક્ષક પદ્ધતિએ તાલીમ માટેનું આયોજન ગોઠવવાનું રહેશે.

(૩) દર્દીઓની સારવાર અને હોસ્પિટલની આનુષંગિક કામગીરીમાં કોઈ વિક્ષેપ ના થાય તે રીતે હોસ્પિટલની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાનો રહેશે. આ માટે સંબંધિત સંસ્થાએ તબીબી

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અધિક્ષકના પરામર્શમાં સંકલન સાધી હોસ્પિટલની માળખાકીય સુવિધાઓનો ઉપયોગ રહેશે.

(૪) હોસ્પિટલની માળખાકીય સુવિધાઓનો વિદ્યાર્થીઓ ઉપયોગ કરે તે દરમિયાન કોઈ નુકસાન પ્રશ્ન ઉપસ્થિત થાય તેવા સંજોગોમાં તબીબી અધિક્ષકશ્રીએ યોગ્ય ડિપોઝીટની રકમ જમા મેળવી લેવાની રહેશે અને ઇન્ફ્રાસ્ટ્રક્ચરને કોઈ નુકસાન થાય તો તે પેટેની રકમ વસુલવાની રહેશે.

(૫) હોસ્પિટલની માળખાકીય સુવિધાઓના વપરાશના બદલામાં જે રકમ ફી તરીકે ચૂકવવામાં આવે તે જે તે સંસ્થાના રોગી કલ્યાણ સમિતીના બેંક એકાઉન્ટમાં જમા કરાવવાની તકેદારી સંબંધિત હોસ્પિટલના તબીબી અધિક્ષકશ્રીએ રાખવાની રહેશે.

(૬) બીન સરકારી શૈક્ષણિક સંસ્થાના વિદ્યાર્થીઓ માટે રોટેશન પ્લાન અમલમાં મૂકવાના પ્રસંગે અલગ અલગ પાળીમાં પ્રેક્ટીકલ અનુભવ આપવાનો થાય તો, સરકારી સંસ્થાઓમાં અભ્યાસ કરતા વિદ્યાર્થીઓને અગ્રતા આપવા અને તેમના અભ્યાસને બાધ ન આવે તેની તકેદારી રાખવાની રહેશે.

આ હુકમો ચેરમેનશ્રીની તા.૨૯/૦૬/૨૩ ની નોંધથી મળેલ મંજૂરી અન્વયે બહાર પાડવામાં આવે છે.

ચીફ એક્ઝિક્યુટીવ ઓફિસર  
જીએમઈઆર સોસાયટી  
ગાંધીનગર.

પ્રતિ,

- (૧) પ્રિન્સીપાલશ્રી, અરિહંત ઇન્સ્ટીટ્યુટ ઓફ નર્સિંગ, મુ.પો. ભોયણ રાહોડ, ONGC WSS નજીક, IFFCO ની સામે અડાલજ-કલોલ હાઇવે, ગાંધીનગર-૩૮૨૪૨૦
- (૨) સેક્શન અધિકારીશ્રી, (વ-૨ શાખા), આરોગ્ય અને પરિવાર કલ્યાણ વિભાગ, બ્લોક નં.૭, સચિવાલય, ગાંધીનગર
- (૩) અધિક નિયામકશ્રી, તબીબી શિક્ષણ અને સંશોધન, બ્લોક નં. ૪/૩, ડૉ. જીવરાજ મહેતા ભવન, ગાંધીનગર.
- (૪) તબીબી અધિક્ષકશ્રી, જીએમઈઆરએસ હોસ્પિટલ, ગાંધીનગર
- (૫) પી.એ. ડુ સી.ઇ.ઓ.શ્રી, સદર કચેરી
- (૬) આદેશ ફાઇલ



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તાલિકા નં. 15810 - 15815 / 23.

ક્રમાંક:પરચ/જોડાણ/મંજુરી/ગાંધીનગર/5-3/23  
ગુજરાત મેડીકલ એજ્યુકેશન એન્ડ રીસર્ચ સોસાયટી,  
નેશનલ હેલ્થ મીશન ભવન, છશ્ત્રે માળ,  
સિવિલ હોસ્પિટલ કેમ્પસ, પશ્ચિમ કાશ્રમ હોટલની સામે,  
સેક્ટર-૧૨, ગાંધીનગર-૩૮૨૦૧૬  
gmersadm@gmail.com  
તા.

5 JUL 2023

કાર્યાલય આદેશ:- 1091 / 5-3/23

અરિહંત ઇન્સ્ટીટ્યુટ ઓફ નર્સીંગ, ભોયણ રાઠોડ, ગાંધીનગરના નર્સીંગ કોર્સના વિદ્યાર્થીઓને કલીનીકલ તાલીમ માટે શૈક્ષણિક વર્ષ-૨૦૨૩-૨૪ માટે જીએમઇઆરએસ મેડીકલ કોલેજ સંલગ્ન હોસ્પિટલ, ગાંધીનગરની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાની મંજુરી આપવા સંસ્થા તરફથી તેમના તા.૧૩/૦૬/૨૦૨૩ ના પત્રથી વિનંતી કરવામાં આવેલ.

માન.ચેરમેનશ્રી, જીએમઇઆરએસ, ગાંધીનગરએ આપેલ મંજુરી મુજબ તા.૦૨/૦૬/૨૦૨૩ ના પરિપત્ર ક્રમાંક- GMERS/પરચ/ફી વધારો/8460-8479/5-3/23 થી મંજુર થયેલ ફી ના ધોરણો અનુસાર એડવાન્સમાં ફી ભરવાની શરતે અરિહંત ઇન્સ્ટીટ્યુટ ઓફ નર્સીંગ, ભોયણ રાઠોડ, ગાંધીનગરના નીચે કોષ્ટકમાં દર્શાવ્યા મુજબના જી.એન.એમ. (GNM) નર્સીંગ કોર્સના વિદ્યાર્થીઓને કલીનીકલ તાલીમ માટે શૈક્ષણિક વર્ષ-૨૦૨૩-૨૪ માટે જીએમઇઆરએસ મેડીકલ કોલેજ સંલગ્ન હોસ્પિટલ, ગાંધીનગરની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાની આથી નીચેની શરતોએ મંજુરી આપવામાં આવે છે.

શરતો:-

(૧) કોલમ-૪ માં દર્શાવ્યા મુજબ ફી ના ધોરણો પ્રમાણે ફી વસુલ લેવાની રહેશે.

૧	૨	૩	૪
અભ્યાસક્રમ	વિદ્યાર્થીઓની સંખ્યા	તાલીમ નો સમયગાળો	વસુલ લેવાની ફી ની વિગત
GNM 1 <sup>st</sup> year	૧૭	૧૨ વીક	રૂ.૧,૫૦૦/- વિદ્યાર્થી દીઠ /માસ
GNM 2 <sup>nd</sup> year	૩૯	૦૮ વીક	રૂ.૧,૫૦૦/- વિદ્યાર્થી દીઠ /માસ
GNM 3 <sup>rd</sup> year	૩૫	૦૮ વીક	રૂ.૧,૫૦૦/- વિદ્યાર્થી દીઠ /માસ

(૨) સંસ્થાએ એક વર્ષમાં પોતાનું ઇન્ફ્રાસ્ટ્રક્ચર ઉભુ કરવાનું રહેશે. વિદ્યાર્થીઓની તાલીમ માટે જરૂર જણાય તો શિક્ષક પદ્ધતિએ તાલીમ માટેનું આયોજન ગોઠવવાનું રહેશે.



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(૩) દર્દીઓની સારવાર અને હોસ્પિટલની આનુષંગિક કામગીરીમાં કોઈ વિક્ષેપ ના થાય તે હોસ્પિટલની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાનો રહેશે. આ માટે સંબંધિત સંસ્થાએ તબીબ અધિક્ષકના પરામર્શમાં સંકલન સાધી હોસ્પિટલની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાનો રહેશે.

(૪) હોસ્પિટલની માળખાકીય સુવિધાઓનો વિદ્યાર્થીઓ ઉપયોગ કરે તે દરમિયાન કોઈ નુકસાનનો પ્રશ્ન ઉપસ્થિત થાય તેવા સંજોગોમાં તબીબી અધિક્ષકશ્રીએ યોગ્ય ડિપોઝીટની રકમ જમા મેળવી લેવાની રહેશે અને ઇન્ફ્રાસ્ટ્રક્ચરને કોઈ નુકસાન થાય તો તે પેટેની રકમ વસુલવાની રહેશે.

(૫) હોસ્પિટલની માળખાકીય સુવિધાઓના વપરાશના બદલામાં જે રકમ ફી તરીકે ચૂકવવામાં આવે તે જે તે સંસ્થાના રોગી કલ્યાણ સમિતીના બેંક એકાઉન્ટમાં જમા કરાવવાની તકેદારી સંબંધિત હોસ્પિટલના તબીબી અધિક્ષકશ્રીએ રાખવાની રહેશે.

(૬) બીન સરકારી શૈક્ષણિક સંસ્થાના વિદ્યાર્થીઓ માટે રોટેશન પ્લાન અમલમાં મૂકવાના પ્રસંગે અલગ અલગ પાળીમાં પ્રેક્ટીકલ અનુભવ આપવાનો થાય તો, સરકારી સંસ્થાઓમાં અભ્યાસ કરતા વિદ્યાર્થીઓને અગ્રતા આપવા અને તેમના અભ્યાસને બાધ ન આવે તેની તકેદારી રાખવાની રહેશે.

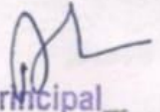
આ હુકમો ચેરમેનશ્રીની તા.૨૯/૦૬/૨૩ ની નોંધથી મળેલ મંજૂરી અન્વયે બહાર પાડવામાં આવે છે.

  
ચીફ એક્ઝિક્યુટીવ ઓફિસર  
જીએમઈઆર સોસાયટી  
ગાંધીનગર.

પ્રતિ,

- (૧) પ્રિન્સીપાલશ્રી, અરિહંત ઇન્સ્ટીટ્યુટ ઓફ નર્સિંગ, મુ.પો. ભોયણ રાહોડ, ONGC WSS નજીક, IFFCO ની સામે અડાલજ-કલોલ હાઇવે, ગાંધીનગર-૩૮૨૪૨૦
- (૨) સેક્શન અધિકારીશ્રી, (વ-૨ શાખા), આરોગ્ય અને પરિવાર કલ્યાણ વિભાગ, બ્લોક નં.૭, સચિવાલય, ગાંધીનગર
- (૩) અધિક નિયામકશ્રી, તબીબી શિક્ષણ અને સંશોધન, બ્લોક નં. ૪/૩, ડૉ. જીવરાજ મહેતા ભવન, ગાંધીનગર.
- (૪) તબીબી અધિક્ષકશ્રી, જીએમઈઆરએસ હોસ્પિટલ, ગાંધીનગર
- (૫) પી.એ. ડુ સી.ઇ.ઓ.શ્રી, સદર કચેરી
- (૬) આદેશ ફાઇલ



  
Principal  
Aarohant Institute of Nursing  
Bhoyan Rathod, Gandhinagar.

Principal  
Aarohant Institute of Nursing  
Bhoyan Rathod, Gandhinagar.

ડાયાના. 15805-15809/23.

ક્રમાંક:પરચ/જોડાણ/મંજુરી/ગાંધીનગર/5-3/23  
ગુજરાત મેડીકલ એજ્યુકેશન એન્ડ રીસર્ચ સોસાયટી,  
નેશનલ હેલ્થ મીશન ભવન, છક્રો માળ,  
સિવિલ હોસ્પિટલ કેમ્પસ, પથિકાશ્રમ હોટલની સામે,  
સેક્ટર-૧૨, ગાંધીનગર-૩૮૨૦૧૬  
gmersadm@gmail.com  
તા.

5 JUL 2023

કાર્યાલય આદેશ:- 1090/5-3/23

અરિહંત ઇન્સ્ટીટ્યુટ ઓફ નર્સીંગ, ભોયણ રાહોડ, ગાંધીનગરના નર્સીંગ કોર્ષના વિદ્યાર્થીઓને ક્લીનીકલ તાલીમ માટે શૈક્ષણિક વર્ષ-૨૦૨૩-૨૪ માટે જીએમઇઆરએસ મેડીકલ કોલેજ સંલગ્ન હોસ્પિટલ, ગાંધીનગરની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાની મંજુરી આપવા સંસ્થા તરફથી તેમના તા.૧૩/૦૬/૨૦૨૩ ના પત્રથી વિનંતી કરવામાં આવેલ.

માન.ચેરમેનશ્રી, જીએમઇઆરએસ, ગાંધીનગરએ આપેલ મંજુરી મુજબ તા.૦૨/૦૬/૨૦૨૩ ના પરિપત્ર ક્રમાંક- GMERS/પરચ/ફી વધારો/8460-8479/5-3/23 થી મંજુર થયેલ ફી ના ધોરણો અનુસાર એડવાન્સમાં ફી ભરવાની શરતે અરિહંત ઇન્સ્ટીટ્યુટ ઓફ નર્સીંગ, ભોયણ રાહોડ, ગાંધીનગરના નીચે કોષ્ટકમાં દર્શાવ્યા મુજબના બી.એસ.સી. (BSc) નર્સીંગ કોર્ષના વિદ્યાર્થીઓને ક્લીનીકલ તાલીમ માટે શૈક્ષણિક વર્ષ-૨૦૨૩-૨૪ માટે જીએમઇઆરએસ મેડીકલ કોલેજ સંલગ્ન હોસ્પિટલ, ગાંધીનગરની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાની આથી નીચેની શરતોએ મંજુરી આપવામાં આવે છે.

શરતો:-

(૧) કોલમ-૪ માં દર્શાવ્યા મુજબ ફી ના ધોરણો પ્રમાણે ફી વસુલ લેવાની રહેશે.

૧	૨	૩	૪
અભ્યાસક્રમ	વિદ્યાર્થીઓની સંખ્યા	તાલીમ નો સમયગાળો	વસુલ લેવાની ફી ની વિગત
BSc 1 <sup>st</sup> year	૩૪	૦૮ વીક	રૂ.૩,૦૦૦/- વિદ્યાર્થી દીઠ /માસ
BSc 2 <sup>nd</sup> year	૬૦	૦૮ વીક	રૂ.૩,૦૦૦/- વિદ્યાર્થી દીઠ /માસ
BSc 3 <sup>rd</sup> year	૩૮	૦૮ વીક	રૂ.૩,૦૦૦/- વિદ્યાર્થી દીઠ /માસ
BSc 4 <sup>th</sup> year	૩૭	૦૮ વીક	રૂ.૩,૦૦૦/- વિદ્યાર્થી દીઠ /માસ

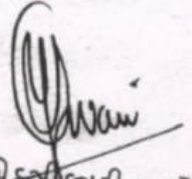
(૨) સંસ્થાએ એક વર્ષમાં પોતાનું ઇન્ફ્રાસ્ટ્રક્ચર ઉભું કરવાનું રહેશે. વિદ્યાર્થીઓની તાલીમ માટે જરૂર જણાય તો શિક્ષક પદ્ધતિએ તાલીમ માટેનું આયોજન ગોઠવવાનું રહેશે.

Principal

Principal

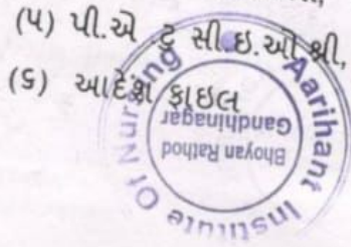


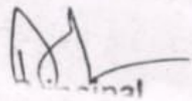
- (૩) દર્દીઓની સારવાર અને હોસ્પિટલની આનુષંગિક કામગીરીમાં કોઈ વિક્ષેપ ના થાય હોસ્પિટલની માળખાકીય સુવિધાઓનો ઉપયોગ કરવાનો રહેશે. આ માટે સંબંધિત સંસ્થાએ ત અધિક્ષકના પરામર્શમાં સંકલન સાધી હોસ્પિટલની માળખાકીય સુવિધાઓનો ઉપયોગ કર રહેશે.
- (૪) હોસ્પિટલની માળખાકીય સુવિધાઓનો વિદ્યાર્થીઓ ઉપયોગ કરે તે દરમિયાન કોઈ નુકસાન પ્રશ્ન ઉપસ્થિત થાય તેવા સંજોગોમાં તબીબી અધિક્ષકશ્રીએ યોગ્ય ડિપોઝીટની રકમ જમા મેલ લેવાની રહેશે અને ઇન્ફ્રાસ્ટ્રક્ચરને કોઈ નુકસાન થાય તો તે પેટેની રકમ વસુલવાની રહેશે.
- (૫) હોસ્પિટલની માળખાકીય સુવિધાઓના વપરાશના બદલામાં જે રકમ ફી તરીકે ચૂકવવામાં આ તે જે તે સંસ્થાના રોગી કલ્યાણ સમિતીના બેંક એકાઉન્ટમાં જમા કરાવવાની તકેદારી સંબંધિ હોસ્પિટલના તબીબી અધિક્ષકશ્રીએ રાખવાની રહેશે.
- (૬) બીન સરકારી શૈક્ષણિક સંસ્થાના વિદ્યાર્થીઓ માટે રોટેશન પ્લાન અમલમાં મૂકવાના પ્રસંગે અલગ અલગ પાળીમાં પ્રેક્ટીકલ અનુભવ આપવાનો થાય તો, સરકારી સંસ્થાઓમાં અભ્યાસ કરતા વિદ્યાર્થીઓને અગ્રતા આપવા અને તેમના અભ્યાસને બાધ ન આવે તેની તકેદારી રાખવાની રહેશે. આ હુકમો ચેરમેનશ્રીની તા.૨૯/૦૬/૨૩ ની નોંધથી મળેલ મંજૂરી અન્વયે બહાર પાડવામા આવે છે.

  
 ચીફ એક્ઝિક્યુટીવ ઓફિસર  
 જીએમઈઆર સોસાયટી  
 ગાંધીનગર.

પ્રતિ,

- (૧) પ્રિન્સીપાલશ્રી, અરિહંત ઇન્સ્ટીટ્યુટ ઓફ નર્સિંગ, મુ.પો. ભોયણ રાહોડ, ONGC WSS નજીક, IFFCO ની સામે અડાલજ-કલોલ હાઇવે, ગાંધીનગર-૩૮૨૪૨૦
- (૨) સેક્શન અધિકારીશ્રી, (વ-૨ શાખા), આરોગ્ય અને પરિવાર કલ્યાણ વિભાગ, બ્લોક નં.૭, સચિવાલય, ગાંધીનગર
- (૩) અધિક નિયામકશ્રી, તબીબી શિક્ષણ અને સંશોધન, બ્લોક નં. ૪/૩, ડૉ. જીવરાજ મહેતા ભવન, ગાંધીનગર.
- (૪) તબીબી અધિક્ષકશ્રી, જીએમઈઆરએસ હોસ્પિટલ, ગાંધીનગર
- (૫) પી.એ. ડી. સી. ઇ. ઓ. શ્રી, સદર કચેરી
- (૬) આઈ.એ. ડી. સી. ઇ. ઓ. શ્રી, સદર કચેરી



  
 Principal



# KANORIA HOSPITAL & RESEARCH CENTRE

(A UNIT OF KANORIA SEVA KENDRA)



Airport-Gandhinagar Highway, Village: Bhat, Dist. Gandhinagar, North Gujarat, Pin-382428.  
Phone : 079-23969274 / 23969298 Fax : 079-23969452 Email : kanoriahospital@yahoo.com

To,  
The Principal,  
Aarihant Institute  
Of Nursing.

Subject:-Certificate of Completion of Clinical Training in Mental health at  
Kanoria Hospital and Research Centre, Bhat, Gandhinagar.

Respected Sir/Madam,

This is certified that the 30 students of the 2<sup>nd</sup> year GNM nursing course from Aarihant Institute of Nursing. At. Post Bhojan Rathod, Nr. ONGC WSS, Opp. IFFCO Adalaj-Kalol Highway, Gandhinagar, Gujarat-382420. Have been completed their mental health clinical experience at Kanoria Hospital and Research Centre, Bhat, Gandhinagar from 01-06-2023 to 30-06-2023.

They have successfully completed all the clinical requirement in mental health nursing subject at 2<sup>nd</sup> year GNM. nursing as per Indian nursing council syllabus.

Thanking you,  
Sincerely Yours.

Dr. Rajendra Anand,  
(MD, Psychiatry)

**KANORIA HOSPITAL  
& RESEARCH CENTRE**  
Bhat Gam, Gandhinagar.



**Principal**  
Aarihant Institute of Nursing  
Bhojan Rathod, Gandhinagar.



**Principal**  
Aarihant Institute of Nursing  
Bhojan Rathod, Gandhinagar.

Date: 1<sup>st</sup> August, 2023

To,

**Aarohant Institute of Nursing**

Swarnim Startup and Innovation University at Bhoyan Rathod, near O.N.G.C. WSS, OPP. IFFCO,  
Adalaj, Kalol highway, Gandhinagar, Gujarat.

Sub: Affiliation to Aarohant Institute of Nursing for a period of one Year [1st August, 2023-1<sup>st</sup> August 2024]

Sir/ Madam,

We are pleased to inform you that your request for affiliation has been accepted on the following terms & conditions\*:

- 1) This Affiliation will be valid for a period of **one year** effective from 1<sup>st</sup> August 2023.
- 2) Students undergoing **B.SC Nursing & GNM** at your college will be allowed to undergo Clinical training/ exposure/Posting at Krishna Shalby Hospitals, Ghuma.
- 3) The schedule for Clinical Training will be decided mutually by your college and Shalby.

You are requested to kindly acknowledge this confirmation letter for our records.

Thanking you

For Shalby Academy (A Unit of Shalby Ltd)

Kaushik Chakraborty  
Authorized Signatory



Principal  
Aarohant Institute of  
Nursing  
Bhoyan Rathod, Gandhinagar

**Shalby Limited**

Regd. Off. : Opp. Karnavati Club, S. G. Road, Ahmedabad - 380015 (India)

TeL No. : (079) 40203000 | Fax : (079) 40203109 | [www.shalby.org](http://www.shalby.org) | [info@shalby.org](mailto:info@shalby.org)

Regd. No. : 061000596 | CIN : L85110GJ2004PLC044667

Branches : Jaipur - Indore - Jabalpur - Mohali - Naroda (Ahmedabad) Krishna Shalby (Ahmedabad) Surat - Jaipur Upcoming Hospitals : Nasrik, Mumbai

Principal  
Aarohant Institute of Nursing  
Bhoyan Rathod, Gandhinagar.



## MEMORANDUM OF UNDERSTANDING

This Memorandum of understanding arrived at Ahmedabad between the **Shashvat surgicare hospital and ICU**, shyam residency, 3-4, residency, opposite Pramukh Arcade, behind hotel middle town, Kudasan, Gandhinagar, Gujarat 382007, hereinafter referred to as the Party of the first part (Which expression shall unless it be repugnant to the context of meaning thereof shall mean and include the said institute, its executors, successors and assignee of the **FIRST PART**).

**AND**

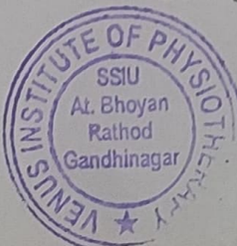
**Venus Institute of Physiotherapy, Swarnim Startup & Innovation University** having its office/ College at Bhoyan Rathod, Near ONGC WSS, Gandhinagar, Gujarat herein after referred to as the Party of the second part (which expression shall unless it is repugnant to the context or meaning thereof shall mean and include the said College and its executors, successors and assignee of the **SECOND PART**).

### **WHEREAS:**

1. The Party of the first part is a **Shashvat surgicare hospital and ICU**; having its place of activities at the address as stated herein above.
2. The party of the second part is **Venus Institute of Physiotherapy, Swarnim Startup & Innovation University**, who has approached the party of the First Part to avail its services for the purpose of clinical training/ Internship of their Bachelor of Physiotherapy students and Master of Physiotherapy Students at the premises of the party of the first part.

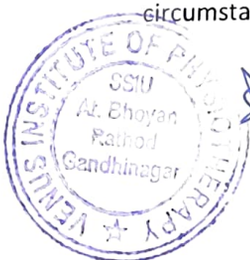
**IT IS THEREFORE HEREBY AGREED, DECLARED AND UNDERSTOOD BY THE PARTIES HERETO AS UNDER:-**

1. The party of the second part will avail the services of the party of the first part for the purpose of Clinical & Practical Physiotherapy Training/Internship for their 1. Neurosciences 2. Cardio Respiratory Disorders 3. Rehabilitation and 4. Orthopedics students at the premises of the party of the first part pertaining to different clinical departments mentioned above.
2. The party of the first Part reserves its right to allow admission for Clinical & Practical Physiotherapy Training/Internship for their students or other project/research work, at its premises at the address as stated above.
3. Different batch of students - students of the second part shall be posted for clinical or practical training /Internship/ study in the premises of the party of the first part for the clinical training



**SHASHVAT SURGICARE HOSPITAL**  
PLOT NO. 3-4, SHYAM RESIDENCY,  
OPP. PRAMUKH ARCADE,  
NR. RELIANCE CIRCLE, KUDASAN,  
GANDHINAGAR, GUJARAT 382007

- / project / research work, the period shall be period of 6 months or as mutually decided by both the parties.
4. The Students of second part shall work under the guidance and supervision of the authorized person of the first part and supervised by the authorized person of the party of the second part.
  5. It is agrees and abide that he / she posted for training by the party of second part at this organization shall observe and follow the prevailing all the rules and regulations of this organization during their training period / scheduled in strict compliance and in force from time to time.
  6. No any stipend will be paid to the student. No any additional facilities like transportation, tea, coffee, snacks, lunch, dinner etc. or any monetary benefits will be provided to the trainees by the party of first part during their tenure of training period.
  7. The party of the second part shall be responsible to pay per student clinical training / Internship charges as a part of their academic purpose for training or any research or project work of their student @Rs. 1000/- per BPT or MPT student / per month & Rs. 4000 /- for internship per month to the party of the first part, as decided and mutually agreed between the party of the first and second part. The amount of fee per student must be paid in advance by the party of the second part to the party of the first part.
  8. This memorandum of understanding will remain in force initially for a period of 10 (Ten) year from the date of signing the MOU by both the parties and will be at the discretion of the board of management of the first part for renewal, termination or any other changes of permanent nature.
  9. The party of the second part shall have to ensure that posted students have a minimum presence of 90 % of the working days so as to make her / him eligible for the successful completion of the clinical training / research / project work.
  10. The authorship and the acknowledgement will be given for all clinical training / project / research work to the faculties and staff members of the party of the second part as per course syllabus time line who have jointly carried out the project work or has supervised the training or project work which shall be finally approved by the Director of the party of the first part.
  11. The party of the second part, agrees that if any fault is made in the above mentioned conditions, the party of the first part shall have the authority to stop clinical facility for training provide to the students of the party of the second part with immediate effect under intimation to the party of the second part or without any prior notice, and which shall not again be permitted to pursue the clinical training and project / research under any circumstances.

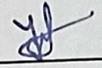


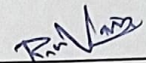
SHASHVAT SURGICARE HOSPITAL  
PLOT NO. 3-4, SHYAM RESIDENCY,  
OPP. PRAMUKH ARCADE,  
NR. RELIANCE CIRCLE, KUDASAN,  
GANDHINAGAR-382421

12. In case of any dispute with regard to any of the conditions in the present MOU, the decision of the party of the first part shall be binding to the parties of the second part.

IN WITNESS WHERE OF THE PARTIES HERE TO HAVE SIGNED THESE PRESENTS:

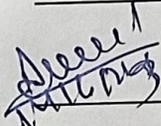
(On behalf of Party of First Part - Shashvat surgicare hospital and ICU, Gandhinagar.)

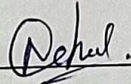
1. Dr. Yagnesh Department Head 

2. (Signed in my presence - Witness) 

(On behalf of Party of the Second Part – Venus Institute of Physiotherapy, Swarnnim Startup & Innovation University)

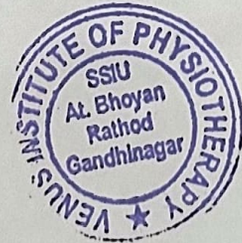
1. Dr. Jaynesh Vandra – Assistant Professor 

2. Dr. Arvind Kumar - Principal 

3. (Signed in my presence - Witness) 

**VENUS INSTITUTE OF  
PHYSIOTHERAPY**

SHASHVAT SURGICARE HOSPITAL  
PLOT NO. 3-4, SHYAM RESIDENCY,  
OPP. PRAMUKH ARCADE,  
NR. RELIANCE CIRCLE, KUDASAN.  
GANDHINAGAR-382421



Annexure

પ્રતિ

Medical Officer  
Gandhinagar

સંસ્થાને ભરવાની વિગત તેમજ આધાર - પુરાવા		
ક્રમ	વિગત	જવાબ
1	સંસ્થાનું નામ	Dr P Jain Charitable Trust
2	નામના સ્કુલ/ કોલેજનું નામ	VENUS INSTITUTE OF PHYSIOTHERAPY
3	સંસ્થાને અભ્યાસક્રમ શરૂ કરવા મળેલ મંજૂરીના આધાર પુરાવા	2015
4	આઈ.એન.સી/જી.એન.સી ધ્વારા ANM-GNM-Bsc-Msc ની કેટલી શીટ મંજૂર કરવામાં આવેલ છે. (પ્રમાણપત્ર સામેલ રાખવું)	BPT-50 MPT-21
5	સંસ્થાના કયા કોર્સના, પ્રથમ, બીજા, ત્રીજા, ચોથા વર્ષના કેટલા તલીમર્થીઓને કેટલા વીક (માસ) માટે જોડાણ જોઈએ છે.	2023-24
6	સંસ્થાને કઈ હોસ્પિટલ ખાતે જોડાણ જોઈએ છે.	UPHC Kalol Dist. - Gandhinagar
7	અગાઉના શૈક્ષણિક વર્ષ માટે મંજૂરી આપવામાં આવેલ હોય તેના આધાર - પુરાવા તેમજ ફી ભરવામાં આવેલ હોય તેના આધાર - પુરાવા	NA

PRINCIPAL  
VENUS INSTITUTE  
PHYSIOTHERAPY

હોસ્પિટલ ધ્વારા ભરવાની વિગતો

8	અગાઉ મંજૂરી આપવામાં આવેલ હોય તે પૈકી કયા કોર્સના, કેટલા તલીમર્થીઓને, કેટલા વીક (માસ) માટે માળખાકીય સુવિધાઓનો ઉપયોગ કરેલ છે ? તે અન્વયે વિભાગના તા. ૧૧-૯-૨૦૧૨ ના ઠરાવની જોગવાઈ મુજબ ફી ભરવામાં આવેલ છે કે કેમ ? (આધાર- પુરાવા સામેલ રાખવા)	Physiotherapy
9	સંસ્થાની રજુઆત પરત્વે, કયા કોર્સના, કેટલા તલીમર્થીઓને, કેટલા વીક (માસ) માટે મંજૂરી આપી શકાય તેમ છે.	Physiotherapy
10	હોસ્પિટલનું નામ	Urban Health Centre, Kalol
11	લાલની સરેરાશ ઓક્યુપેન્સી	
12	આઈ.એન.સી ના નિયમ મુજબ ૩:૧ (ટર્ટી-વિદ્યાર્થી) ના રેશિયા મુજબ કેટલા તલીમર્થીઓને તાલીમ આપી શકાય તેમ છે?	30/month
13	હવે પછી કેટલા તલીમર્થીઓને જોડાણ આપી શકાય તેમ છે.	30/month
14	સંસ્થાની સ્કુલ/ કોલેજની બાજુમાં ૩૦ કી.મી.ની અંદર આવેલ સરકારી હોસ્પિટલો/ જી.એમ.ઈ.આર.એસ. હસ્તકની હોસ્પિટલ / સી.એસ.સી./ પી.એસ.સી./ તેમજ ગ્રાઉન્ડ ફીલ મેડીકલ કોલેજ નું નામ	CHC Kalol UPHC Kalol GEMS Medical College Gandhinagar

*[Signature]*



Urban Health Officer (Class-III)  
Urban Primary Health Center-2  
Kalol, District-Gandhinagar

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

Swarnnim Institute of Technology  
AND  
Swarnnim School of Computing & IT

&

BrainyBeam Technologies Pvt. Ltd.

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAINING,  
INTERNSHIP, PLACEMENT, EXPERT LECTURE, INDUSTRY  
VISIT, FACULTY DEVELOPMENT PROGRAM, R&D AND  
RELATED SERVICES

This Memorandum of Understanding (here in after called as the 'MOU') is entered in to on this 10<sup>th</sup> Day of December- Two Thousand and Twenty-Three, by and between

Department of Computer Engineering ,Department of Information Technology , Swarnnim Institute of Technology, &Swarnnim School of Computing & IT, Gandhinagar,Gujarat - 380060, INDIA, The First Party represented here in by its Head of institution of Swarnnim Institute of Technology, Gandhinagar (here in after referred to as 'FIRST PARTY' the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors-in-office, administrators and assigns).

AND

BrainyBeam Technologies Pvt. Ltd., Block No, 118, Sukan Mall,Science City Road, Ahmedabad,Gujarat-380063, The second Party, and represented herein by its Mr. Sagar Jasani, CEO (here in after referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns)

(First Party and Second Party are herein after jointly referred to as "Parties" and individually as "Party") as WHEREAS:

- A) First Party is a Higher Educational Institution named: Swarnnim Institute of Technology Swarnnim&School of Computing & IT
- 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, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E) BrainyBeam Technologies Pvt. Ltd., the Second Party is engaged in Web and Mobile Application Development.
- F) Give related information, its branches, and dimensional information about the industry concerned with whom the MoU is sworn.

**Skill Development Programs:** Second Party to train the students (20 students /Semester) of First Party on the emerging technologies to bridge the skill gap and make them industry-ready.

**Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting training as per the industrial requirement considering the National Occupational Standards in the concerned sector, also provide faculty development program, if available.

**Placement of Trained Students:** Second Party will actively engage to help the delivery of the training and placement of students of the First Party into internships/jobs; and will facilitate placements to maximum students. The Second Party will itself absorb the trained students as per their need.

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

There is no financial commitment on the part of Swarnim Institute of Technology Swarnim & School of Computing & IT, the First Party to take up any Programme mentioned in the MoU. If there is any financial consideration, it will be dealt with separately.

### **CLAUSE 3: INTELLECTUAL PROPERTY**

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

### **CLAUSE 4: VALIDITY**

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

Both Parties may terminate this MOU upon 60 calendar days' notice in writing. In the event of termination, both parties have to discharge their obligations.

### **CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES**

It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied.

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

#### **CLAUSE 1: CO-OPERATION**

Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the **Institution** and its related wings. The 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.

First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching/training systems, keeping in mind the needs of the industry, and research organizations.

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

#### **CLAUSE 2: SCOPE OF THE MoU**

The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.

**Industrial Training, Internship & Visits (Minium No 04 / Year):** Industry and Institution interaction will give an insight into the latest developments/requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops / Industrial Sites for the hands-on training of the learners enrolled with the First Party.

**Research and Development for Faculties & Students:** Both Parties have agreed to carry out joint research activities in the fields of various emerging areas. However, in the case of a claim, first-party will be having a right to the same.

on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed under Indian Law with exclusive jurisdiction in the Courts of Ahmedabad.

**First Party**

*Dr. Jayant Shekhar*  
14/12/2023

Dr. Jayant Shekhar  
Associate Dean

Swarnim Institute of Technology  
Swarnim Institute of Technology  
Laxyan Rathod, Gandhinagar

*Dr. Kavita Kshatriya*  
14/12/23

Dr. Kavita Kshatriya  
Academic Dean  
Swarnim startup & Innovation University  
Academic Dean  
Swarnim Startup & Innovation University

**Second Party**

*J Sagar*  
14/12/2023

Mr. Sagar Jasani  
CEO

BrainyBeam Technologies Pvt. Ltd.

**BrainyBeam**  
Technology Pvt. Ltd  
Ahmedabad



**SWARNNIM**  
INSTITUTE OF TECHNOLOGY

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

Swarnnim Institute of Technology  
AND  
Swarnnim School of Computing & IT

&

M/s. Logical Mind Systems Private Limited

FOR  
SKILL DEVELOPMENT, OUTCOME BASED TRAINING,  
INTERNSHIP, PLACEMENT, EXPERT LECTURE, INDUSTRY  
VISIT

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on 02 Day of February 2024, by and between

Department of Computer Engineering ,Department of Information Technology, Swarnnim Institute of Technology, & Swarnnim School of Computing & IT Gandhinagar,Gujarat - 380060, INDIA, The First Party represented here in by its Head of institution of Swarnnim Institute of Technology, Gandhinagar (here in after referred to as 'FIRST PARTY' the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors-in-office, administrators and assigns).

AND

M/s. Logical Mind Systems Private Limited situated at 702, Sun Avenue One, Manekbaug, Ahmedabad, India 380015, hereafter referred to as "Logical Mind" the second Party, and represented here in by its Mr. Anant Gijare, Managing Director (here in after referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

(First Party and Second Party are herein after jointly referred to as "Parties" and individually as "Party") as WHEREAS:

- A) First Party is a Higher Educational Institution named: **Swarnnim Institute of Technology, & Swarnnim School of Computing & IT.**
- 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, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E) Logical Mind Systems Private Limited, the Second Party is a vibrant and dynamic IT company headquartered in the heart of Ahmedabad, Gujarat, with a global presence has started its operation in India and USA in Jan-2023. Logical Mind is working with education institutes in conducting the classes, training, internship & placement of the students. It is

working in the area of technology which includes ITeS, Digital Marketing & Branding, AR/VR technologies, Cyber Security and Mobile Technology etc.

Logical Mind has a strong think-tank of renowned experienced professionals who remain at the core of their innovative and rich skills which offers the services in -

- Teaching, training, Internship and placement services to the education institutions.
- Web Designing & Development,
- Mobile Applications
- Corporate Branding, Digital Marketing, Brand Mascot Creation and Content writing
- VR & AR, Data Science and AI-ML
- Cyber Security, VAPT, Security Audit

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

#### CLAUSE 1: CO-OPERATION

Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The 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.

First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching/training systems, keeping in mind the needs of the industry and research organizations.

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

#### CLAUSE 2: Scope of Collaboration

Get the experts from Logical Mind to the advisory board of Swarnim University to make the Industry-Academia association more successful for the benefits of the students.

In case, Swarnim University designs and offer short-term courses that are aimed at upgrading the research, technical, legal and management skills, the Logical Mind shall be given first preference first for the delivery.

Joint Research and Development of materials and technologies in the field of (but not limited to Electronics, Computer Science, Robotics, Cyber Security, IoT, Data Science, AI-ML, AR/VR, Mobile Technology, Branding, Digital Marketing)

Based on the need and availability, Logical Mind and Swarnim University may invite the experts from each other to conduct expert session on the topics of their interest.

For benefits of the students to gain real-world knowledge, Swarnim University may work on identified academic/research work requested by Logical Mind jointly or independently.

Logical Mind is IT company and working on various products & technologies which can be show-case to Swarnim University. In case of any requirement,

Organizing joint seminars, science exhibitions, conferences, workshops, competitions etc.

As a technology and industry partner, allow display of company logo on the website.

Swarnim University to provide access to the infrastructure to Logical Mind team for associated training and R&D activities for its students.

The ownership and rights of the outcome of any project collaboration will be decided on a mutually agreeable basis.

**CLAUSE 3: Industrial Training, Internship & Visits (Minimum No 03 / Year):** Industry and Institution interaction will give an insight into the latest developments/requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops / Industrial Sites for the hands-on training of the learners enrolled with the First Party.

**CLAUSE 4: Research and Development for Faculties & Students:** Both Parties have agreed to carry out joint research activities in the fields of various emerging areas. However, in the case of a claim, the first-party will have a right to the same

**CLAUSE 5: Skill Development Programs:** Second Party to train the students (20 students per semester) of First Party on the emerging technologies to bridge the skill gap and make them industry-ready.

**CLAUSE 6: Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting training as per the industrial requirement considering the National Occupational Standards in the concerned sector, also provide faculty development programs, if available.

**CLAUSE 7: Placement of Trained Students:** Second Party will actively engage to help the delivery of the training and placement of students of the First Party into internships/jobs; and will facilitate placements to maximum students. Second Party will conduct programs for students which will help students to crack Aptitude, Technical and HR rounds of interview.

Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein. There is no financial commitment on the part of : Swarnnim Institute of Technology, Swarnnim & School of Computing & IT, the First Party to take up any Program mentioned in the MoU. If there is any financial consideration, it will be dealt with separately.

**CLAUSE 8: INTELLECTUAL PROPERTY**

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

**CLAUSE 9: VALIDITY**

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

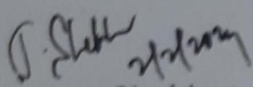
Both Parties may terminate this MOU upon 60 calendar days' notice in writing. In the event of termination, both parties have to discharge their obligations.

**CLAUSE 10: RELATIONSHIP BETWEEN THE PARTIES**

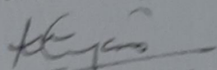
It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be

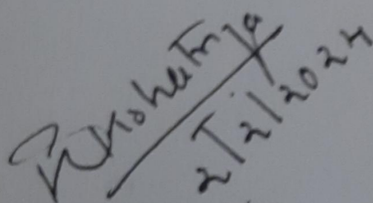
considered as a partnership. Neither Party is authorized to use the other Party's name in any way to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor 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 deplete the other Party's credit, or to extend credit on behalf of the other Party. Any divergence or difference derived from the interpretation or application of this MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed under Indian Law with exclusive jurisdiction in the Courts of Ahmedabad.

First Party

  
Dr. Jayant Shekhar  
Associate Dean  
Swarnnim Institute of Technology

Second Party

  
Mr. Anant Gijare  
Director, Logical Mind  
Systems Private Limited  
Ahmedabad

  
Dr. Kavita Kshatriya  
Academic Dean  
Swarnnim startup & Innovation  
University



## **Swarnnim Institute of Technology**

Date: 14/02/2024

### **Memorandum Of Understanding (Mou) Between Swarnnim Institute Of Technology And Swarnnim School Of Computing & It & Cyber Octet Private Limited For Skill Development, Outcome Based Training, Internship, Placement, Expert Lecture, Industry Visit.**

The Memorandum of Understanding (MOU) forged between Swarnnim Institute of Technology and Cyber Octet Private Limited signifies a strategic collaboration aimed at advancing mutual interests in the realms of Skill-Based Training, Education, and Research, with a specific focus on Cyber Security. The MOU outlines the parties involved, namely the First Party represented by the Head of Institution at Swarnnim Institute of Technology and the Second Party, Cyber Octet Private Limited, represented by its Managing Director, Mr. Falgun Rathod.

The cooperative effort is underpinned by the belief that joint endeavors will optimize the utilization of resources, providing enhanced opportunities for both entities. The First Party, a Higher Educational Institution, and the Second Party, a dynamic IT company specializing in Cyber Security, are united by common objectives.

The MOU details the scope of collaboration, including the involvement of Cyber Octet's experts in the advisory board of Swarnnim University, preferential treatment for Cyber Octet in delivering short-term courses, joint research and development in Cyber Security, and mutual invitations for expert sessions. The collaboration extends to showcasing Cyber Octet's technologies, organizing joint events like seminars and conferences, and allowing the display of the company logo on the university's website.

Furthermore, the MOU encompasses provisions for industrial training, internships, and visits, with Cyber Octet facilitating hands-on training for Swarnnim University students at its labs and workshops. Both parties commit to engaging in joint research activities, with the first-party retaining rights in case of any claims.

The agreement also outlines programs for skill development and faculty training, with Cyber Octet undertaking to train a specified number of students each semester and provide faculty development programs. The MOU is valid until mutually terminated, allowing for a 60-day notice period, and emphasizes the independent contractor status of both parties. It includes clauses related to intellectual property and stipulates arbitration for dispute resolution, aligning with Indian law and the Arbitration Act of 1996. Overall, the MOU serves as a comprehensive framework for a symbiotic partnership between the educational institution and the IT company.





## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "**MOU**") has been agreed, made and executed on this, the 24<sup>th</sup> day of February, 2024 ("**Execution Date**") at Gandhinagar,

### Between

**HEARTFULNESS EDUCATION TRUST**, a registered trust having its registered office at no. 40-15-9/12, Nandamuri Road, Venkateswarapuram Post Office, Vijayawada – 520 010, Andhra Pradesh, India (hereinafter referred to as "**HET**", which expression shall unless repugnant to the context and meaning thereof mean and include its successors, administrators, authorized representatives and permitted assigns);

### And

**Swarnim Startup & Innovation University**, established in the year 2017 at Gandhinagar and having its registered address at Bhoyan Rathod, Opposite IFFCO, Near ONGC WSS, Adalaj Kalol Highway, Gandhinagar, Gujarat - 382420 (hereinafter referred to as "**Swarnim**", which expression shall unless it be repugnant to the context or meaning thereof mean and include its successors, administrators, authorized representatives and permitted assigns).

(**HET** and **Swarnim** shall hereinafter be collectively referred to as the "**Parties**" and individually referred to as "**Party**" in this MOU)

### WHEREAS:

- i) **HET** is a public charitable trust registered under the Indian Trust Act, 1882 *inter alia* with an objective to impart Heartfulness approach to various wellness programmes including relaxation, meditation, values based educational programmes for schools, colleges, government organizations, corporates etc., made available to all who are willingly interested in individual development and wellbeing. HET is also engaged in conducting various Teachers' training programmes in collaboration with Certain State Governments/ Education Institutions

**Swarnnim University**, established in the Year 2017 as a State Private University. Swarnnim is also ranked amongst the Top 04 Private Universities of Gujarat and Top 50 Private Universities of India under ARIIA (Atal Ranking of Institutions on Innovations Achievement 2020) announced by Vice President of India in the year 2020. Swarnnim Startup & Innovation University was also awarded as 'Best university of the year 2019 for Entrepreneurship Development & Education in India' at NEEA Conference 2019 and 'Best Innovation University' at National Startup Summit 2017, Gujarat. The university works as a hub and spoke model where disciplines like Engineering, Computing, Architecture, Fashion-Design, Liberal arts, Journalism and Mass Communication, Science, Management, Ayurvedic, Homeopathic, Nursing, Physiotherapy, Agriculture, Pharmacy and special with Kaushalya Drone Training centre and with many certificate courses. With these all sectors, it is nurturing students with concept of Innovation and Entrepreneurship subjects dedicatedly in each discipline with their skill development in the same other streams will get its value enhancement through innovation, startup and entrepreneurship.

- ii) **HET** through its Heartfulness initiatives offer a way for balanced living through various meditation techniques. These simple and effective techniques gradually imbibe feelings of discipline, empathy, brotherhood, leading to mental, spiritual, and psychological well-being, helping an individual to transform not only inwardly but also his/ her attitudes, and dealings with society at large.
- iii) **Swarnnim** intends to procure training and experiential learning services provided by HET on the terms agreed to herein, in order to stimulate and facilitate the development of programmes/modules which serve to enhance educational, social, spiritual & emotional development of students. Further, HET and Swarnnim in support of their interest in the field of education are desirous of promoting mutual cooperation by organizing and conducting educational workshops for mental, spiritual and psychological well-being of its students, and desire to extend the basis for friendly and cooperative collaboration by way of this MOU.

**NOW THEREFORE, THE PARTIES HEREBY AGREE AS UNDER:**

## **1. PURPOSE AND OBJECTIVES**

- 1.1. **Swarnnim** desires to create a precedent by offering suitable and pertinent learning and offerings to its students so as to enable them to lead their lives with purpose and be of help to the society at large. It seeks to provide

its students life skills to manage challenges in their relationships, avoid intoxicating abuses, digital dependence and deal with stress of modern life. It aims to enable their students and staff to de-stress, manage life's challenges in healthy ways and find joy, purpose and fulfilment. This will directly enhance their academic and work performance and create a harmonious environment within **Swarnnim**.

- 1.2. HET has agreed provide its services in such mission through its offerings as listed out in Schedule-1 ("**Offerings**").
- 1.3. Both the Parties, hereby express their commitment to collaborate with each other to conduct (i) Educational, (ii) Heartfulness relaxation, meditation and (iii) other connected wellness workshops (iv) Heartfulness Yoga and Polarity techniques (v) Special de-addiction programs offered by Heartfulness to help students teachers to regulate their minds, moderate their tendencies, increase their concentration, sharpen the use of their will, introspect and self-analyse and accept people and situations in general. Through such workshops and Offerings of HET, they intend to help the students to improve their learning skills and behaviour, and inculcate humility, emotional maturity, confidence, stress management, self-awareness and most importantly, develop a sense of purpose towards life.

## **2. FACILITATORS**

Both Parties shall nominate one or more representatives, who shall be the point of contact/ facilitator ("**Facilitators**") for the purposes of this MOU. The Facilitators of the respective Parties shall maintain regular contact with each other. Further, they shall propose and review the response received from the participants for the workshops and other activities that may be conducted pursuant to this MOU and in furtherance to fulfilling the purpose and objectives envisioned under this MOU.

## **3. RESOURCES**

- 3.1. **Swarnnim** shall make arrangements at its agreed venue(s) with required reference and reading material as specified by HET, by a establishing a (i) heartfulness corner in their library, and (ii) meditation practice room, and by providing such audio-visual equipment and other facilities as shall be required for conduct of the workshops and/or programmes with respect to the Offerings.

- 3.2. **HET** shall nominate such teachers, trainers and support staff as it deems necessary for conducting and providing training to participants at these workshops and programs pursuant to this MOU.
- 3.3. **HET** shall provide support to orient **Swarnnim**'s teachers to conduct the sessions as advised by **HET** for the students and shall provide such external support as required. Through these Offerings **HET** will make students understand values and their role in improving the quality of their life and enable them to impart spiritual training as an extended activity in its institutions as and when feasible.
- 3.4. The Parties agree to distribute reading materials/ promotional/ literature to the participants, through any means including but not limited to audio and/or video recordings, books and magazines as deemed fit by **HET**. **HET** shall share the content of such reading materials, literature, video recordings and other such material with **Swarnnim**, before distributing the same to the participants.
- 3.5. The Parties further agree that at **HET's** discretion, they shall set up stalls at the program venue to distribute promotional items including but not limited to clothing, apparel, mementoes, brochures, other merchandise and/or articles and details of the programme etc.
- 3.6. The Offering detailed in Schedule-1 shall be the scope of service to be rendered by **HET** which will be adhered to by **HET** during the term of this MOU.

#### **4. OTHER OBLIGATIONS OF SWARNNIM**

- 4.1. **Swarnnim** shall extensively promote **HET** Offerings so that greater populace of students in **Swarnnim** shall benefit from this initiative. As previously indicated in Clause 1.1 above, being a value-based model of education, **Swarnnim** may make all or any part of the Offerings, as applicable, a part of their curriculum for the students on a mutually agreed basis between the Parties.
- 4.2. **Swarnnim** shall:
  - i) Take initiatives such that its students shall attend the sessions conducted by **HET** with an objective to help them develop ideal value systems within to make them global citizens;

- ii) Facilitate students to integrate and imbibe such values into their lives and education;
- iii) Jointly conduct surveys at regular intervals to find the effectiveness of the programs conducted pursuant to this MOU;
- iv) Encourage its students, faculty, staff and administration to share written, audio and/or video testimonials with respect to any training programs, workshops or seminars conducted by **HET**;

## **5. FINANCIAL UNDERSTANDING**

5.1. **HET** shall provide its services with respect to Heartfulness meditation practices on a free of charge basis at all times as agreed. However, it is hereby agreed that certain expenses relating to but not limited to training programs, workshops and faculty shall be on a charged basis in the following manner. **Swarnim** shall bear the expenses:

- i) relating to the Offerings in terms of material, recommended readings, library heartfulness corner, meditation room(s) to be used by students and teachers at **Swarnim** shall be borne by **Swarnim** and the same would be set up as per the recommendations made by HET.
- ii) for training programs for faculty and students organised at HET centres, wherein an appropriate per diem expense would be undertaken by **Swarnim** for boarding and lodging of the participants.

### **5.2. Logistics:**

**Swarnim** shall reimburse all expenses with respect to (i) all actual to and from travel expenses, including but not limited to train, bus, flight and taxi, borne by all the **HET** trainers and special guests who are invited to **Swarnim** for conducting sessions/programs, (ii) food and (iii) other miscellaneous expenses as may be mutually agreed upon and with budgetary approval from **Swarnim** Authority shall be reimbursed. **Swarnim** shall provide accommodation facilities to such trainers and special guests. HET shall provide such guidelines as necessary.

## **6. TERM**

- 6.1. This MOU has been executed for the purpose of organizing workshops/ seminars/ training sessions at the premises of **Swarnnim** or such other premises as may be mutually agreed upon in writing.
- 6.2. This MOU shall come into effect from the Execution Date and shall remain in force for a period of 5 (Five) years and it will remain in auto-renewal till further notice of termination of the agreement from either party.
- 6.3. Either Party may voluntarily terminate this MOU by giving a 3 months' notice in writing to the other.
- 6.4. The provisions of this Clause 6.4 and 8 and all of its sub-clauses will survive any expiration or termination of this MOU.

## **7. ASSIGNMENT**

This MOU is personal to the Parties and the rights and obligations established herein shall not be assignable by the Parties, except to the extent expressly permitted under this MOU or with the prior written consent of the other Party.

## **8. INTELLECTUAL PROPERTY**

- 8.1. Neither Party shall exercise any rights in the trademarks, copyright or other intellectual property of the other Party, except as expressly stipulated herein.
- 8.2. All intellectual property rights including all (i) copyrights and other rights associated with works of authorship throughout the world, including neighboring rights, moral rights, and mask works, (ii) trade secrets and other confidential information, (iii) patents, patent disclosures and all rights in inventions (whether patentable or not), (iv) trademarks, trade names, internet domain names, and registrations and applications for the registration thereof together with all of the goodwill associated therewith, (v) all other intellectual and industrial property rights of every kind and nature throughout the world and however designated, whether arising by operation of law, contract, license, or otherwise, and (vi) all registrations, applications, renewals, extensions, continuations, divisions, or reissues thereof now or hereafter in effect ("**IPR**") with respect to(a)

"Heartfulness", (b) "Heartfulness Relaxation", (c) "Heartfulness Meditation", (d) "Heartfulness Cleaning", (e) "Heartfulness Yoga" and (f) "Heartfulness Polarity" their techniques and/or connected procedures therein and (d) the title and content/modules or any other information shared with Swarnnim, it's staff, students and teachers, as the case may be, as part of the Offerings of HET, and (e) other trademarks belonging to **HET** or of those of its associates, (collectively referred to as "**Heartfulness IP**") as and when used by **HET** under license shall always vest with **HET** or its associates, as applicable. **HET** reserves the right to use the same internally or externally at its sole discretion.

- 8.3. This MOU in no way creates or conveys any ownership interests in Heartfulness IP to **Swarnnim**. The University shall only use such Heartfulness IP or any part thereof, in the manner and form previously approved in writing by **HET** and in coordination with and assistance of **HET** authorized representatives.
- 8.4. HET reserves the right to modify, change or improve such Heartfulness IP in the manner it deems fit and implement such changed versions of Heartfulness IP or wellness techniques at anytime during the term of this MOU.
- 8.5. The Parties agrees that all ownership rights in any and all testimonials submitted in accordance with Clause 4.2 (iv) above shall vest with **HET**.

## **9. INDEMNITY**

- 9.1. Except for cost reimbursements, the services provided by **HET's** with respect to the Offerings are on a mutual basis and free of cost. Only willing participants for their own wellbeing / self-development are required to participate. **Swarnnim** may for development of its students make the **HET** programs, modules and/or workshops as part of its curriculum. The Parties, therefore, agree that such services do not give rise to any kind of damage or liability to anybody who participates and therefore no damage can arise there from. No indemnity is therefore provided herein. The Parties agree that that **HET** programs do not guarantee success of its objectives or purposes as mentioned anywhere in this MOU.
- 9.2. In the event **Swarnnim** breaches the terms of Clause 8 (intellectual property) of this MOU, HET shall be entitled to seek specific performance against the Swarnnim for performance of its obligations under Clause 8 (intellectual property) of this MOU in addition to any and all other legal or

equitable remedies available to it.

## **10. GOVERNING LAW, JURISDICTION & ARBITRATION**

10.1. This MOU shall be construed, interpreted and enforced in accordance with laws of India. In case of any differences between the Parties, they shall make all efforts to settle the disputes amicably through mutual discussion and negotiation within [ 30 days], failing which, dispute(s) shall be referred to a sole arbitrator appointed by both the Parties, as per provisions of Arbitration and Conciliation Act, 1996. Language of arbitration shall be English and place of arbitration shall be Hyderabad.

10.2. Subject to the arbitration Clause 10.1 above, the courts of competent jurisdiction in Hyderabad shall have exclusive jurisdiction with respect to any and all matters pertaining to this MOU.

## **11. MISCELLANEOUS**

- i) This MOU together with any other documents including but not limited to memorandum of understandings, communications exchanged between the Parties defining responsibilities, obligations of both the Parties for different programs, initiatives etc. under this MOU, each of which shall be deemed to be an original, and all of which, taken together, shall constitute an integral part of this MOU constitute the entire agreement and supersedes any previous agreement between the Parties relating to the subject matter of this MOU.
- ii) This MOU can only be amended in writing by mutual consent of both the Parties. No modification or amendment to this MOU and no waiver of any of the terms or conditions hereof shall be valid or binding unless made in writing and duly executed by or on behalf of both the Parties.
- iii) This MOU may be executed in counterparts and shall be effective when each Party has executed a counterpart. Each counterpart shall constitute an original of this Agreement.
- iv) If any provision of this MOU shall be invalid, illegal or otherwise unenforceable, the validity, legality and enforceability of the remaining provisions shall in no way be affected or impaired thereby.

- v) The captions of the clauses of this MOU are for convenience of reference only and in no way define, limit or affect the scope or substance of any clause of this MOU.
- vi) The arrangement contemplated herein being in nature of cooperative strategic alliance for general wellbeing, no monetary consideration is involved except as provided for herein.
- vii) None of the provisions of this MOU as stated above shall be deemed to constitute a partnership between **HET** and **Swarnnim** and neither Party shall have any authority to bind or shall be deemed to be the agent of the other in any way. It is on principle to principle basis.
- viii) Swarnnim agrees that the participants to any of the HET program shall participate voluntarily. The practices prescribed by HET are not substitutes for any medical prescription or medical advice, if any, recommended by any medical practitioner.

IN WITNESS WHEREOF the Parties hereto have executed this MOU, in duplicate, by their duly authorized representatives on the date, month and year first written above.

For **HEARTFULNESS  
EDUCATION TRUST**



[Kejal Kansara]  
For, Heartfulness Institute  
Zonal Coordinator – GJ6A

For **SWARNNIM STARTUP &  
INNOVATION UNIVERSITY**



[Dr. Ragin Shah]  
**PROVOST**

**Date: 24-Feb-2024**

**Date: 24-Feb-2024**

Witnesses:

1) 

2) 

## **SCHEDULE- 1 ("Offerings")**

### **Scope of Work**

Heartfulness Education Trust (HET) shall offer the following programs specifically developed for specific needs of the University:

1. **Staff Training: HET** shall impart a training program on "Wellness at work" to all Principals, Teachers and Staff of the **Swarnnim** institutions either on campus or virtual based on mutual agreement. **Swarnnim** may at its sole discretion make it compulsory for their faculty/staff. Initially, this would be a three-day program to introduce the Heartfulness Meditation Practice and how it can be integrated into best education practices. This wellness program can also be offered at Kanha Shanti Vanam, the world headquarters of Heartfulness located near Chegur village, Rangareddy district with a residential programme facility on mutually agreed basis.
2. **In-depth Faculty Training on Heartfulness Curricula:** Following initial introduction, interested faculty would be provided a longer duration in-depth teacher training program to further enhance and develop the Heartfulness tools and Curricula. This program would be developed suitably by Heartfulness Education Trust and made available at Kanha Shanti Vanam / Heartfulness centres or on **Swarnnim** campus on an ongoing basis on agreed intervals during the term of this MOU.
3. **HELM (Heartfulness Enabled Leadership Mastery) curriculum for students :** HET shall choose a college on campus to begin an in-depth training for students. This would cover a [3 day] induction program and a [16-week] life-skills course which will be followed by subsequent foundational leadership programs such as 'Discover', 'Develop', 'Deepen', 'Dedicate' etc which can be included as credit courses. These are core Heartfulness programs conducted by certified Heartfulness trainers which will be experiential sessions of 60-90 minutes for each student group.
4. **Internships for students:** Faculty offering 'Heartful Electives' can design projects that aim to integrate ethical and contemplative aspects into particular student projects. There will be no reimbursement of costs involved or any stipend involved. HET will award certificate of completion once the internship is completed.

5. **Leadership Conclave/Roundtable on Heartfulness Leaderships:**  
HET shall invite the senior management of **Swarnnim** for a 3-day workshop, including to limited to the vice-chancellors, registrars of **University** to shine some light on the relationship between meditation and education at any of its retreat.
6. **H.E.A.R.T: HET** shall conduct an onsite or virtual workshop for the faculty, to inspire them to teach in a reflective manner and also to help them integrate meditative aspects to their course design.
7. **Heartfulness Meditation Workshop: HET** shall introduce the experience of Heartfulness Meditation to the administration department, the ground staff, general public and parents of the students through a 3 (Three) day experiential onsite or virtual workshop/s.
8. **Inner Well Being Workshop: HET** shall introduce the experience of Heartfulness Meditation to counsellors and/or peer counsellors and provide them with techniques to help students handle situation in a calmer manner, through a 3 (Three) day workshop.
9. **Heartfulness Yoga and Polarity techniques:** shall introduce the regular sessions of Heartfulness Yoga and Polarity to counsellors and/or peer counsellors and provide them with techniques to help students handle situation in a calmer manner, through a 3 (Three) day workshop
10. **Special de-addiction programs:** Shall launch a special program for all students to manage their mental strengths to overcome addiction problems through our Heartfulness De-Addiction Programs.
11. **Customised Programs: HET** will design and execute the customised programs for Swarnnim students/faculties/stakeholders and execution will be done with mutual agreement and convenience of both the parties at mutually agreed venue.

## MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

Swarnnim School of Journalism & Mass Communication  
(SJMC)

Swarnnim School of Management, Commerce and Liberal  
Arts (SMCLA), Gandhinagar, Gujarat

&

Advertising Standard Council of India (ASCI), Mumbai

**SWARNNIM**  
STARTUP & INNOVATION  
**UNIVERSITY**  
WHERE IDEAS COME ALIVE.

Email: [contact@ascionline.in](mailto:contact@ascionline.in) | Website: [www.ascionline.in](http://www.ascionline.in)  
Address: 402/A, Aarus Chambers, S.S. Amrutwar Marg, Worli, Mumbai - 400 013. Tel: 24955076 / 77  
CIN: U91200MH1985GAP037820

**Managed by G P Jain Charitable Trust**

University Campus : Bhoyan Rathod, Opposite IFFCO, Near ONGC WSS, Adalaj Kalol Highway,  
Gandhinagar, Gujarat - 382420.

+91 9512343333 | [info@swarnnim.edu.in](mailto:info@swarnnim.edu.in) | [www.swarnnim.edu.in](http://www.swarnnim.edu.in)

## Memorandum of Understanding (MoU)

This Memorandum of Understanding ("MoU") is executed at Mumbai on this 27<sup>th</sup> day of the month of January, 2024

Between

**Swarnim School of Journalism and Mass Communication (SJMC) and School of Management, Commerce and Liberal Arts (SMCLA), Gandhinagar, Gujarat – 382420.** The First Party represented here in by its Head of School of Journalism and Mass Communication and School of Management, Commerce and Liberal Arts, Gandhinagar (here in after referred to as 'FIRST PARTY' the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors-in-office, administrators and assigns).

AND

**The Advertising Standards Council of India**, a self-regulatory body of the advertising industry, having its office at A- 402, Aurus Chambers, S.S. Amrutwar Marg, Worli, Mumbai - 400013 (hereinafter referred to as "ASCI") (which expression shall, where the context so admits, be deemed to include its successors, executors, administrators and assigns) on the OTHER PART).

Both SJMC, SMCLA and ASCI shall hereinafter be collectively referred to as "Parties" and individually as "Party".

### Objectives of the MOU:

Both parties wish to collaborate on the matter of education, training and research with a view to contribute to the cause of honest and ethical advertising practices. Given the dynamic nature of advertising it is envisaged that preventive and proactive approaches which impact the point of advertising **creation** are both necessary and desirable. The MOU envisages activities and projects that support stakeholders in the advertising eco-system (Industry, students, faculty, consumers and their representatives) in understanding their roles, responsibilities and rights. Similarly, it endeavours to bring emerging facets of advertising responsibility and consumer vulnerabilities to the surface, and to work collaboratively to develop preventive and corrective approaches to these new challenges.

**The following outlines the areas of collaboration and cooperation between the parties:**

1. Creating awareness and traction for the activities of ASCI Academy as outlined in the MOU through means of available channels including newsletters, social media etc.
2. Program and content development and dissemination on advertising ethics and related topics for students, faculty, industry, consumers and their representatives.
3. Research projects and thought leadership studies that document practices, shed new light on emerging areas of advertising responsibility or consumer vulnerability.
4. Any other areas of cooperation and collaboration that may be identified from time to time that meet the overall objectives of the MOU that the parties may mutually agree to.

**ROLE OF ASCI ACADEMY:**

1. Conduct Faculty Development Program (FDP):
  - i. ASCI Academy will provide the content and Trainers for the FDP to be conducted for the teaching Faculty of SJMC along with attending faculty of affiliate / other colleges who may be invited for the training;
  - ii. ASCI Academy will provide login to ASCI Academy Learning Management System (LMS) for all the attending faculty to access content and resource material for training students in the classroom;
  - iii. The faculty will access free of costs, learning content and reference materials on the LMS.
2. ASCI Academy will conduct online training for Student Vigilant Awareness Campaigns on creating an ecosystem of vigilant consumers and provide guidance on the online complaint management process;
3. ASCI Academy will invite faculty and students to attend periodic webinars and provide opportunities for student interaction with industry professionals to further understanding of ethical and responsible advertising and associated topics.

4. ASCI Academy will provide opportunities for student participation in research projects and through leadership studies that document practices and shed new light on emerging areas of advertising responsibility or consumer vulnerability.

## **ROLE OF SJMC**

1. SJMC, SMCLA will appoint a faculty member as a Single Point of Contact with ASCI Academy to facilitate organising FDPs and other programs with ASCI Academy to attract maximum enrolment for the programs both online and offline;
2. SJMC, SMCLA will provide their auditorium venue and host the ASCI Academy for an annual FDP and invite affiliate member colleges, and other colleges / universities to promote the cause of ethical and responsible advertising and associated topics;
3. SJMC, SMCLA will ensure maximum faculty participation to build the capacity of the teaching faculty of the institute and
  - i. Faculty trained under the program will enrol on the ASCI Academy LMS and facilitate the enrolment of students on the LMS for assessment and certification;
  - ii. All trained Faculty will access the content through the LMS and will disseminate to the students the training on advertising ethics and related topics.
4. SJMC, SMCLA will ensure that there will be maximum participation from students and faculty of SJMC and SLMCA periodic online webinar series;
5. SJMC, SMCLA will ensure that there is maximum participation for ASCI Academy Student Vigilant Awareness Campaigns;
6. SJMC, SMCLA students and faculty will collaborate with ASCI on any research projects and thought leadership studies that document practices and shed new light on emerging areas of advertising responsibilities or consumer vulnerability.
7. SJMC, SMCLA students and faculty will collaborate with ASCI on any activities towards consumer protection awareness building;
8. SJMC, SMCLA will create awareness and traction for the activities of ASCI Academy as outlined in the MOU through means of available channels including newsletters, social media etc.

9. Any other areas of cooperation and collaboration that may be identified from time to time that meet the overall objectives of MOU, that the parties may mutually agree to.

**Effective date:**

This MoU shall come into force with effect from **01/02/2024**.

**Term of the MoU:**

The MoU will be operative initially for a period of **one years** and shall be reviewed annually. The MOU may be renewed thereafter based on a mutual written consent between the parties

**Exit Clause:**

Each party, even without there being any default at the instance of any party, may exit the MOU by giving one month's written notice and without assigning any reason.

**Termination of MoU**

This MoU may be terminated by either Party in the event of default by either party as well.

Few instances of "default" are as under:

- a. Any representation or claims made by either party in this MoU are false;
- b. A proceeding under any law is initiated by one party against the other;
- c. Either party wilfully fails to perform any obligation under this MoU and fails to cure any such breach within **30 days after receipt** of written notice thereof from the non-defaulting party;
- d. Engaging services of any employee and / or contractor of the other party either directly or through agents, without prior written permission of the other party;

### **CONFIDENTIAL INFORMATION:**

- a) Each party may be given access to confidential information of any nature whatsoever concerning the business of MOU so as to perform its obligations under this MOU only;
- b) Both the parties agree and undertake not to disclose confidential information of the other party save and except to those of its respective employees, vendors, agents consultants, affiliates, sub-contractors, advisors and legal counsel as may be required to carry out or enforce the terms and conditions of this MOU;
- c) The provisions of this "confidentiality" shall survive post exit, termination or expiry of the MOU for a **period of One years**;

### **OTHER SUITS AND PROCEEDINGS:**

In the event of any actions, claims and proceedings made by other persons against either or both parties to this MoU on account of breach and failure / non fulfilment of the terms of MoU in respect of content, quality of service, technological and infrastructural facilities, conduct, violation of any rights of other persons / third parties in connection with or incidental with the performance of this MOU, both the parties shall bear the expenses irrespective of the other person/s or third parties name either party jointly or severally, inasmuch as it is arising out of the present MOU.

### **ARBITRATION:**

In the event of any dispute/difference arising out of or in connection with this MoU, an attempt shall be made to resolve the same by mutual discussion. In the event of no settlement is arrived at, the matter shall be referred to by a sole arbitrator and conducted in accordance with the Indian Arbitration and Conciliation Act, 1996. The place of arbitration shall be at Delhi or Mumbai and the language shall be in English.

### **INDEMNITY:**

That each party shall keep the other party indemnified and its employees, directors, officers, representatives, respective shareholders, from any claims, demands, liabilities, losses, damages, costs, expenses etc. arising out of the breach of the present MOU;



**SWARRNIM**  
STARTUP & INNOVATION  
**UNIVERSITY**  
WHERE IDEAS COME ALIVE

**INDIA'S FIRST UNIVERSITY FOR STARTUP**

**Use of brand names:** Both parties can use the other's brand name and logo in communication material related to the activities decided under the MOU, subject to any brand usage guidelines shared by either party. The brand remains the property of the individual party to whom it belongs.

In witness whereof, this MoU has been executed by the parties on the date, month and year mentioned herein above.

**For SJMC**

**For ASCI**

Signature

Name: Dr. Kavita Kshatriya, Academic Dean,  
Technical Programmes

Signature

Name: Dr. Shashikant Bhagat, HoD,  
Swarnim School of Journalism and Mass Communication

Witness

Email: [contact@ascionline.in](mailto:contact@ascionline.in) | Website: [www.ascionline.in](http://www.ascionline.in)  
Address: 402/A, Aurus Chambers, S.S. Amrutwar Marg, Worli, Mumbai - 400 013. Tel: 24955076 / 77  
CIN: U91200MH1985GAP037820

**Managed by G P Jain Charitable Trust**

**University Campus : Bhojan Rathod, Opposite IFFCO, Near ONGC WSS, Adalaj Kalol Highway,  
Gandhinagar, Gujarat - 382420.**

**+91 9512343333 | [info@swarnnim.edu.in](mailto:info@swarnnim.edu.in) | [www.swarnnim.edu.in](http://www.swarnnim.edu.in)**



# MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Swarnim Institute of Technology  
AND  
Swarnim School of Computing & IT

&



Cyber Octet Private Limited

FOR  
SKILL DEVELOPMENT, OUTCOME BASED TRAINING,  
INTERNSHIP, PLACEMENT, EXPERT LECTURE, INDUSTRY  
VISIT



This **Memorandum of Understanding** (here in after called as the 'MOU') is entered in to on this *Day* of *Month*, by and between

**Department of Computer Engineering ,Department of Information Technology , Swarnnim Institute of Technology, &Swarnnim School of Computing & IT, Gandhinagar, Gujarat - 380060, INDIA. The First Party** represented here in by its **Head of institution of Swarnnim Institute of Technology, Gandhinagar** (here in after referred to as '**FIRST PARTY**' the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors—in-office, administrators and assigns).

**AND**

**Cyber Octet Private Limited** situated at **C-709, Titanium City Center Near Sachin Tower, Prahlad Nagar Rd, Satellite, Ahmedabad, Gujarat-380015, hereafter referred to as "Cyber Octet"**, The second Party, and represented herein by its **Mr. Falgun Rathod, Managing Director**(here in after referred to as "**Second Party**", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(First Party and Second Party are herein after jointly referred to as "Parties" and individually as "Party") as WHEREAS:

A) First Party is a Higher Educational Institution named: **Swarnnim Institute of Technology, & Swarnnim School of Computing & IT.**

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, Education and Research.

D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

E) **Cyber Octet Private Limited**, the Second Party is a vibrant and dynamic IT company headquartered in the heart of Ahmedabad, Gujarat, with a global presence has started its operation in India in Feb-2011. Cyber Octet is working with education institutes in conducting the classes, training, internship & placement of the students. It is working in the area of technology which includes Cyber Security.

Cyber Octet has a strong think-tank of renowned experienced professionals who remain at the core of their innovative and rich skills which offers the services in – Cyber Security Training and Services.

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

**CLAUSE 1: CO-OPERATION**

Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the **Institution** and its related wings. The 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. First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching/training systems, keeping in mind the needs of the industry, and research organizations.

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

**CLAUSE 2: Scope of Collaboration**

- Get the experts from Cyber Octet to the advisory board of Swarnim University to make the industry-Academia association more successful for the benefits of the students.
- In case, Swarnim University designs and offer short-term courses that are aimed at upgrading the research, technical, legal and management skills, the Cyber Octet shall be given first preference first for the delivery.
- Joint Research and Development of materials and technologies in the field of Cyber Security.
- Based on the need and availability, Cyber Octet and Swarnim University may invite the experts from each other to conduct expert session on the topics of their interest.
- For benefits of the students to gain real-world knowledge, Swarnim University may work on identified academic/research work requested by Cyber Octet jointly or independently.
- Cyber Octet is IT company and working on various products & technologies which can be showcase to Swarnim University. In case of any requirement,
- Organizing joint seminars, science exhibitions, conferences, workshops, competitions etc.



- As a technology and industry partner, allow display of company logo on the website.
- Swarnim University to provide access to the infrastructure to Cyber Octet team for associated training and R&D activities for its students.
- The ownership and rights of the outcome of any project collaboration will be decided on a mutually agreeable basis.

**CLAUSE 3: Industrial Training, Internship & Visits (Minimum No 03 / Year):** Industry and Institution interaction will give an insight into the latest developments/requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops / Industrial Sites for the hands-on training of the learners enrolled with the First Party.

**CLAUSE 4: Research and Development for Faculties & Students:** Both Parties have agreed to carry out joint research activities in the fields of various emerging areas. However, in the case of a claim, the first-party will have a right to the same.

**CLAUSE 5: Skill Development Programs:** Second Party to train the students (20 students /Semester) of First Party on the emerging technologies to bridge the skill gap and make them industry-ready.

**CLAUSE 6: Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting training as per the industrial requirement considering the National Occupational Standards in the concerned sector, also provide faculty development programs, if available.

**CLAUSE 7: Placement of Trained Students:** Second Party will actively engage to help the delivery of the training and placement of students of the First Party into internships/jobs; and will facilitate placements to maximum students. Second Party will conduct programs for students which will help students to crack Aptitude, Technical and HR rounds of interview.

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

There is no financial commitment on the part of: **Swarnim Institute of Technology Swarnim & School of Computing & IT**, the First Party to take up any Programme mentioned in the MoU. If there is any financial consideration, it will be dealt with separately.

#### **CLAUSE 8: INTELLECTUAL PROPERTY**

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

#### **CLAUSE 9: VALIDITY**

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

Both Parties may terminate this MOU upon 60 calendar days' notice in writing. In the event of termination, both parties have to discharge their obligations

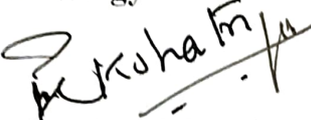
#### **CLAUSE 10: RELATIONSHIP BETWEEN THE PARTIES**

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

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 HeadQuarters of the First Party. This undertaking is to be construed under Indian Law with exclusive jurisdiction in the Courts of Ahmedabad.

**First Party**

  
**Dr. Jayant Shekhar**  
Associate Dean  
Swarnim Institute of  
Technology

  
**Dr. Kavita Kshatriya**  
Academic Dean  
Swarnim startup &  
Innovation University

**Second Party**

**Mr. Falgun Rathod**  
Designation - Managing  
Director  
Cyber Octet Private Limited

  
**Mrs. Bhoomika Pathak**  
Designation – Managing  
Director  
Cyber Octet Private Limited





GPS Map Camera

## Gandhinagar, GJ, India

Tintoda Bhoyan Rathod Vinas Collage Road,  
Gandhinagar, Gandhinagar, 382422, GJ,  
India

Lat 23.234466, Long 72.541967

02/14/2024 : 11:10 AM GMT+05:30

Note : Captured by GPS Map Camera



**MEMORANDUM OF UNDERSTANDING (MOU)**

**BETWEEN**

**Swarnnim Institute of Technology  
AND  
Swarnnim School of Computing & IT**

**&**

**M/s. Logical Mind Systems Private Limited**

**FOR  
SKILL DEVELOPMENT, OUTCOME BASED TRAINING,  
INTERNSHIP, PLACEMENT, EXPERT LECTURE, INDUSTRY  
VISIT**

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on 02 Day of February 2024, by and between

Department of Computer Engineering ,Department of Information Technology Swarnnim Institute of Technology, & Swarnnim School of Computing & IT Gandhinagar,Gujarat - 380060, INDIA, The First Party represented here in by its Head of institution of Swarnnim Institute of Technology, Gandhinagar (here in after referred to as 'FIRST PARTY' the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors-in-office, administrators and assigns).

AND

M/s Logical Mind Systems Private Limited situated at 702, Sun Avenue One, Manekbaug, Ahmedabad, India 380015, hereafter referred to as "Logical Mind". The second Party, and represented here in by its Mr. Anant Gijare, Managing Director (here in after referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(First Party and Second Party are herein after jointly referred to as "Parties" and individually as "Party") as WHEREAS:

A) First Party is a Higher Educational Institution named: Swarnnim Institute of Technology, & Swarnnim School of Computing & IT.

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) Both Parties intent to cooperate and focus their efforts on cooperation within the area of Skill-based Training, Education and Research.

D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

E) Logical Mind Systems Private Limited, the Second Party is a vibrant and dynamic IT company headquartered in the heart of Ahmedabad, Gujarat, with a global presence has started its operation in India and USA in Jan-2023. Logical Mind is working with educational institutes in conducting the classes, training, internship & placement of the students.

working in the area of technology which includes ITeS, Digital Marketing & Branding, AR/VR technologies, Cyber Security and Mobile Technology etc.

Logical Mind has a strong think-tank of renowned experienced professionals who bring at the core of their innovative and rich skills which offers the services in –

- Teaching, training, Internship and placement services to the educational institutions
- Web Designing & Development,
- Mobile Applications
- Corporate Branding, Digital Marketing, Brand Mascot Creation and Content writing
- VR & AR, Data Science and AI-ML
- Cyber Security, VAPT, Security Audit

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

#### CLAUSE 1: CO-OPERATION

Both parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the **Institution** and its related wings. The Parties shall be kept well informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to the development of suitable teaching/training systems, keeping in mind the needs of the industry and research organizations.

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

#### CLAUSE 2: Scope of Collaboration

Invite the experts from Logical Mind to the advisory board of Swarnim University to make the Industry-Academia association more successful for the benefit of the students.

Further, Swarnnim University designs and offer short-term courses that are aimed at upgrading the research, technical, legal and management skills, the Logical Mind shall be given first preference first for the delivery.

Joint Research and Development of materials and technologies in the field of (but not limited to Electronics, Computer Science, Robotics, Cyber Security, IoT, Data Science, AI/ML, AR/VR, Mobile Technology, Branding, Digital Marketing)

- Based on the need and availability, Logical Mind and Swarnnim University may invite the experts from each other to conduct expert session on the topics of their interest.
- For benefits of the students to gain real-world knowledge, Swarnnim University may work on identified academic/research work requested by Logical Mind jointly or independently.
- Logical Mind is IT company and working on various products & technologies which can be show-case to Swarnnim University. In case of any requirement,
- Organizing joint seminars, science exhibitions, conferences, workshops, competitions etc.
- As a technology and industry partner, allow display of company logo on the website of Swarnnim University to provide access to the infrastructure to Logical Mind team for associated training and R&D activities for its students.
- The ownership and rights of the outcome of any project collaboration will be decided on a mutually agreeable basis.

**CLAUSE 3: Industrial Training, Internship & Visits (Minimum No 03 / Year):** Industry and Institution interaction will give an insight into the latest developments/requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. The industrial training and exposure provided to student and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs, Workshops, Industrial Sites for the hands-on training of the learners enrolled with the First Party.

**CLAUSE 4: Research and Development for Faculties & Students:** Both Parties have agreed to carry out joint research activities in the fields of various emerging areas. However, in the case of a claim, the first-party will have a right to the same.

**CLAUSE 5: Skill Development Programs:** Second Party to train the students (20 students per semester) of First Party on the emerging technologies to bridge the skill gap and make them industry-ready.

**CLAUSE 6: Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting training as per the industrial requirement considering the National Occupational Standards in the concerned sector, also provide faculty development programs, if available.

**CLAUSE 7: Placement of Trained Students:** Second Party will actively engage to help the delivery of the training and placement of students of the First Party into internships/jobs; and will facilitate placements to maximum students. Second Party will conduct programs for students which will help students to crack Aptitude, Technical & HR rounds of interview.

Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein. There is no financial commitment on the part of : **Swarnim Institute of Technology, Swarnim & School of Computing & IT**, the First Party to take up any Programs mentioned in the MoU. If there is any financial consideration, it will be dealt with separately.

#### **CLAUSE 8: INTELLECTUAL PROPERTY**

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

#### **CLAUSE 9: VALIDITY**

This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period **Logical Mind** the Second Party as the Training Partner will take effective steps for implementation of this MOU. Any act on the part of Training Partner or **Logical Mind** the Second Party after the termination of this Agreement in any way of communication, correspondence etc., shall not be construed as an extension of this MOU.

Both Parties may terminate this MOU upon 60 calendar days' notice in writing. In the event of termination, both parties have to discharge their obligations.

#### **CLAUSE 10: RELATIONSHIP BETWEEN THE PARTIES**

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

considered as a partnership. Neither Party is authorized to use the other Party's name or logo 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 Agreement to make agreements of any kind in the name of or binding upon the other Party, to draw on the other Party's credit, or to extend credit on behalf of the other Party.

Any divergence or difference derived from the interpretation or application of this Agreement shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This Agreement and the undertaking is to be construed under Indian Law with exclusive jurisdiction of the courts of Ahmedabad.

First Party

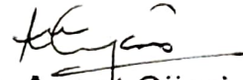


Dr. Jayant Shekhar

Associate Dean

Swarnnim Institute of Technology

Second Party



Mr. Anant Gijare

Director, Logical Mind

Systems Private Limited

Ahmedabad



Dr. Kavita Kshatriya

Academic Dean

Swarnnim startup & Innovation

University



GPS Map Camera

## Gandhinagar, GJ, India

Tintoda Bhoyan Rathod Vinas Collage Road,  
Gandhinagar, Gandhinagar, 382422, GJ,  
India

Lat 23.234466, Long 72.541967

02/09/2024 : 11:10 AM GMT+05:30

Note : Captured by GPS Map Camera



# MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

Swarnim Institute of Technology  
AND  
Swarnim School of Computing & IT

&

BrainyBeam Technologies Pvt. Ltd.

FOR  
SKILL DEVELOPMENT, OUTCOME BASED TRAINING,  
INTERNSHIP, PLACEMENT, EXPERT LECTURE, INDUSTRY  
VISIT, FACULTY DEVELOPMENT PROGRAM, R&D AND  
RELATED SERVICES

This Memorandum of Understanding (here in after called as the 'MOU') is entered in to on this 10<sup>th</sup> Day of December– Two Thousand and Twenty-Three, by and between

Department of Computer Engineering , Department of Information Technology , Swarnnim Institute of Technology, & Swarnnim School of Computing & IT, Gandhinagar, Gujarat - 380060, INDIA, The First Party represented here in by its Head of institution of Swarnnim Institute of Technology, Gandhinagar (here in after referred to as 'FIRST PARTY' the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors–in-office, administrators and assigns).

AND

BrainyBeam Technologies Pvt. Ltd., Block No, 118, Sukan Mall, Science City Road, Ahmedabad, Gujarat-380063, The second Party, and represented herein by its Mr. Sagar Jasani, CEO (here in after referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office administrators and assigns).

(First Party and Second Party are herein after jointly referred to as "Parties" and individually as "Party") as WHEREAS:

A) First Party is a Higher Educational Institution named: **Swarnnim Institute of Technology Swarnnim & School of Computing & IT**

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, Education and Research.

D) Both Parties being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

E) BrainyBeam Technologies Pvt. Ltd., the Second Party is engaged in Web and Mobile Application Development.

F) Give related information, its branches, and dimensional information about the industry concerned with whom the MoU is sworn

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

#### **CLAUSE 1: CO-OPERATION**

Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the **Institution** and its related wings. The 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.

First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching/training systems, keeping in mind the needs of the industry, and research organizations.

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

#### **CLAUSE 2: SCOPE OF THE MoU**

The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.

**Industrial Training, Internship & Visits (Minium No 04 / Year):** Industry and Institution interaction will give an insight into the latest developments/requirements of the industries, the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops / Industrial Sites for the hands-on training of the learners enrolled with the First Party

**Research and Development for Faculties & Students:** Both Parties have agreed to carry out joint research activities in the fields of various emerging areas. However, in the case of a claim, first party will be having a right to the same.

**Skill Development Programs:** Second Party to train the students (20 students /Semester) of First Party on the emerging technologies to bridge the skill gap and make them industry ready.

**Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting training as per the industrial requirement considering the National Occupational Standards in the concerned sector, also provide faculty development program , if available

**Placement of Trained Students:** Second Party will actively engage to help the delivery of the training and placement of students of the First Party into internships/jobs; and will facilitate placements to maximum students. The Second Party will itself absorb the trained students as per their need.

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

There is no financial commitment on the part of :**Swarnim Institute of Technology Swarnim& School of Computing & IT**, the First Party to take up any Programme mentioned in the MOU. If there is any financial consideration, it will be dealt with separately.

#### **CLAUSE 3: INTELLECTUAL PROPERTY**

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

#### **CLAUSE 4: VALIDITY**

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

Both Parties may terminate this MOU upon 60 calendar days' notice in writing. In the event of termination, both parties have to discharge their obligations

#### **CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES**

It is expressly agreed that **First Party** and **Second Party** are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way to make any representations or create any obligation or liability, expressed or implied.

on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed under Indian Law with exclusive jurisdiction in the Courts of Ahmedabad

First Party

Second Party

*JSh*  
14/12/2023

*J. Sagar*  
14/12/2023

Dr. Jayant Shekhar

Mr. Sagar Jasani

Associate Dean

CEO

Swarnim Institute of Technology

BrainyBeam Technologies Pvt. Ltd.

Swarnim Institute of Technology

**BrainyBeam**  
Technology Pvt. Ltd  
Ahmedabad

Engineering, Gandhinagar

*K. Kshatriya*  
14/12/23

Dr. Kavita Kshatriya

Academic Dean KSHATRIYA

Swarnim startup & Innovation University

Academic Dean

Swarnim Startup & Innovation University