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.....Please write or type below this line,

MEMORANDUM OF UNDERSTANDING (MOU) (LEARNER SUPPORT CENTRE (LSC))

This "Memorandum of Understanding" (Here – in – after called the "MOU") is executed the _______ day of ________ (Here – in – after referred to as the "Effective Date") at New Delhi,

BY

BETWEEN

INDIRA GANDHI NATIONAL OPEN UNIVERSITY (IGNOU), a National University established of an Act of Parliament I. e., Indira Gandhi National Open University Act, 1985 (Act No. 50 of 1985 having its Headquarters at Maldan Garhi (New Delhi = 11006)

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(Here - in - after for the sake of brevity referred to as "IGNOU", which expression unless excluded by or repugnant to the context or meaning hereof, shall include its Successor (s), Administrator (s) or Permitted Assignee (s)), being represented through its Authorized Signatory, Regional Director / Registrar (Administration)/ of the FIRST PART.

AND

Aditi Mahavidyalaya, University of Delhi (Details of the College / Institution / University), having its Office at Auchandi Road, Bawana, Delhi-110039 (Here - in - after for the sake of brevity referred to as the "HOST INSTITUTION" of "LEARNER SUPPORT CENTRE (LSC)" which expression unless excluded by or repugnant to the context or meaning hereof, shall include its Successor (s), Administrator (s) or Permitted Assignee (s)), being represented through its Authorized Signatory, Dr. Mamta Sharma, Principal (Name & Designation), Aditi Mahavidyalaya, University of Delhi of the SECOND PART.

HERE-IN-AFTER, individually referred to as the "Party" and collectively referred to as the "Parties" WHEREAS, IGNOU is an autonomous University established by an act of Parliament with a view to democratize education and disseminate knowledge through multiple media for the benefit of large section of society within the country, especially the weaker and disadvantaged groups through Open and Distance Learning (ODL). In order to fulfill the vision of democratizing higher education and providing access to all segments, the University has the mandate to impart education and knowledge through various flexible means suited to the open and distance education mode i. e.,

- (i). To provide access to higher education to all segments of the Society.
- (ii). To offer high-quality, innovative and need-based programmes at different levels, to all those who require them;
- (iii). To reach out to the disadvantaged by offering programmes in all parts of the country at affordable costs; and
- (iv). To promote the standards and quality of education offered through Open and Distance Learning in the country;

WHEREAS, Aditi Mahavidyalaya, University of Delhi, Auchandi Road, Bawana, Delhi-110039 (Name of the College / Institution / University) is affiliated to University of Delhi offering programmes in the same broad areas having the necessary infrastructure and human resources for offering the programmes.

AND WHEREAS, given the mission of the Aditi Mahavidyalaya, University of Delhi, Auchandl Road, Bawana, Delhi-110039 and IGNOU in the spheres of education and their interests in teaching and research in the field of distance and open learning, the Parties herein above agree and undertake towards each other to offer programmes under Distance Education System with the Learner Support Centres (LSC) for such academic programmes identified and activated at the LSC as agreed upon.

THAT, both the parties have agreed upon the terms and conditions governing their relationship for their co-operation to provide educational opportunities to communities at large.

NOW THEREFORE, IN VIEW OF THE FOREGOING PROMISES AND IN FURTHER CONSIDERATION OF MUTUAL COVENANTS HEREIN CONTAINED, THE PARTIES HERETO AGREE AS GIVEN UNDER:

1. OBLIGATIONS OF THE "HOST INSTITUTION":

- (i). Physical Infrastructure Requirements:
 The Host Institution will:
 - (a). Provide minimum three to four rooms with space of approx. 400-600 square feet with required furniture and equipment exclusively for office use of IGNOU, (for office of Coordinator and for storing records, assignments, printed materials etc.) without charging any rent;
 - (b). Provide class rooms with required furniture which can be used for holding academic counselling sessions as per academic calendar of IGNOU, without charging any rent;

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- (c). Extend the use of Laboratory and Computer to IGNOU Learners for specialized programmes requiring use of institutional infrastructure facilities as per IGNOU norms;
- (d) Extend facilities for use of library to IGNOU tearners for reference purposes;
- (a). Provide space at a prominent place for installing IGNOU signboard;

(II). Digital / Online Requirements:

The Host Institution will:

- (a). Provide/Share adequate number of Computers, Printers, scanner, Internet facility, Web Cam, LCD Projector, high speed broad band, for office use and for facilitating processing of online assignment system and other online support activities of IGNOU;
- (b). Provide a full fledged computer lab equipped with computers, internet, broadband facilities to facilitate processing of online assignment system and other online, activities of IGNOU as per requirements of study for the university programmes;
- (c). Provide/Share Online / DTH facilities for access to Gyan Darshan / Gyan Vani transmissions:

(iii). Manpower Requirements:

The Head of the Host Institution will:

- (a). Recommend a panel of three names of senior most academics from among the regular academics to IGNOU for engagement as part time Coordinator, not below the rank of Assistant Professor, for coordinating and managing all the activities of IGNOU;
- (b). Allow the Coordinator to engage Assistant Coordinators and other part time staff drawn from the regular staff of the host institution and as per IGNOU norms;
- (c) Assume the charge of Coordinator in case there is no Assistant Coordinator and Coordinator is unavailable during intermittent periods as an interim arrangement;
- (d); Allow its faculty for empanelment as Academic Counselor of IGNOU:
- (e) Carry out distribution of study material provided by the Material Production and Distribution Division, IGNOU as per IGNOU norms:

(iv). Learner Grievance Redressal Mechanism:

The Host institution will have in place a dedicated helpdesk with a dedicated staff for addressing all learner grievances received at the LSC in person, by post or through email.

2. OBLIGATIONS OF IGNOU:

- (i). Convey the approval of engagement of part time Coordinator from the panel recommended by the Head of Host Institution and pay monthly honorarium at the prescribed rates of the University:
- (ii). Empanel part time Academic Counsellors/Evaluator as per specified nomenclature, and make payment of remuneration to them as per IGNOU norms;
- (iii). Convey the approval of engagement of part time staff on the basis of recommendation of the Coordinator and pay remuneration as per IGNOU norms;
- (iv). Will pay hiring charges towards the use of Computers/Laboratory / Equipment /Consumables (provided they are used by learners) for programme requirements
- (v). Will pay the hiring charges to the LSC for the use of computers and computer accessories for IGNOU activities used by the host institution as per IGNOU norms;

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(University of Delhi),
Bawana, Dalhi-110 030

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- (vi) Will pay handling charges for the distribution of study materials to learners as prescribed by the university (if required);
- (vii). Monitor and supervise and visit the LSC at any time to ensure that LSC under this MOU are being run as per standards of IGNOU;

3.1 EFFECTIVE DATE, DURATION & TERMINATION:

- This MOU shall enter into force from (Here-in-after referred to as the "Effective Date") and shall be valid for Five (05) years ending on ... with the option of renewal. The term of this MOU may be further renewed on terms and conditions mutually agreed upon and recorded in writing between the Parties. The processes of renewal must necessarily be started six months before the termination date. However, students admitted to any programme during the period of validity of this MOU will be enabled to complete their programmes of study and appear in the relevant examinations, and the obligations of the respective Parties will continue to be in force during such period irrespective of termination of the agreement.
- (ii). Either party may terminate this MOU by providing the other party with Six Calendar Months advance notice. Such termination shall take effect at the end of the six month period:
- (iii). However, either party shall be entitled to terminate this MOU immediately and without further notice in the event of the other party committing a material breach of the terms and conditions of this MOU, and failing to remedy such breach within 30 (Thirty) days after the receipt of written notice calling upon such party to remedy the breach complained of
- (iv). The termination of this MOU, for whatever reason, will not affect the rights of a party, which might have accrued at the date of termination and will further not affect any rights, which specifically or by their nature survive the termination of this MOU;

3.2 FORCE MAJEURE:

- (i). Neither IGNOU nor Adit! Mahavidyalaya, University of Delhi shall be liable to each other or to their students for failing or delay in the performance of any of its obligations under this AGREEMENT or the time over to the extent such failure or delay is caused by riots, civil commotion, war, hostilities between nations, government laws; orders or regulations, embargoes, actions by the government or any agency thereof, acts of God, storms, fires accidents, strikes, sabotages, explosions, or other similar or different contingencies beyond the reasonable control of the respective Parties.
- (ii). In the event that either party is, wholly or in part, prevented from or hindered in carrying out or observing any of the terms or conditions of this agreement for any cause set forth herein this MOU, such party shall give written notice to the other party by the most expeditious means as soon as possible after and occurrence of the cause relied on, giving full particulars of the reason for such prevention, or hindrance, and the Parties shall in good faith consult each other and take necessary measures for the resolution of the affairs so prevented or hindered.

3.3 AMENDMENT OF MOU:

(i) The obligations of IGNOU and Aditi Mahavidyalaya, University of Delhi have been outlined in this MOU. However during the operation of the MOU, circumstances may arise which may call for alterations or modifications of this MOU. These modifications / alterations will be mutually discussed and endorsed in the form of an "Appendix or Addendum to the MOU". These modifications / alterations will be mutually discussed and agreed upon in writing and shall be effective only if executed by the respective duly authorized representatives of each of the Parties hereto;

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Aditi Muhividyaliya
(University of Delhi),
Bawana, Delhi-110 039

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INDEMNITY CLAUSE:

- Aditi Mahavidyalaya, University of Delhi, Auchandi Road, Bawana, Delhi-110039 has agreed to bear the responsibility for any third party claims, demands, proceedings, prosecutions, or actions against IGNOU, arising out of and as a result of any callous, negligent, deficient action or omission by any employee of Aditi Mahavidyalaya, University of Delhi, Auchandi Road, Bawana, Delhi-110039 and has undertaken to keep IGNOU indemnified against all losses and damages suffered Including expenses incurred by IGNOU while defending the claim (inclusive or legal expenses) in City, or any other court as a result of any such claim, demands, proceedings, prosecutions or actions,
- The Parties have agreed that this provision shall survive termination of the agreement and the (Name of the Institution) has agreed to clear the amounts claimed by IGNOU under this clause within 15 days from the date when the demand

NO PARTNERSHIP:

- Nothing in this MOU shall be deemed to neither constitute or create an Association, Trust, Partnership or a Joint Venture between the parties nor constitute any Party the agent of any other Party for any purpose. Neither this MOU, nor any activities described herein, shall be construed as creating a Partnership, Joint Venture, Franchise, Agency or other such relationship. Neither Party is authorized, in any manner, to make any commitment on behalf of or to bind the other Party;
- The Parties shall ensure compliance with all statutory provisions applicable to and (11): governing the employment of its employees and representatives, deployed and would ensure compliance to provisions of statutes, as amended and applicable from time to time for such employees and representatives. Under no circumstances shall employees, agents and representatives of either party, represent as or be construed as employees / agents of the other party to this MOU. Neither party shall enter into any independent arrangements with the other party's employees:

DISPUTE RESOLUTION:

If any dispute or difference of any kind whatsoever may arise between the Parties in connection with or arising out of this agreement or out of the breach, termination or invalidity of the agreement hereof, the Parties shall resolve them by resorting to the following order as

- The Aditi Mahavidyalaya, University of Delhi and IGNOU shall attempt for period of 30 days after receipt of notice by the other party of the existence dispute to settle such dispute in the first instance by mutual discussions between the
- If the dispute cannot be settled by mutual discussions within 30 days as provided (ii). herein, the dispute shall be referred to the sole arbitration of any arbitrator appointed by the Vice-Chancellor of IGNOU. The Party having a grievance shall serve a written notice by registered acknowledgement due post on the other party intimating its intention of invoking the arbitration clause and shall simultaneously serve a notice in the similar mode on the Vice-Chancellor, IGNOU requesting them to appoint an
- The arbitration proceedings shall be held in accordance with the provisions of Arbitration and Conciliation Act, 1996 of India or any statutory modification or enactment thereof.

Principal. Aditi Mahavidyalaya (University of Dollar Bawana, Delhi-110 039

- (N). The arbitration proceedings shall be conducted in the English Language. The venue of arbitration shall be New Delhi.
- (v). The payment to be made to the inhitrator shall be shared equally between the two Paitles. All office expenses incurred by each party relating to the erbitration proceedings shall be borne by the respective Parties.
- (vi). Judgement upon any award rendered by the arbitrator may be entered in any Court in India, having competent jurisdiction in relation thereto or the application may be made to such court for a judicial acceptance or recognition of the sward and announcements orders enforcement (including specific performance), as the case may be.

3.7 PUBLICITY:

Any publicity by either Party. In which the name of other Party is to be used shall be done only with the explicit written permission of the other Party and after the contents of the same are verted Anproved by the other Party. If either Party, to do so, it shall be considered a breach of the MOU.

3.8 PROFESSIONAL PRACTICE

Aditi Mahavidyalaya, University of Dolhi & IGNOU shall always act in respect of any matter relating to this MOU, as faithful advisors to each other and shall, at all times, support and safeguard the logitimate interests of each other in any dealings with the third Party.

3.9 GOVERNING LAW (S) & JURISDICTION :

The MOU shall be governed and interpreted by, and construed in accordance with the substantive laws of India. All disputes, differences, claims and demands arising under or pursuant to or touching upon this MOU shall be subject to the jurisdiction of Courts of Delhi / New Delhi.

3.10 INTERPRETATION:

This agreement has been executed in the English and the English language that be the controlling language for interpretation, thereof. No other translation, if any, of this AGREEMENT into other languages shall be of any force or effect in the interpretation of this AGREEMENT or in determination of the intent of either of the Parties hereto.

3.11 REPRESENTATION & WARRANTIES:

The Aditi Mahavidyalaya, University of Delhi and IGNOU hereby represent and warrant to each other:

- (i). It has the power and authority to sign this AGREEMENT, perform and comply with its duties and obligations under this AGREEMENT.
- (ii). This AGREEMENT constitutes legal, valid and binding obligations enforceable against it in accordance with the terms hereof.
- (iii). The execution, delivery and performance of this AGREEMENT have been duly authorized by all requisite actions and will not constitute a violation of :
 - (a). Any statute, judgement, order decree or regulation of any court, governmental instrumentality or arbitral tribunal applicable or relating to itself, its assets or its functions; or
 - (b). Any other documents or to the best of its knowledge any indenture, contract or agreement to which it is a party or by which it may be bound.
- (iv). There are no sults or proceedings pending to the best of knowledge threatened against it before any court, government instrumentality or arbitration tribunal that restrain it from performing its duties and obligations under this AGREEMENT, and
- (v). That no representation or warranty made herein contains any untrue statement.

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Bawana, Delhi-110 019.

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3.12 BEVERABILITY

Any law restraining the validity and enforceability of any provision of this agreement shall not affect the validity or enforceability of the remaining provisions bereof and this agreement shall be deemed as not containing the invalid provisions. The remaining provisions of this agreement shall remain in full force and effect, unless the invalid or unenforceable provision comprises an integral part of or otherwise is inseparable from the remaining agreement. In such a case, the Parties to this agreement shall attempt to agree on a provision which is valid and enforceable and similar to the original provision.

3.13 NOTICES:

- (i). Any notice, approval, consent and of other notification required or permitted to be given hereunder shall be in writing in English and shall be personally delivered, or transmitted by registered mail with postage full paid, or transmitted by facsimile (With postage prepaid) to the address specified below or to such address as may, from time to time, be given by each Party to the other Party in writing and in the manner herein before provided:
 - (a). The Registrar (Administration)
 (Name & Designation of the Authorized Signatory),
 Indira Gandhi National Open University (IGNOU),
 Block 4, Old Administrative Block,
 Main Campus, Maidan Garhi,
 (New Delhi 110068):

(b)... Regional Director... (Name & Designation of the Authorized Signatory), IGNOU Regional Centre Delhi-2... Gandhi Smriti & Darshan Samiti Rajghat, New Delhi-110002

Or to such other address; fax number or e-mail address as either Party may from time to time notify the other in relation to this section. Any notice or communication made by personal delivery or by courier will be conclusively deemed to have been given on the day of actual delivery or, if made or given by fax or e-mail on the first business day following the transmittal of:

(ii). Any notice, approval, consent and other notification required or permitted to be given hereunder shall be deemed to have been given on the date of receipt when personally delivered, on the date seven (7) days after having been posted when transmitted by registered mail or on the date of transmission with confirmed answer back, when transmitted by facsimile.

3.14 FURTHER ACTS AND ASSURANCES:

Each of the Parties agrees to execute and deliver all such further instruments to do and perform all such further acts and things, as shall be necessary and required to carry out the provisions of this MOU and to consummate the transactions contemplated hereby.

3.15 CONFIDENTIALITY:

- (i). Each party shall undertake to the other that it will treat as confidential this collaboration and its terms together with all information whether of a technical nature or otherwise relating to any manner to the business or affairs of the other parties, as may be communicated to it herefunder or otherwise in connection with this collaboration, save as required to be disclosed by any law.
- (ii). Each party shall not disclose to any Third Party any information related to strategies, methodologies, operational information and other confidential information related to each other's plans, Programmes, etc. to any Third Party under any circumstances whatsoever, except with prior written approval of the other Party. Should such

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Information be required to be disclosed by the disclosing party under any laws, rules or regulations or pursuant to the order or direction, of any Court, authority, tribunal or forum, government or regulatory body to whose supervisory authority the receiving Party is subject; provided that, in any such event, the disclosing Party shall give to the other Party notice in writing as soon as practicable of any disclosure, and the receiving Party shall use its best effort to obtain assurance that the disclosed information will be accorded confidential treatment;

(iii). The Parties shall keep confidential and shall not use for any other purpose, each other's information save and except such as is required by the law to be disclosed / divulged. The Parties shall take all reasonable steps to minimize the risk of disclosure of confidential information, by ensuring that only their employees and agents and those whose duties will require them to possess any off such information shall have access thereto, and that Parties shall ensure that such employees and agents and other personnel shall treat the same as confidential.

3.16 COPYRIGHT AND INTELLECTUAL PROPERTY:

- (i): Copyright in the Course Material (Print, Audio / Video or Soft Copy) shall exclusively be with IGNOU.
- (II). None of the parties shall use, register or attempt to register any of the intellectual property rights which vests in the other Party, without the prior written permission of such Party;
- (iii) Any use of the intellectual property right of one Party in course of achieving the objectives shall not be deemed to vest the ownership of intellectual property rights in the other Party. Any unauthorized attempt to use, register or attempt to register any of the intellectual property rights of a Party without express permission of the other Party shall constitute an act of infringement of the intellectual property rights of the said Party;

3.17 LIMITATION OF LIABILITY:

Neither Party shall be liable for any direct, indirect, incidental, special or consequential damages, or damages for loss of profits, revenue, data or use, incurred by either Party or any third party in connection with this MOU or the subject matter of this MOU, whether in an action in contract or tort or any other legal theory, even if the Party has been advised of the possibility of such damages.

3.18 ASSIGNMENT:

It is understood by the Parties herein this MOU is based on the professional competence and expertise of each Party and hence neither Party shall transfer or assign this MOU, or rights or obligations arising hereunder, either wholly or in part, to any third party without the prior written consent of the other.

3.19 RESIDUAL CLAUSE:

If any doubt arises as to the interpretation of the provisions of this MOU or as to the matters not provided therein, the Parties to this MOU shall consult with each other for each instance and resolve such doubt in good faith falling which it shall be submitted to arbitration. This MOU is being executed simultaneously in two counterparts, each of which shall be deemed to be an original and all of which shall constitute one instrument;

This agreement is signed on the date appended herein at New Delhi.

IN WITNESS WHEREOF, the parties hereto have caused this MOU to be made in English and executed by their respective duly authorized signatories on this the day and year first above written.

SIGNED, SEALED AND DELIVERED BY:

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For and on behalf of IGNOU: For and on behalf of LSC: Regional Director Authorized Signalthyor Aust Changered
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Authorized Registration process
Authorized Registration of the Changer Cha Dr. Mamta Sharma Principal Aditi Mahavidyalaya (University of Dellis), Bayena, Delbi-110 019 Aditi Mahavidyalaya, University of Delhi Dated: Dated: Place : Delhi Place : Delhi In the presence of: In the presence of: (Representatives from IGNOU, New Delhi). (Representatives from (1) Name :: Dr. D.P. Singh, ARD Address : IGNOU Regional Centre Delhi-2, Gandhi Smriti & Darshan Samiti, Rajghat, New Delhi-110002 (2) Name : Sh. R. Sivaraj, AR Address: IGNOU Regional, Centre (2). Name Delhi-2, Gandhi Smriti & Darshan Samiti, Rajghat, New Delhi-110002

QUALIFICATIONS OF THE CO - ORDINATOR

The Learner Support Centre shall be headed by the Coordinator who shall be a regular teacher not below the rank of a qualified Assistant Professor of the concerned College or Higher Educational Institution.



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Principal, Aditi Mandidyalaya

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दिल्ली रोड, बवाना, दिल्ली-110039 Delhi Road, Bawana, Delhi-110039

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1. The authenticity of this Stamp certificate should be verified at 'www.shcllestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.

2. The onus of checking the legitimacy is on the users of the certificate.

3. In case of any discrepancy please Inform the Competent Authority.





LEASE DEED

This lease deed is made on this ______day of December 2020 between

M/s Aditi Mahavidayalaya

Delhi Auchandi road, Bawana 110039

hereinafter referred to as the "LESSORSS" (which expression shall unless repugnant to the context, includes representatives, assigns etc.) of ONE PART

AND

Union Bank of India(erstwhile Corporation Bank), a body corporate constituted under the Banking Companies (Acquisition & transfer of undertaking) Act 1980, having its head office at Mumbal in the state of Maharastra and one of its offices at, Faiz Road, Jhandewalan, New Delhi 110005 represented by Shri Niraj Kumar, Son of Shri Budhan Sah, Branch Manager, PF NO. 671559 aged 31 years (PAN no. DUYPS2322N) hereinafter referred to as the "LESSEE" (Which expression shall unless repugnant to the context, include its successors, assigns, representatives etc.) of the OTHER PART.

WHEREAS the LESSORSS are the owners of the premises situated at M/s Aditi Mahavidayalaya, Delhi Auchandi road, Bawana 110039 AND WHEREAS LESSEE, in need of some accommodation for its off-site ATM in Bawana 110039, has through the due process selected the premises with the following carpet area of 100 sq. fts.

More clearly described in schedule hereto and the LESSORS and the LESSEE are desirous of reducing the mutually agreed terms and conditions into writing by way of proper Lease Deed.

Now this deed witnessed as follows:

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- That the LESSORS has handed over the possession (in token) of the said premises to the LESSEE on 01.11.2019 and the Carpet area of the said premises being let out for exclusive use of the LESSEE as ATM lobby has been mutually measured as 100 sq. fts. and rent shall be paid for the same.
- 2. That the lease shall be for a period of 15 years (5+5+5 years) with effect from the date of taking possession of the premises by the LESSEE i.e., with effect from 01.11.2019.

3. That the monthly rent / compensation payable by the LESSEE to the LESSORS for the use and occupation of the said premises shall be

Carbet area: 100 sq. fts. = Rs.5,000/-

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कृते यूनियन धैंक ऑफ़ इंडिया For UNION BANK OF INDIA

वरित्य प्रयम्बर्ग Sr. Manager दिल्ली पोड, यवाना, दिल्ली—110039 Bolli Ruso, Bawana, Delhi-110039 2 1 DEC 2020

Principal, Aditi Mar widyalaya

(Univers ., of Debil) Bawana, Debil-110 (Rupees five thousand, only) per month let out to the LESSEE with effect from the date of possession i.e., with effect from 01.11.2019 to 30.10.2024 for the first block of 05 years with an increase of 15 % i.e. Rs.5,750/- (Rupees five thousand seven hundred fifty, only) for the 2nd block of 5 years i.e. 01.11.2024 to 30.10.2029. Rs.6,600/-(Rupees six thousand six hundred) for further period of 5 years i.e. 3rd block starting from 01.11.2029 to 30.10.2034.

- 4. That the validity of this Lease agreement shall be initially only for a period of 15 years (5+5+5 years). The period of this lease agreement shall be extendable further only with the mutual consent of both The LESSORS and The LESSEE. That in case the LESSORS is not willing to continue with the lease after the expiry of ten years he/she shall give advance notice of at least six months for the same. Further the Lessors will not be entitled to claim restoration charges or restoration of the premises in old condition in case the lease is not extended beyond the stipulated period or even if the lease is terminated during the period by the LESSEE.
 - 5. That in case either LESSORS or LESSEE did not agree to extend the period of the Lease Agreement beyond 15 years (5+5+5 years) the LESSEE shall vacate the leased premises completely & peacefully on or before 30.10.2034 as per terms & conditions of this lease agreement.
 - 6. That the Lessee undertakes to pay the monthly rent on or before 7th day of every month either by crediting the same to the account of the LESSORS with the LESSEE or by means of RTGS, as desired by the LESSORS after deduction of TDS, if any, as per the tax laws applicable / prevailing time to time.
 - 7. That the LESSEE alone shall have the right to terminate the lease at any point of time during the period covered by the Indenture of Lease, by giving three-month prior notice to the date of such termination of lease.
 - 8. That the charges in respect of consumption of water and electricity pertaining to the said premises shall be paid by the LESSEE.

9. That the LESSORS have given liberty to the LESSEE to furnish the captioned premises as per bank's specification at their own cost.

Principal,

Aditi M (University

of Delbil Bawana, Dethi-110 039.

कृते यूनियन विक ऑफ इंडिया For UNION PANK OF INDIA

Madan Lal Gupta

वरिष्ठ प्रयंभक / Sr. Manager भिल्ली रोड, बंबाना, दिल्ली—110039 Delni Road, Bawana, Delhi-110039

10. That the LESSORS/s have given the liberty to the LESSEE to install, at their own cost, rolling shutters for ATM lobby entrance and collapsible gate in the said premises. The LESSORS has also authorized the LESSEE to make marble flooring /tiles in the ATM lobby as suggested by the Lessee/Lessee's Architect.

1.00

- 11. In the event of the Lessors disposing off, selling, assigning and/or transferring the SCHEDULE Premises to the third parties, the Lessors shall give due intimation in writing to the lessee as regarding the same, duly confirmed by purchaser/assignee/transferee that such sale, assignment, transfer and disposition shall be without prejudice to the right and interest of the lessee under the Lease Agreement and that the arrangement arrived under this Lease Agreement shall continue on the same terms with such purchaser/assignee/transferee of the SCHEDULE Premises.
- 12. That the LESSORS have obtained no objection certificate, necessary permissions and no dues certificate or deposit receipt from the competent authorities for the LESSEE to conduct the business of Banking in the said premises and provided a copy of NOC or the permission to the LESSEE. In case any penalty, fine or any other charges are imposed or any action is initiated by any of the authority for the aforesaid use of the said premises, the LESSORS shall be liable and responsible for the same. Further, the LESSORS shall indemnify the LESSEE from all such charges, claims, expenses, etc., incurred in case any objection is received from any authority. In case, the LESSEE is made to pay such fine or penalty or other charges, if any, to any of the authority, whatsoever then the LESSEE has a right to recover the same from the LESSORS or to deduct it from the monthly rent / compensation payable by the LESSEE to the LESSORS till the amount is recovered in full.
- 13. That the LESSEE shall be at the liberty to get the said premises furnished at its cost to make it suitable for use and to install machines, equipments, fixtures and fittings etc. in it. At the time of vacating the said premises, the LESSEE shall be at liberty to remove all such machines, equipments, fixtures, and fittings etc. installed by it in the said premises.
- 14. The landlord shall provide a suitable and adequate place for installing Lessee's Board at the frontage of the premises & also at the entrance.

15. That the LESSORS shall have no objection if the staff & the customers of the LESSEE, park their vehicles at space available in front of the building.

कृते यूनियन बैंक ऑफ इंडिया OF UNION BAN

r. Manager चरिष्ठ प्रबन्धिक दिल्ली शेड धवाना, दिल्ली—110039 Dalm Road, Bawana, Delli-110039 Bawana, Delhi 2 1 DEC

Aditi Mahavidyalay

Principal, (Univer

16. That the LESSORS agree that the LESSEE's staff, Officers and its clients can enter the said premises at all hours in day and in night for banking business and for any other official purpose.

In witness whereof, the parties to this agreement have affixed their signatures hereunder on the date mentioned hereinabove, in the presence of witnesses who have also affixed their signatures in their capacity as Witnesses.

LESSORS

Witness:

Ashutosh Aggarwal

1) Section Officer (Admin)
Aditi Mahavidyalaya
University of Delhi
Bawana, Delhi-110039

2) Dholy 12/12/2020

ADITI MAHAVIDYALAYA
(University of Delhi)
Bawana, Delhi-110039

LESSEE

कृते यूनियन वैंक ऑफ इंडिया For UNION BANK OF NDIA

चरिष्ठ प्रयन्धक / इ/ Manager दिल्ली शेड, बवाना, दिल्ली-110039 ()...।। रिप्रयो, Bawana, Delhi-110039

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Bayana, Delbi-110 039.

Madan Lal Gupta *
Delhi

Regd. 4921

7. OF 186

NOTARY PUBLIC DELHI (INDIA)

2 1 DEC 2020

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding (MOU) is made on 18th Jan, 2021 between Janki Della Memorial College, University of Della, Sir Ganga Ram Hospital Marg. New Della- 110060 (Herein after called the 'First Party')

And

Aditi Mahavidyalaya, University of Delhi, Bawana, New Delhi-110039 (Herein after called the 'Second Party').

And whereas the First Party and the Second Party have agreed to the following terms and conditions of the agreement

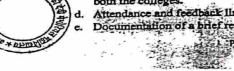
- 1. Certificate course of 30 hours duration on Decoding Disability in Children would be a collaborative involvement of Human Development and Family Empowerment Departments of the Rist Party and Second party.
- 2. The aim of the hereby agreement is to organize Certificate course on Decoding Disability in Children from Feb 2021 on March 2021 to sensitize the participants (students reachers) about the needs, issues and challenges faced by children with disabilities. disabilities.
- 3. There will be no financial implications for the Certificate course.
- 4. The Deliverables by First Party Le., Janki Devi Memorial College (HDFE), University of Delhi are given as follows:
 - a. Jointly arranging Resource Persons and extending a letter of appreciation for conducting the course.
 - b. Jointly bosting the sessions on suitable virtual platforms and ensuring technical support for smooth conduct of the sessions.
 - c. Posters for every session would be jointly designed by student coordinators of

 - both the colleges.

 d. Attendance and feedback link to be generated for each session

 e. Documentation of a brief report of each session by students.

 f. All the participants are required to complete the assessment at the end of this course.
- 5. The Deliverables by Second Party i.e. Aditi Mahavidyalaya, University of Delhi are given as follows:
 - a. Jointly arranging Resource Persons and extending a letter of appreciation for conducting the course.
 - b. Jointly hosting the sessions on suitable virtual platforms and ensuring technical support for smooth conduct of the sessions.
 - c. Posters for every session would be jointly designed by student coordinators of both the colleges.
 - Attendance and feedback link to be generated for each session
 - Documentation of a bitef report of each session by students.



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Page 1 of 2

- All the participants are required to complete the assessment at the end of this course.
- 6. Aditi Mahavidyalaya would take the responsibility of designing E certificates which would be lastied at the end of the All the participants are required to complete the assessment at the end of this Certificate course. The posters and e-certificates would have names of both the colleges with their logos. The Names of Principals of both the colleges would be there on posters and a certificates.
- 7. Faculty Coordinator from Janki Devi Memorial College shall be Ms Nirmala Muralidhar and the Faculty Coordinator from Adili Mahavidyalaya shall be Dr Reema
- 8. Both the parties have agreed that they will extend every form of co-operation to each other.
- 9. The hereby agreement shall, be made in two identical copies. All the versions are equally valid. Each of the parties of the hereby agreement shall receive one copy of the agreement.

We hereby signify our acceptance of the terms and conditions stated above.

The First Party

prant Prof. Swati Pal Principal

Janki Devi Memorial College

University of Delhi,

Sir Ganga Ram Hospital Marg New Delhi- 110060

Date: 18-01-2021 Place: New Delhi The Second Party

Prof. Mamta Sharm

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Aditi Mahavidesis Mamta Sharma
University of Polinicipal
Bayyana Aditi Mahavidyalaya
Bayyana Aditi Mahavidyalaya New Delhi-11003 of Versity of Delhi) Bawana, Delhi-110039

Date: 18-01-2021 Place: New Delhi

(दिल्ली विश्वविद्यालय) आचंदी रोड, बवाना, दिल्ली-110039 टेलीफैक्स : 27751317



Aditi Mahavidyalaya

(University of Delhi)
Auchandi Road, Bawana, Delhi-110039
Telefax: 27751317

Ref. No. 11-2-21/1436

Dated 19/08/2021

AGREEMENT

1. This Agreement is made on this 10th of August 2021, by and between:

ADITI MAHAVIDYALAYA, a not for profit organization, having their registered office (Aditi Mahavidyalya, University of Delhi, Auchandi Road Bawana Delhi-110039) Here in referred to as "ADITI MAHAVIDYALAYA" which term or expression unless excluded by or repugnant to the subject or context shall mean and include its successors-in office and assigns) of the FIRST PARTY AND;

NIIT FOUNDATION a society registered under 12AA for Charitable purpose in Income Tax Act, 1960, having its registered office at 8, Balaji Estate, Kalkaji, New Delhi-110019 (referred to as "**NIIT FOUNDATION**" which term or expression unless excluded by or repugnant to the subject or context shall mean and include its successors-in office and assigns) of the SECOND PARTY.

2. WHEREAS:

- a) ADITI MAHAVIDYALAYA intends to further its goal of community transformation and would like to bring the strength of community engagement through this partnership. ADITI MAHAVIDYALAYA has been actively engaged in the improvement of education levels of the youth belonging to the disadvantaged section of society.
- b) NIIT FOUNDATION intends to positively impact the underprivileged youth of the country through its educational process. NIIT FOUNDATION will bring in quality course material and educational process to the partnership.
- c) NIIT FOUNDATION has content available that is aligned with the industry requirement which it delivers to students in its centers for creating impact across India.
- d) ADITI MAHAVIDYALAYA has approached NIIT FOUNDATION with the intent to mobilize the eligible students and encourage them to enroll in NIIT Foundation program as mention in Annexure I.

3. NOW THIS Agreement WITNESSES AS UNDER:

a) That the purpose of this Agreement is to determine the roles and responsibilities of the TWO parties. The detail of approved course is given in Annexure I.

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(दिल्ली विश्वविद्यालय) आंचंदी रोड, बवाना, दिल्ली-110039 टेलीफैक्स : 27751317



Aditi Mahavidyalaya

(University of Delhi) Auchandi Road, Bawana, Delhi-110039 Telefax: 27751317

Ref. No. A14-2021/1436

Dated 19/08/2021

- b) The approved courses are authorized to be conducted at NIIT Foundation centers listed in Annexure II. For inclusion of additional centers or courses, NIIT FOUNDATION and ADITI MAHAVIDYALAYA will need to get into a separate memorandum of understanding.
- c) The program will be delivered by trained and certified faculty of NIIT Foundation.
- d) In this venture, ADITI MAHAVIDYALAYA will be responsible as per the objectives and guidelines provided by NIIT FOUNDATION and shall be responsible for following tasks:
 - Mobilization of the students to enroll in NF courses. Currently (i) the enrollment and training will happen through NF online LMS
 - (ii) Pay the per student fees incurred by NIIT FOUNDATION, as indicated by NIIT FOUNDATION, as per Annexure II.
- In this venture, NIIT FOUNDATION will be responsible for the following e) tasks:
 - Arrange for the student counselling via phone calls/what's app (i) calls to complete the admission process of the students and further training, assessment and certification of the students would also be the responsibility of NF.
 - Provide approved online curriculum through its LMS portal. (ii) (iii)
 - Provide Post assessment exam for student evaluation. (iv)
 - Provide certificate to the students who complete the course successfully.
 - Provide placement support to the eligible candidates. (V)

4. **Intellectual Property Rights**

- i. It is hereby unconditionally agreed and explicitly understood by and between the parties hereto that the brand 'NIIT' is a distinctive and a well-known trademark in so far as India is concerned and for which NIIT has sought statutory protection for the same.
- ii. Any such consent given by either party shall terminate upon the expiration or termination of this Agreement, or earlier as specified.
- iii. Where NIIT Foundation has given its consent to the use of its Marks by ADITI MAHAVIDYALAYA acknowledges and agrees that its use thereof shall inure solely to the benefit of NIIT, NIIT Foundation and/or the NIIT Group. ADITI MAHAVIDYALAYA shall not remove, alter or obliterate any trademarks, trade names, corporate logos, slogans or

Ist Party Initials

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Page 2 of 10

(दिल्ली विश्वविद्यालय) हिंदी रोड, बवाना, दिल्ली-110039 टेलीफैक्स : 27751317



Aditi Mahavidyalaya

(University of Delhi)
Auchandi Road, Bawana, Delhi-110039
Telefax : 27751317

Ref. No. 19-2-2021/1436

Dated 19/08/24

product designations appearing on the promotional and educational material.

S. ADITI MAHAVIDYALAYA and NIIT FOUNDATION confirm that they shall not disclose or distribute this Agreement, any information about or contained in this Agreement, or any other information received by them pursuant to or under this Agreement, to any third party except to their legal advisors or other statutory bodies or to the extent as may be authorized in writing to do so by ADITI MAHAVIDYALAYA and NIIT FOUNDATION respectively.

6. Point of Contact

ADITI MAHAVIDYALAYA appoints Mr. Jamil and Dr. Manju Goel a point of contact who is reachable at (Jamil@laditidu.ac.in, 9990078655) & (goelmanju12@gmail.com, 9212201119)

NIIT Foundation also appoints Mr. Monaz Khan as point of contact for queries related to all the activities and operations of the project, who is reachable at monaz.khan@niitfoundation.org, 8857143914).

- 7. This Agreement is intended to serve as a mutual expression of the Parties' intentions with respect to cooperation as provided herein and is not a legally binding contract or commitment in respect of the same. The obligation of Parties to consummate the cooperation contemplated in the Agreement is conditional and contingent upon the execution of definitive agreements, acceptable in form and substance to both Parties. The Parties hereto shall not have any legal obligation with respect to such cooperation unless and until they execute definitive project agreements for such cooperation.
- Each Party hereto shall separately bear its own expenses incurred in connection with this Agreement and the negotiation and preparation of the definitive agreements, regardless of whether the partnership project is consummated.

9. INDEMNITY

a) ADITI MAHAVIDYALAYA rights to use any Mark and the online material designed by NIIT FOUNDATION under this Agreement shall terminate with immediate effect upon termination or expiration of this Agreement. In the event that ADITI MAHAVIDYALAYA shall willifully refuse, misuse or neglect to keep and perform the provisions of this Agreement, ADITI MAHAVIDYALAYA shall indemnify and keep indemnified NIIT FOUNDATION for all costs, attorney's fees and other expenses incurred by NIIT FOUNDATION and /or member of the NIIT Group in connection therewith.

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Hnd Party Initials

Page 3 of 10

(दिल्ली विश्वविद्यालय) श्रीचंदी रोड, बवाना, दिल्ली 110039 टेलीफेक्स : 27751317



Aditi Mahavidyalaya

(University of Delhi) Auchandi Road, Bawana, Delhi-110039

401 No 1119- 7021/1421

Dated 19/08/2021

- ADITI MAHAVIDYALAYA shall indemnify and hold harmless NIIT FOUNDATION, and/or members of the NIIT Group against any costs, claims etc. resulting from, caused by, relating to or arising out of its/associates negligent actions or omissions under this Agreement."
- Each Party ("Receiving Party") agrees that during and after the Term, it shall hold in strict confidence all Confidential Information furnished by the other Party ("Disclosing Party") or reproduced or developed by the Disclosing Party based on such Confidential Information. The Receiving Party agrees that, except with the Disclosing Party's prior specific written approval, it shall not use, disclose, reproduce, distribute, reverse engineer, or otherwise misappropriate any Confidential Information and shall take appropriate measures to prevent causing, any Confidential Information to lose its character as Confidential Information. Notwithstanding the foregoing, the Receiving Party may use Confidential Information only as necessary to perform its obligations hereunder as authorized by the Disclosing Party under the Agreement, but not otherwise. Receiving Party's protective measures shall include reasonable degree of care that Receiving Party utilizes to protect its own trade secrets and confidential information of a similar nature, which shall be no less than reasonable
- This Agreement shall be in force till one year from the date of its execution, unless 11. terminated earlier by either party. This Agreement may be renewed after successful completion of project terms and targets thereafter for such period of time and on such terms and conditions as may be mutually agreed upon.
- Except for confidentiality obligations described herein, neither party shall be liable for special, incidental, indirect or consequential loss or damage, lost business revenue, loss of profits, loss of data, failure to realize expected profits or savings or any claims against the other by another other person, even if the party has been advised of the possibility of any such losses or damages.

13. Notice of Termination of Agreement

- a) Either Party by giving one month's notice in writing to the Other Party may terminate this Agreement before its expiry.
- b) Both Parties shall also have the right to terminate the agreement without prior notice if
 - there occurs a breach of any terms of this Agreement which remains uncured for a period of thirty (30) days after being notified in writing to the other Party;
 - Either Party commits any act or omission which harms the reputation of the other party

Page 4 of 10

(दिल्ली विश्वविद्यालय) जांबंदी रोड, बवाना, दिल्ली-110039 टेलीफैक्स : 27751317



Aditi Mahavidyalaya

(University of Delhi)
Auchandi Road, Bawana, Delhi-110039
Telefax: 27751317

Rel No AM - 2021 1436

Dated 19-08 -2021

Either party act in a manner prejudicial to the interest of the other or affected party shall be the sole judge in this regard.

Expiry or termination of this Agreement howsoever occasioned shall be without prejudice to rights and obligations occurred or incurred prior to the date of expiry or termination and accounts between the parties shall be promptly settled.

- Dispute Resolution. In the event of any unresolved dispute or difference of any nature whatsoever between the Parties arise out of this Agreement, it will be referred to single arbitrator, to be appointed by both Parties and the decision thereof shall be final and binding upon the Parties. The arbitration proceedings shall be conducted in New Delhi in English language and in accordance with the provisions of the Arbitration and Conciliation Act, 1996, and enactments / modifications, if any, thereof.
- Governing Laws and Jurisdiction. This Agreement shall be governed and construed in accordance with the Indian laws and subject to the exclusive jurisdiction of competent courts at New Delhi.
- 16. Entire Agreement. This Agreement supersedes all earlier agreements, arrangements, letters correspondence, understandings etc. with respect to the subject matter of this Agreement. Any modification, amendment or alteration in respect of this Agreement or any provision hereof shall not be valid or effective unless the same is/are reduced in writing and signed by the Parties hereto.
- No Waiver. A provision or a right under this Agreement may not be waived except in writing signed by the Party granting the waiver or varied except in writing signed by the Parties.
- Severance. If any of the provisions of this Agreement is held to be not valid, remaining provisions shall however be valid and binding on both the parties.
- 19. IN WITNESS WHEREOF the Parties have by duly authorized representatives ADITI MAHAVIDYALAYA their respective hands and seal on the date first above written in the presence of:

Signed by:

Prof. Mamta Sharma

Principal of

ADITI MAHAVIDYALAYA (FIRST PARTY)

Ms. Charu Kapoor

Chief Operating Officer

NIIT FOUNDATION (Second Party)

Date:

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Page 5 of 10

IInd Party Initials

(दिल्ली विश्वविद्यालय) आंवंदी रोड, बवाना, दिल्ली-110039 टेलीफैक्स : 27751317



Aditi Mahavidyalaya

(University of Delhi)
Auchandi Road, Bawana, Delhi-110039
Telefax: 27751317

Ref. No. AM-7-21/1436

Dated 19/03/2020

Annexure I

The courses that are mutually agreed by both parties are mentioned below to run at NF Centers for creating impact: -

a) Certificate Course in Showroom Operations: Retail Trainee Associate

This course called as 'Certificate Course in Showroom Operations: Retail Trainee Associate', has been designed to provide skills for jobs in the Retail sector. This is a generic course to be offered in Retail, after which candidates can be absorbed in the Retail sector for entry level jobs. The program is aligned to the National Occupation Standard (NOS) of Qualification Pack RAS/Q 0103 by Retailers Association's Skill Council of India (RASCI).

Duration - 152 hours

Coverage - Sector Intro + Video-log, Professional Skills, Basic IT, Customer Service, Health and Hygiene, Customer Schemes and Complaint Handling, Retail Store Operations, Visual Merchandising, Workplace Safety, Sales Tips for Retail, Interview Prep Master, Industry Visit, Viva + MTE + Video-log + Project, Workplace Safety

Exit Profile of the students - This program will prepare students to take up customer service/sales positions in the retail sector. By the end of this program, participants will be able to:

- · Communicate confidently, using simple English terms and phrases
- Use computers to perform basic workplace tasks & have a good understanding of the basic IT skills needed at work place
- Demonstrate a professional attitude & possess a good working understanding of the functioning of the Retail Operations
- · Serve customers effectively in Retail outlets

b) Certificate Course in Customer Relationship Management BPO-Voice

This course called as 'Certificate Course in CRM Domestic Voice', has been designed to provide skills for jobs in the IT / ITES sector. This is a generic course to be offered for the ITES sector, after which candidates can be absorbed into job openings in the ITES sector – Domestic BPO, for voice based processes. The program is aligned to the

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आवंदी रोड. बयाना, दिल्ली 110039 टेलीफैक्स : 27751317



Aditi Mahavidyalaya

(University of Delhi)
Auchandi Road, Bawana, Delhi-110039
Telefax: 27751317

Rel No. A19-2-21/1416

Dated 19/104/703

National Occupation Standard (NOS) of Qualification Pack SSC/Q2210 by NASSCOM.

Duration - 152 hours

Coverage – Intro Session, Basic IT, Customer Service for Domestic Voice, Professional Skills, Voice Quality, Advanced Communication, Selling Skills, Work Orientation, Interview Prep Master, Health, Safety and Security, Advanced Professional Skills, Assessments, Placement Practice.

Exit Profile of the students- This Course will prepare students to take up customer service positions in the ITES sector.

- · Make outbound calls to customers
- · Manage their work to meet requirements
- · Maintain a healthy, safe and secure working environment

c). Certificate Course in Data Entry Skills

This new course is called as 'Certificate Course in Data Entry Skills', addresses the need to provide skilled workforce for Data Entry jobs in the IT/ITES sector. It has been developed after an extensive analysis of industry needs and identification of skill gaps by the IT/ITES Sector Skills Council (SSC) NASSCOM. The course is aligned to the Qualification Pack Code SSC/Q2212 (Domestic Data Entry Operator) of IT/ITES SSC.

Duration - 144 hours

Coverage - Intro Session, Essential IT, Additional Practice Sessions, Module Test Practical 1 (Typing Test), Module Test Evaluation 1, English Concepts, Data Entry Operations, Health, Safety and Security, Professional Skills, Module Test Evaluation 2, Placement Evaluation.

Exit Profile of the students- This course will prepare students to maintain proper entry of required customer data through use of various data entry software and techniques. By the end of this course, participants will have:

 Introductory knowledge of various technology trends and processes, database management systems and IT initiatives.

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Page 7 of 10

ब्रिटित महाविद्यालय (दिल्ली विश्वविद्यालय) आवंदी रोड. बवाना, दिल्ली-110039 टेलीफैक्स : 27751317



Aditi Mahavidyalaya

(University of Delhi)
Auchandi Road, Bawana, Delhi-110039
Telefax: 27751317

Rel No A17- 2-21/1436

Dated 19/00/2014

- Provide daily work reports by performing data entry work using a personal computer and appropriate software.
- Will be able to update, research, verify and/or retrieve data into/from various systems ensuring accuracy & confidentiality of information.

Details of Non Career Course: The below mentioned courses are the courses that creates awareness among the students and NIIT Foundation will deliver some of these courses with nominal fees and some are free of cost to the students.

- a) Certificate Course in Spoken English and Personality Development (CLSPD) a) Basic Introduction, b) Polite Conversation, c) Communication Process, d) Listening, e) Being Polite f) Working as a team etc.
- b) Certificate Course in Active Basic IT (CLCAB) a) Basic in Computer and Operating Systems, b) Understanding MS Word, c) Understanding MS Excel, c) Understanding MS Excel, d) About Internet world etc.
- c) Certificate Course in Financial Literacy(CCFL) a) Introduction to Income and Expenditure, b) Focusing on Savings and Basic Banking, c) Mobile accounts/ wallets, d) Wise Borrowing, Investments, e) Managing Risks with Insurance, f) Introduction to Financial Planning, g) Creating a Financial Plan, h) Supporting Resources.
- d) Certificate Course in Digital Literacy (CCDL) Introduction to Digital Devices, Operating Digital Devices, Introduction to the Internet, Communications using the Internet, Applications of Internet.

Few unique features- NIIT Foundation online Learning management system

The current scenario of Covid-19 has necessitates the students and teachers to sit across their digital devices to continue with the education. From these times onwards skill training will also slowly move towards a contactless experience with the use of mobile devices and computers as many organizations and corporates were looking for online learning for creating impact in Education and Skilling. Running skill development and training programs through digital medium (LMS) gives multiple advantages like: Saves time and cost, highly scalable, beneficiaries can access anytime anywhere and learn at their own pace.

NIIT Foundation has launched a Learning Management System (LMS) that offers a new model of Education and Skilling for the under-privileged target population.

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Page 8 of 10

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ति महाविद्यालय _{वली विश्वविद्यालय)} _{हरी} राज. बयाना, दिल्ली-110039 टेलीफेक्स : 27751317



Aditi Mahavidyalaya (University of Delhi)

Auchand Road, Bawana, Dethi-110039

Rd No. A 19- 2-20/147 6

Dated 17/04/2014

- Self- Learning Access to E-books, videos, quizzes etc. through LMS on mobile app or browser from home or IT labs at the Centre.
- Facilitator Training Live/recorded instructor lead virtual classrooms by trainers or industry experts on mobile app or browser from home or IT labs at the Centre.
- Assessment, Assignment and Activities Assignments, activities, presentation and module end & summative assessments through LMS on mobile app or browser and at Center.

The LMS from NF will be a one-stop solution to skilling needs of students from underserved communities, where access through online mode (Mobile & Online) is suitable. This solution is envisioned as the flagship programme of NF, and will be impacting millions of lives in years ahead. This will also help to maintain the social distancing norms, as the app is user friendly on the smart phones also.

**Note: Due to the current situation of COVID19 youth will be enrolled through online medium, counseling of the mobilized youth will be done via phone calls, what's app calls, Curriculum will be available on LMS portal, and classes will also be delivered through LMS only

1st Party Initials

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Page 9 of 10

(दिल्ली विश्वविद्यालय)

आचंदी रोड, बवाना, दिल्ली-110039 टेलीफैक्स : 27751317



Aditi Mahavidyalaya

(University of Dethi)
Auchardi Road, Bawana, Dethi-110039
Telefax: 27751317

Ref. No. A1-2-21/1436

Dated /9/20/2021

Annexure II

Financials of the project are mentioned below:

Fee Head	Fee Per Participant (Rs)	Unit	Impact		
Student Fee – Retail Course	Rs 200	Per candidate LMS charges+ online courseware +certification cost	80 students will be impacted in this course in the period of one year.		
Student Fee – BPO Voice course	Rs 200	Per candidate LMS charges+ online courseware +certification cost	80 students will be impacted in this course in the period of one year.		
Student Fee – Data Entry Course	Rs 200	Per candidate LMS charges+ online courseware +certification cost	80 students will be impacted in this course in the period of one year.		
Student Fees- SEPD	Rs. 200	Per candidate LMS charges+ online courseware +certification cost	20 students will be impacted in this course in the period of one year.		
Student Fees- CLCAB	Rs. 200	Per candidate LMS charges+ online courseware +certification cost	20 students will be impacted in this course in the period of one year.		
Student Fees- Financial Literacy	Rs. 0		50 students will be impacted in this course in the period of one year.		
Student Fees- Digital Literacy	Rs. 0		50 students will be impacted in this course in the period of one year.		

^{*}Student fee will be sponsored by ADITI MAHAVIDYALAYA to NIIT Foundation, thereby no fees will be charged by the students.

1st Party Initials

Page 10 of 10

Hnd Party Initials

^{**}Students will be enrolled in any one of the above mentioned course based on their interest and career aspirations.

Annexure-1

Memorandum of Understanding between National Productivity Council (NPC), New Delhi Aditi Mahavidyalaya, Bawana, Delhi-110039

This MoU made on this 10.69. 2021 at New Delhi between National Productivity Council, under DPIIT, M/o Commerce and Industry, Government of India, hereinafter referred to as NPC having its registered Office (HQ) at Utpadakta Bhawan, 5-6 Institutional Area, Lodhi Road, New Delhi- 110003, represented by the Secretary, NPC, (which expression unless it be repugnant to, or excluded by the context or meaning thereof be deemed to mean and include its successors, assignees,) first part.

And

Aditi Mahavidyalaya, University of Delhi having its registered office at Auchandi Main Rd, Bawana Industrial Area, Bawana, Delhi, 110039 represented by the Principal (which expression unless it be repugnant to, or excluded by the context or meaning thereof be deemed to mean and include its successors, assignees,) second part.

Whereas,

ARTICLES OF THE MEMORANDUM OF UNDERSTANDING (MOU) II. AREAS OF COLLABORATION/ STATEMENT OF WORK (SoW).....2 III. AGREEMENT FOR COLLABORATION2 IV. NODAL AUTHORITY AND SIGNATORIES......2 V. IMPLEMENTATION AND ACTION PLAN3 VI. TENURE & TERMINATION......3 VII. INTELLECTUAL PROPERTY3 VIII. DISPUTE RESOLUTION & CONFIDENTIALITY......3 IX. FORCE MAJEURE......3

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PURPOSE

The aim of this MoU is primarily to do capacity building, training, consultancy, and Research.

AREAS OF COLLABORATION/ STATEMENT OF WORK (SoW)

- > Management & Business Discipline for e.g. Marketing, HR, Finance, Operations, and others.
- > Industry 4.0 & other emerging technology areas
- > Areas of Sustainable Development Goals
- Any other Mutually agreed upon Areas.

AGREEMENT OF COLLABORATION

Each such collaboration undertaken by the two organizations shall describe in detail the following:

Capacity Building / Training:

- a) Jointly organizing and conducting Workshops / Trainings / e-learning Programs / Awareness Programs towards building awareness on Digital Skills & Capacity Building initiatives for various central & state government departments as well as Industry sectors and educational Institutions.
- b) Providing Technical Expert/Faculty Support, wherever applicable, for various individual / unilateral capacity building programs.
- c) Designing and Developing content for various joint trainings/ workshops/ e-learning programs/ awareness programs under various digital capacity building initiatives.
- d) Strengthening and development of domain specific Expert trainers through Training of Trainers (ToT) programs towards strengthening and complementing mutual Digital Skills & Capacity Building initiatives.
- e) To connect to pool of trainers/Resource person /experts to take up training sessions and support customization of contents, if so required.
- f) To provide necessary mandate and introductory communications to the intended stakeholders/ potential sponsors, announcing the joint training partnership and the courses undertaken, to nominate suitable participants, for joint programs.

Consultancy & Research:

- a) To provide domain specific Technical Expert Support in areas of collaboration/SoW in consultancy assignments for various Government and Private Sectors within India.
- b) To conduct joint research, evaluation, assessments, and consulting in the defined areas and collaboration/ SoW above.

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officer and signatory from NPC shall be Secretary, NPC or any nominee and the nodal decision making and concurrence.

II. IMPLEMENTATION AND ACTION PLAN

- a) NPC and Aditi Mahavidyalaya shall endeavour to finalize the details of implementation and action plan of collaborative initiatives to execute the parts of this MoU.
- b) The MoU shall be effective from the date of signing and same shall remain in effect for 4 years and may be renewed or discontinued thereafter by mutual consent, giving notice of 30 days by either side.
- Financial commitments related to joint initiatives will be decided mutually by both organizations.

III. TENURE & TERMINATION

The MoU shall be effective from the date of signing and same shall remain in effect for **four** years and may be renewed or discontinued thereafter by mutual consent, giving notice of 30 days by either side.

IV. INTELLECTUAL PROPERTY

Neither party shall use the intellectual property, including logos, trademarks, service marks, trade names, service names, nor brand names of the other party, without obtaining prior written consent of such party.

V. DISPUTE RESOLUTION & CONFIDENTIALITY

Any dispute arises due to misunderstanding in relation to terms & conditions of MoU to be resolved amicably by the executants of the MoU without resorting to the court of law and / or by Head of the both parties. The decision of settlement of disputes arrived at shall be final and binding on both the parties, At the same time, utmost confidentiality to be maintained by both the parties during the validity of MoU.

VI. FORCE MAJEURE

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FOR AND ON BEHALF OF AMV

FOR AND ON BEHALF OF NPC

Prof. Principala Sharma

Adir Mahayidyalaya Aditi Mahayidyalaya (University of Delhi) Bawana, Delhi-110039 Secretary

National Productivity Council

Witness-

NATIONAL PRODUCTIVITY GOUNCIL (Street of street street with the street s

1.0 Mr. Nikhil Panchbhai,

NPC, HQ

Director & Group Head (IT)

Witness-

(Nat 10/4/21

1.0 Prof. Bhawna Rajput
Department of Commerce
Aditi Mahavidyalaya,
University of Delhi

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2.0 Dr.Rajeev Kaur
Department of Commerce
Aditi Mahavidyalaya,
University of Delhi

2.0

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INDRAPRASTHA GAS LIMITED

(A Joint Venture of GAIL, BPCL & Govt. of NCT of Delhi) IGL Bhawan, Plot No. 4, Community Centre, Sector-9, R.K. Puram, New Delhi -110022

FOR OFFICIA	IL USE ONLY	
B.P. NO		

REGISTRATION/RENEWAL FORM FOR COMMERCIAL CUSTOMER FOR PIPED NATURAL GAS (PNG)CONNECTION

-1	Legal Name of Company/Firm/Owner	ercial Piped Natural Gas (PNG) connection as per details mentioned below: - ADITI MAHAVIDYALAYA (UNIVERSITY OF DELHI)							
1	Trade Name	ADITI MAHAVIDYALAYA							
ı	Type And Nature Of Business:	COLLEGE CANTEEN & LAB							
	PAN No. of the company	GSTIN No. of the company:							
. [Name & Address Of Bank:	UNION BANK OF INDIA, BAWANA, NEW DELHI-110039						0039	
5	Type of Firm	Proprietorship	Partnership	P	vt.Ltd.	Public Ltd.	LLP	GOVT. INST	
, [Details Directors/ Partners								
3 [Name	MAMTA SHARMA							
∍ [Designation	PRINCIPAL							
o [Mobile No(s)	9654519343							
ıſ	Phone No(s)	011-27751317							
2	E Mail	info@aditi.du.ac.in							
3	Aadhar Card No.	5802 1074 0652							
4	Residence address	K-93, KIRTI NAGAR, NEW DELHI-110015		w				×	
5	Authorized Signatory	MAMTA SHARMA			Designation .			MANAGER	
6	Site Address Where PNG Supply Is Required:	AUCHANDI ROAD, BAWANA, DELHI, 110039							
7	Type of ownership, please V	/		wner				Rented	
8	Gas Pressure Required (mbar):	21 & 300		C.F.	C.F. 1 8		1 & 1.2	& 1.296	
9	Consumption of LPG in KG/Day	6.31	6.31 Daily Cons		nsumption Quantity			8.21 In SCMD	
20	MRS Security Deposit	1,02,706/-		Cheque No./UTR Details :					
2	Cheque/RTGS Date		Current price of Natural gas per SC			ural nas nor SCM		30.91	

Declaration:

I/We agree that Indraprastha Gas Limited reserves the right to accept or reject this application for registration/renewal without assigning any reason whatsoever.
 I/WE hereby declare that the details furnished in this registration form are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein, immediately.

Date: 23-09-2021 Place: NEW DELHI.

SC- FO9 (MKT/I&C-P-1)

GAS SALES AGREEMENT

Between

INDRAPRASTHA GAS LIMITED (As SELLER)

And

M/S. ADITI MAHAVIDYALAYA (UNIVERSITY OF DELHI)
(As BUYER)

23 Day of September Two Thousand and 21

Principal, fualle Addis Maharidyolaya (University of Delhi) Bawana, Delhi-11: 13; The BUYER and the SELLER are each also individually referred to as a "Party" and collectively referred to as "Parties".

WHEREAS:

- (A) The SELLER is engaged in distribution of natural gas in National Capital Territory of Delhi and National Capital Region.
- (B) The BUYER is primarily engaged in business of COLLEGE CANTEEN & LAB and desires to purchase Gas from the SELLER in NCT of Delhi (as hereinafter defined).
- (C) From time to time, the SELLER shall enter into Gas supply arrangements with its supplier's required for supply / transmission of Gas up to the Delivery Point (s) as specified in this agreement.
- (D) The Parties wish to record the terms and conditions upon which the SELLER shall sell and deliver Gas to the BUYER and the BUYER shall purchase Gas from the SELLER.

NOW, THEREFORE, IN CONSIDERATION OF THE MUTUAL COVENANTS HEREIN SET FORTH, THE PARTIES AGREE AS FOLLOWS:

ARTICLE 1: DEFINITIONS AND INTERPRETATION

1.1. Definitions

Except as stated otherwise, the following terms shall have the meaning assigned hereof for the purposes of this Agreement

"Agreement" means this Gas Sale Agreement, including all annexes, schedules, attachments and appendices attached hereto, as amended, modified or supplemented from time to time in accordance with the terms hereof.

"Affillate" means, with respect to a Party, a public, private or a Government company or other entity that directly or indirectly controls, or is controlled by, or is under common control with, such Party. For the purposes of this definition, "control" means the right to cast more than fifty percent (50%) of the votes exercisable at an annual general meeting of such party (or its equivalent) or ownership of more than fifty percent (50%) of the equity share capital of or other ownership interests in such entity, or the right to direct the policies or operations of such entity or as declared by the BUYER and accepted by the SELLER.

"Banking Day" means any day, other than a Sunday or any holiday as declared under the Negotiable Instruments Act, 1842, on which banking institutions are open for normal banking business.

"Bar (a)" means absolute pressure of one decimal zero one nine seven two (1.01972) kilograms per square centimeter or fourteen decimal five zero four (14.504) pounds per square inch.

"Business Day" means any day other than Sunday and that is not declared a public holiday in NCT of Delhi / NCR.

"BUYER" has the meaning set forth in the description of the Parties in the Preamble of this Agreement.

"Calibration" means, in respect of a measurement instrument, the process of determining the characteristic relationship between the values of the physical quantity applied to such instrument and the corresponding position of the relevant measurement index of such instrument and derivations of "Calibration" shall be construed accordingly.

"Contract Period" means the Basic Period or the Basic Period combined with Extension Period, if any.

"Contract Price" means the price of Gas determined in accordance with Article 8.

"Contract Year" means the period beginning at 0600 Hours on the Commencement Date ending immediately prior to 0600 Hours on the first Day of January of following calendar year and thereafter each consecutive period of twelve calendar months commencing from 0600 Hours of 1st January and ending immediately prior to 0600 Hours of the immediately following 1st January and for the last year of Contract Period, from 0600 Hours of 1st January to the last Day of the Agreement giving due consideration to any Extension Period and Termination.

"Correction invoice" has the meaning set forth in Article 9.1(C).

"Daily Contract Quantities" or "DCQ" shall be equal to the ACQ divided by the number of Days in such Contract Year unless mutually agreed between both the Parties.

"Day" means a period of 24 consecutive hours beginning at 0600 hours on each day and ending at 0600 hours on the following day and the date of any day shall be the date at its beginning as here defined. The term daily shall mean from day to day.

"Delivery Point(s)" shall mean the first point of the inlet flange or weld or agreed mark of the BUYER's pipeline, downstream of the Measurement Facilities, at which the SELLER delivers Gas into the BUYER's Facilities located at <u>AUCHANDI MAIN ROAD, BAWANA INDUSTRIAL AREA, VIJAY NAGAR, BAWANA, DELHI, 110039,</u>

"Delivery Pressure" has the meaning set forth in Article 6.

"Delivery Rate" means the rate of delivery of Gas at the Delivery Point by the SELLER as measured in SCM of Gas per hour.

"Disputed Item" has the meaning set forth in Article 9.3.

"Due Date" has the meaning set forth in Article 9.3.

"Extension Period" has the meaning set forth in Article 3.0.

"Force Majeure" has the meaning set forth in Article 14.1.

"Fortnight" means a period commencing at 0600 hours on first day of calendar month and ending immediately prior to 0600 hours on sixteenth day of the calendar month or a period commencing from 0600 hours on sixteenth day of calendar month and ending immediately prior to 0600 hours on the first day of succeeding calendar month

"Gas" means any hydrocarbon or mixture of hydrocarbons, supplied by the SELLER, in a gaseous state at Fifteen Degree and decimal five six Centigrade (15.56°C) and one decimal zero one three two five (1.01325) Bar (a), primarily consisting of methane, and which meets with the Specifications.

"Geographical Area (GA) "is the area of commercial operations of Seller

"GPRMS" means the Gas Pressure Reduction Equipment, meter installed, the Metering skid, and other related equipment.

"Gross Heating Value" or GCV means the quantity of heat, expressed in Kcals, produced by the complete combustion in air of one (1) cubic foot of anhydrous Gas, at a temperature of sixty (60) degrees Fahrenheit and an absolute pressure of fourteen decimal six nine six (14.696) pounds per square inch, with the air at the same temperature and pressure as the Gas, after cooling the products of the combustion to the initial temperature of the Gas and air and after condensation of the water formed by combustion.

"Government" means the central government of India, any state government in India, any local authority constituted under any act of the Parliament or state legislature and any other authority exercising any power or function in pursuance of an act of Parliament, any state legislature or any rules and regulations made there under.

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"Invoice Amount" has the meaning set forth in Article 9.1.

"Invoice" has the meaning set forth in Article 9.1(a).

"Month" means as calendar month commencing at 6.00 am on the first day of that calendar Month and ending Immediately prior to 6.00 am on the first day of the next calendar Month.

"Off-Spec Gas" means any Gas tendered for delivery at the Delivery Point that falls to meet the Specifications.

"Planned Maintenance Program" has the meaning set forth in Article 5.5.

"Qmin" means minimum gas flow quantity that a flow meter measures as specified by the manufacturers.

"Reasonable and Prudent Operator" means a person seeking in good faith to perform its contractual obligations hereunder and, in the process of doing so and in the overall conduct of its whole undertaking, exercising that degree of diligence, prudence and foresight which can reasonably and ordinarily be expected from a skilled and experienced operator engaged in a similar type of undertaking under the same or similar circumstances, and any reference to the standard of a "Reasonable and Prudent Operator" shall mean such degree of diligence, prudence and foresight as aforesald.

"SELLER's Facilities" means the Gas Transmission and Measurement Facilities and other equipment necessary for flow control and the processing, measurement and testing of Gas to enable delivery to the BUYER at the Delivery Point.

"Standard Cubic Meter or SCM" means one standard cubic meter of Gas, at a temperature of fifteen decimal five six (15.56) degrees Celsius and at an absolute pressure of one decimal zero one three two five (1.01325) Bar (a).

"SELLER's Operational Flexibility means, with respect to BUYER's request for Gas, the SELLER, having sufficient Gas available to meet all or any portion of the BUYER's request, taking into account, inter alia, any requests made by the other gas BUYER's provided however that the SELLER shall treat the BUYER and Other Gas BUYER's in a fair and equitable manner in allocating Gas to the BUYER. In no event, shall SELLER be obligated to install or modify or cause to be installed or modified any aspect to or of the SELLER's Facilities to accommodate such request.

"Taxes and Duties" shall be as per Article 8 of the GSA.

"Willful Misconduct" means an intentional, conscious or reckless disregard of or gross negligence of any provision of this Agreement or of prudent industry practice (and includes the failure to pay due regard to the adverse consequences of an act or omission which a Reasonable and Prudent Operator would normally foresee in similar circumstances) but shall not include any error of judgment or mistake made in good faith.

"Year" means a period of three hundred and sixty-five (365) consecutive days or three hundred and sixty-six (366) consecutive days when such period includes a twenty-ninth (29) day of February.

Interpretation

In this Agreement:

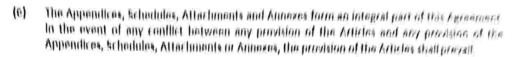
- Unless the context otherwise requires, a reference to the singular shall include a reference to the plural and vice-versa and a reference to any gender shall include a reference to the other
- Unless the context otherwise requires, a reference to any Article, Clause, Appendix, Schedule, (b) Attachment or Annex shall be to an Article, Clause, Appendix, Schedule, Attachment or Annex of this Agreement.

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Gas Sale Agreement Small Commercial

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- Reference to any law or regulation having the force of law includes a reference to that law or regulation as amended, modified, supplemented extended or re-enacted from time to time
- Any reference to time shall, except where the context otherwise requires, he construed as a reference to the time in India. Any reference to the calendar shall be construed as reference to the Gregorian calendar,
- (f)The headings of the Articles, Clauses, Appendices, Schedules, Attachments and Annexes in this Agreement are inserted for convenience of reference only and shall not affect the meaning or interpretation of this Agreement.
- (0)The words "include or "including" shall be deemed to be followed by "without limitation" or "but not limited to".
- (h) Unless the context otherwise requires, any period of time referred to herein shall be deemed to expire at the end of the last date of such period.

ARTICLE 2: SALE AND PURCHASE

2.1 Gas Sale and Purchase

From time to time, the SELLER shall source the RLNG/Gas from its suppliers at the market determined prices. The SELLER agrees to sell and tender for delivery at the Delivery Point(s) and the BUYER agrees to receive at the Delivery Point(s) and pay for the gas quantities, at all the times, at the Contract Price In accordance with the terms and conditions of this Agreement,

During the currency of this agreement, the BUYER shall always maintain necessary alternative fuel arrangements and shall have dual fuel based equipment/ facilities, in order to meet any exigency on account of interruption /non supply in Piped Natural Gas (PNG) supply,

2,2 Transfer of Risk and Title

Gas sold by the SELLER and purchased by the BUYER hereunder shall be tendered for delivery by the SELLER to the BUYER at the Delivery Point. Delivery of Gas under this Agreement by the SELLER to the BUYER shall be deemed completed at the Delivery Point. The SELLER shall be responsible for the title to and risk of loss of such Gas up to the Delivery Point. Beyond the Delivery Point, the BUYER shall be responsible for the title to and risk of loss of such Gas.

ARTICLE 3: DURATION OF AGREEMENT

3.1 This GSA shall come into force on the date it is signed and shall remain in force upto 22.09.2026. In case, there is no request from the Buyer for further extension or termination of the GSA on expiry of the contract, the GSA shall be deemed to have been extended for another 5 (five) years.

ARTICLE 4: QUANTITY

4.1 The BUYER agrees to buy PNG at Daily Contract Quantity (DCQ) of 8.21 scm.

ARTICLE 5: FACILITIES AND PLANNED MAINTENANCE

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- (a) Before the Commencement Date, the BUYER shall, with due diligence provide or procure the design, construction and installation of the BUYER's Facilities as are necessary for receiving Gas in accordance with the terms hereof.
- (p) During the Contract Period, the BUYER shall maintain, or procure the maintenance of the BUYER's Facilities, as a Reasonable and Prudent Operator.
- The facilities from the outward flange of DELIVERY POINT shall be constructed, operated and (c) maintained by the BUYER at BUYER's own cost and risk.
- (d) In case customer installs cage (as per IGL's specification) on the Metering and Regulating facilities at their cost, the keys of such cage shall be submitted to IGL only. IGL shall ensure to put proper seal on to the MRS caging.

5.2 **SELLER's Facilities**

- (a) Prior to the Commencement Date, the SELLER shall, at no cost to the BUYER, with due diligence cause and procure the construction and installation of SELLER Facilities.
- (b) During the Contract Period the SELLER shall procure and maintain the SELLER's Facilities in accordance with the standard of care of a Reasonable and Prudent Operator.
- (c) SELLER shall supply and install the pipeline from its nearest distribution point up to the Metering and Regulating Station (MRS) installed for supplying gas to the BUYER. BUYER shall provide free of cost, adequate land and power connection in its premises for installation of Metering & Regulating Station.
- The BUYER agrees to pay an amount of 1,02,706/- /- (Rupees One lakh two thousand Seven (d) hundred six only) as communicated by the SELLER as an interest free Security Deposit towards the installation of dedicated MRS to deliver gas at the Delivery Point. In case, due to increase in Buyer's gas demand in future or for any other reason, Seller requires any upgradation/amendment/replacement in Metering and Regulating Station, IGL will replace the existing meter with a suitable meter on chargeable basis. The Security Deposit amount shall be accordingly reviewed by the Seller and the Buyer shall pay the additional amount, if any, to the Seller.
- 5.3 The BUYER shall ensure that nobody interferes or tampers with the Seller facilities, which would remain the property of SELLER. The Buyer shall also allow the Seller's authorized representatives to its premises to maintain/monitor the Seller's facilities. The SELLER shall be entitled to remove the said facilities on termination/expiry of the contract without any further reference to the BUYER. The Seller shall have the right to stop the gas supply immediately and forfelt the Security Deposit by due notification if the gas metering and regulating station is found tempered on visual inspection.

5.4 Access

Subject to Article 17.5, during the Contract Period, the SELLER and the BUYER shall afford to each other and their respective authorized representatives reasonable rights of access to inspect the installation, maintenance, operation and repair of BUYER's Facilities, in the case of the BUYER, and SELLER facilities in the case of the SELLER. Any abnormality observed during the inspection shall be recorded by the Seller's/Buyer's representative and shall be brought immediately to the notice of other party.

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Planned Maintenance

- Parties shall be relieved of their respective obligations to deliver or to receive Gas for a Planned (8) Maintenance period as reasonably required in relation to SELLER's Facilities and BUYER's Facilities. It is hence advisable that the Buyer shall always maintain the necessary alternative fuel arrangements and to have the dual fuel based facilities/equipment's, wherever essential.
- (b) A Party shall provide written notice to the other Party not later than seven (07) days prior to the first Day of the relevant Planned Maintenance.

ARTICLE 6: DELIVERY PRESSURE

The SELLER shall endeavor to maintain a pressure (hereinafter called "Delivery Pressure") sufficient to deliver the DCQ to the BUYER's system at the Delivery Point at a Delivery Pressure between 0.28 to 0.3 & 0.02 to 0.021 bar.

ARTICLE 7: QUALITY

- 7.1 Gas to be delivered under this Agreement shall be delivered at the Delivery Point.
- 7.2 The gas to be supplied under this GSA shall be in the commingled form.
- If Gas offered for delivery is Off-Spec Gas, SELLER shall notify BUYER as soon as reasonably practicable 7.3 after confirming that the Gas offered for delivery is Off-Spec Gas. The notice shall give details of the deficiency in meeting the Specifications and the anticipated cause and likely duration of the deficiency.
- 7.4 The BUYER shall give two hours' notice to the SELLER if it chooses to refuse to accept delivery of Off-Spec Gas. In such event, the SELLER shall forthwith suspend delivery of such Off-SpecGas.
- SELLER shall use its reasonable endeavors to carry out remedial works as are necessary, if any, to bring 7.5 future deliveries of Gas within the Specifications as soon as possible.
- If Gas offered for delivery is Off-Spec Gas, BUYER and SELLER shall consult and co-operate concerning 7.6 such Off-Spec Gas and the proper action to be taken.

ARTICLE 8: PRICE

- The Contract Price for Gas (presently in Rs. / SCM) 8.1
 - The present price of Gas, as in the <u>Second</u> fortnight of <u>September-2021</u> is <u>29.44</u> J-(a) per Standard Cubic Meter of Gas, which is exclusive of all taxes.
 - The Gas Price which the BUYER shall pay, from time to time, for the quantities of Gas to be (b) sold and purchased pursuant to this Agreement will be as per the monthly invoices raised by the SELLER.
 - The Buyer shall be liable to pay all Taxes & Duties levied by Government's (c) Authority/Department or any such other body or bodies, from time to time, i.e with respect to the sale, supply, transfer, transport, storage, treatment, handling importation etc as the case may be for supply of the Gas/RLNG. If the Buyer is in any doubt or requires a clarification as to whether any Taxes & Duties are effective or imposed, as the case may be, the Buyer shall take up the matter directly with the concerned Governmental Authority/Department or any such other body or bodies without withholding the payments due to the Seller under this Contract on that account.

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- (G) Any other Taxes & Distles/Charges/Fees which may have been said by the SELLER shall be reimbured by the BUYER. For avoidance of doubt, the BUYER shall indemnify the SELLER application of the SELLER as a result of any law, rule or policy, count's directive is or becomes obliged to pay directly or indirectly on sale, supply, transler, transport, storage, treatment, handling importation etc towards gas supply under this Agreement.
- (9) The Buyer chall also be liable to pay the Taxes! Duties/Charges/Fees! etc. if the incidence of the same is raised even after the evoiry of the agreement by any Government/Authority/Count of Law or any amount payable one to change in Government Policy/PNSAS (Petroleum and Natural Gas Regulatory Board) Decision. The Buyer hereby undertakes to pay all such levies which were due or became due during the period of the agreement but were raised after the evoiry of the agreement.
- 8.2 The Seller shall review the Gas Price on a Quarterly Basis. However, the Seller shall have right to revise the Gas Price Within the Quarter in event of major variation in Gas Pricing components).

ARTICLE 9: BILLING AND PAYMENT

9.1 Eilling

(A) Invoices

It is clarified by the seller to the buyer that GAS meter shall record the PNG consumption in cubic meter (IA*) which is there after multiply with correction factor to arrive at billable quantity of PNG in standard cubic meter (SCIA). Following the end of the Month, the SELLER shall render to the EUYER the "linvoice", which shall comprise of -

- a) The total quantity of Gas taken by BUYER during the month (denominated in SCM); and
- b) The applicable price of gas;
- c) The Taxes & Duties/Charges as applicable in accordance with Article 11 which are to be paid by the BUYER on the Gas delivered during that Month.
- d) Other charges applicable, if any.

(B) Average billing

In case it is found that the meter is not working properly and the gas supply to the Buyer is continuous, the invoice for such period shall be based on average consumption as detailed below:

- If the customer is more than six months old than an average gas consumption of the preceding six billing cycle shall be considered.
- And if the customers are less than six months old than DCQ shall be considered for billing/ invoicing.

(C) Correction Invoices

If it is determined that there is a change in the Invoice in respect of any Month, the SELLER shall promptly furnish to the BUYER by facsimile/email a correction invoice (the "Correction Invoice") in respect of such Month (and its corresponding Invoice), which shall include the details of such change.

9.2 Payment Due Date

The payment of (i) each Invoice (including any Correction Invoice shall be due by the relevant Party within fifteen (15) days from the date of such Invoice.

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Payment shall only be deemed to be received when such amounts are duly credited to the other Party's designated bank account. Should either Party fail to make payment to the other Party, of any sum due hereunder, such first Party shall be liable to pay from the due date until the actual date of payment, an interest at@ 2% per month. The interest charges for the delayed period will be reflected in the subsequent invoices. The Buyer undertakes to make all the payments within the aforesaid time frame as failure in payments shall lead to termination of the agreement as contained in Article 15 of the GSA.

9.3 Disputed Item/Amount

If the BUYER disputes any amount, quantity, value or sum in the Invoice & Annual Statement of Settlement ("the Disputed item"), the BUYER shall notify the SELLER within three (3) days of the date of such Invoice & fifteen (15) days of Annual Statement of Settlement. The notice shall specify the Disputed item and the reasons why the BUYER disputes that item. However, Buyer undertakes that where any amount is in dispute, the entire amount due (including the Disputed item) shall be cleared by the Buyer within Due Date and thereafter, the SELLER and the BUYER shall resolve the dispute relating to the Disputed item in accordance with Article 11.

Upon resolution or determination of any such Disputed Item, if any amount is to be paid or reimbursed by one Party to the other Party, then such adjustment shall be made by debiting or crediting the immediately following Invoice, together with interest at the then applicable State Bank of India's base rate (SBIBR) (highest one during the delay period) plus six decimal two five percent (6.25%) per annum accruing on daily basis and compounded annually.by the other Party up to the date of resolution or determination pursuant to Article 11.

9.4 Payment currency

Payments by the BUYER under this Article 9 shall be made in Indian Rupees.

9.5 Payment Instructions

To ensure that all the payments are made within due date, the BUYER shall pay the entire Invoice Amount of any Invoice or Correction Invoice directly to such bank account(s) of the SELLER, as instructed by the SELLER to the BUYER along with each such Invoice from time to time.

9.6 Payments Security

- (a) The BUYER agrees to buy PNG at Daily Contract Quantity (DCQ) of 8.21 scm. The BUYER shall also submit and maintain an interest free Security Deposit towards PNG consumption, as determined by the SELLER, equivalent to the value of the estimated quantity of gas required by the BUYER for 60 days, in the form of a Cheque / Demand Draft in favor of Indraprastha Gas Limited, payable at Delhi. The said deposit shall be payable by the BUYER to the SELLER prior to the date of commissioning of PNG supply.
- (b) The Security Deposit against PNG consumption shall be reviewed by the SELLER by end of each financial year. If on such review, any additional amount is payable by the BUYER on account of increase in consumption/price, the BUYER shall pay the same to the SELLER within 7 (seven) days from the date of intimation by the SELLER in this regard.
- (c) If the Buyer fails to pay any amount due under this GSA, the Seller would be entitled to adjust the aforesaid Security Deposits against the outstanding payment and shall deal as per the provisions contained in Article 15 of the GSA.

ARTICLE 10: MEASUREMENTS

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- The volume of GAS supplied under the CONTRACT shall be measured by flow meter, at Gas Metering 10.1 Station located at BUYERS' premises. The measurement shall include all corrections in installation practices recommended for accurate metering of GAS by the AGA (American Gas Association) Gas Measurement Committee Report No. 3/7 and shall be binding on the parties hereto. Heating Value of GAS shall be computed as per ASTM's (American Society of Testing Materials) latest method for measuring calorific value of dry GAS.
- The SELLER shall arrange a calibration of flow moter as per approved calibration policy of IGL and from 10.2 NABL Accredited Laboratories, Present Calibration policy is as under:

SI No	Meter Type	Calibration Frequency
1	All RPD and Turbine	Every 5 years
2	All dlaphragm(>G1.6)	Every 8 Years
3	Diaphragm (G1.6)	Checking in – house performance of G1.6 meter in the ratio of 1:10000 per year against mater meter calibrated from an approved laboratory

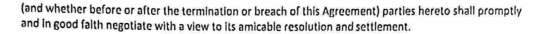
In case the BUYER has any concern on the functioning of Seller's flow meter, it shall inform the same to the SELLER in writing and may request for rechecking/recalibration of the flow meter. After examining such request from the Buyer, if required, the Seller shall make necessary arrangements for recalibration/testing. The cost of such special test/calibration shall be borne by the SELLER if the percentage of inaccuracy is found to be more than two (2) percent, but the cost of such special test shall be borne by the BUYER if the percentage of inaccuracy is within two (2) percent.

- 10.3 If on calibration, the SELLER's meter registers a variation of more than + 2 (two) percent or if the SELLER's meter is out of service, the following procedure in order of priority whichever is feasible for arriving at the quantity of GAS supplied during the period between last calibration and the present one shall be followed:
 - by using the recording by the check flow meter of the BUYER if installed and accurately registering; i)
 - if 10.3(i) is not possible, by correcting the error if the percentage of error is ascertainable by calibration, test or mathematical calculation; or
 - if neither 10.3 (i) nor 10.3 (ii) is possible, by estimating the volume of GAS delivered by comparison with deliveries during period under similar conditions when the SELLER's meter was registering accurately.
- 10.4. The period to which the above corrections will apply will be the period during which the SELLER's meter has gone wrong if the same is known or is agreed upon mutually between the parties. If the period is not known the correction shall be made for a period equal to half the time lapse since the date of preceding proving calibration test, provided the correction period does not exceed sixteen (16) days.
- In any case, if at the time of calibration, the meter error exceeds +/-one (1) percent it will be 10.5 recalibrated.

ARTICLE 11: DISPUTE RESOLUTION (status of gas supply need to explore during arbitration period)

- 11.1 The SELLER and the BUYER shall make every effort to resolve amicably, by direct informal negotiations, any disagreement(s) or the dispute(s) arising between both the parties in relation to or in connection with this Agreement, directly or indirectly, whether during the pendency of the Agreement or thereafter.
- 11.2 If any dispute or difference of any kind whatsoever shall arise out of/or related to this Agreement

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- 11.3 In the event, no amicable resolution or settlement is reached within a period of 30 days from the date on which dispute difference arose (in writing), such dispute or difference shall be settled by referring the same to Arbitration in accordance with the provisions of The Arbitration and Conciliation Act, 1996 or any statutory amendment/modification thereof. On invocation of the Arbitration clause by either Party, IGL may suggest a panel of three independent and distinguished persons and inform the same to the other party, other party to select any one among them to act as the sole arbitrator. In the event of fallure of the other party to select the sole arbitrator within 30 days from the receipt of the communication suggesting the panel of arbitrators, the right of selection of sole arbitrator by the other party shall stand forfeited and IGL shall have right to proceed with the appointment of the sole arbitrator. In such case, the decision of IGL on the appointment of Sole Arbitrator shall be final and binding on the parties. The Parties to the dispute will share equally the cost of arbitration as intimated by the arbitrator.
- 11.4 During the course of Arbitration proceedings, if the Arbitrator vacates the office for any reason whatsoever, then the next Arbitrator shall carry on the proceedings where his predecessor has left.
- 11.5 The decision of the arbitrator shall be final and binding on both the parties. The place of Arbitration shall be New Delhi and the language of the arbitration should be English.
- 11.6 Notwithstanding any other court or courts having jurisdiction to try any suits arising out of this agreement, it shall be the court of competent jurisdiction at New Delhi only which shall be competent to try such suits (including the arbitration) to the exclusion of all other courts of the country.

ARTICLE 12: ASSIGNMENT

12.1 Assignment with Prior Consent

Subject to Articles 12.2, the rights or obligations hereunder shall not be assigned or transferred as in part or in whole by the Buyer without the prior written consent of the Seller. No assignment shall be effective unless the Seller shall have agreed in writing to be bound by all the terms and conditions of this Agreement and to assume all of the assignor's rights and obligations under this Agreement.

12.2 Assignment of rights for security

- Notwithstanding the foregoing and without the prior written consent of the BUYER, the SELLER (a) may, by notice to the BUYER, assign:
 - All or part of its rights under this Agreement to any bank or lending institution which (x) provides financing to the SELLER, or
 - Its rights to claim in respect of any Invoice, Correction Invoice, or Annual Statement (y) of Settlement.

ARTICLE 13: WARRANTIES AND INDEMNITIES

13.1 SELLER's representations and warranties

The SELLER represents and warrants (which representations and warranties shall survive the execution and delivery of this Agreement) to the BUYER that,

it shall have legally valid and enforceable title to all Gas tendered for delivery at the Delivery

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Point and that the Gas so tendered at the Delivery Point will be free from all encumbrances, liens, charges, any security interests that would prevent it from performing its obligations pursuant to this Agreement and adverse claims of any description, including any claim by a third party with respect to the ownership of Gas delivered by SELLER to the BUYER; and

it shall be the owner or operator in respect of the SELLER's Facilities and that it shall have the (4) requisite infrastructure, facilities to perform its obligations under the Agreement and shall maintain the adequacy of its facilities during the period of the Agreement.

13.2 **SELLER's indemnity**

The SELLER shall pay all Taxes & Duties with respect to purchase of Gas from its Gas supplier / transporter under this Agreement and shall indemnify and hold harmless the BUYER against and from any and all loss, damages, expenses and claims relating to Gas supplied by the SELLER under this Agreement, or for all Taxes and Duties applicable prior to delivery / supply of Gas at the Delivery Point.

13.3 **SELLER's Covenants**

The SELLER shall ensure that all approvals, licenses, permissions, safety arrangements, 0 consents and authorizations that are necessary to enable it to perform its obligations under this Agreement remain valid and effective through the Contract Period of this Agreement and it shall obtain any additional approvals, licenses, permissions, consents and authorization that are required to enable it to perform its obligations under this Agreement.

13.4 Parties' representations and warranties

Each Party represents and warrants (which representations and warranties shall survive the execution and delivery of this Agreement except) to the other Party that as of the Commencement Date:

- It is duly incorporated and validly exists under the laws of its place of incorporation and has (1) the power, capacity and authority to own its assets and to conduct its business as currently conducted and as contemplated herein;
- This Agreement has been duly executed by it and is a legal, valid and binding document (ii) enforceable against it in accordance with its terms;
- The execution of this Agreement does not violate any law, or any document constituting the (m) Party, or any Permit granted to such Party or any agreement to which such Party is aparty;
- It will always act as a Reasonable and Prudent Operator. (vi)
- It confirms that there does not exist any Event of Default or potential Event of Default that has occurred and is continuing.
- it confirms that all its representations and warranties set forth in this Agreement are (vi) independent of each other and true, complete and correct in all respects at the time as of which such representations and warranties were made or deemed made.

13.5 **BUYER's indemnity**

(a) The BUYER shall pay all Taxes and Duties subsequent to the purchase of Gas under this Agreement and shall indemnify and hold harmless the SELLER against and from any and all loss, damages, expenses and claims relating to Gas delivered by the SELLER under this Agreement, or for Taxes and Duties or other charges thereon applicable on receipt or after delivery of SC-F 09 (MKT/1& C-P-1) Addit 142 Gas at the Delivery Point.

13.6 BUYER's Covenants

- (a) The BUYER shall ensure that all approvals, licenses, permissions, consents and authorizations that are necessary to enable it to perform its obligations under this Agreement remain valid and effective through the Contract Period of this Agreement and shall obtain any additional approvals, licenses, permissions, consents and authorizations that are required to enable the BUYER to perform its obligations under this Agreement.
- (b) The BUYER at its sole risk and expense maintain all arrangements required for the transmission of Gas from the Delivery Point. Inadequacy or defaults related to such arrangements shall not excuse the BUYER's obligations under this Agreement.
- (c) Except in the case of a force Majeure event affecting the BUYER's Facilities (pursuant to Article 14), the BUYER shall not be relieved of any of its obligations under this Agreement.

13.7 Indemnities

(a) Breach of Representation and Warranty

Each Party shall indemnify and hold harmless the other Party and its officers, employees and agents from any and all damages, losses, penalties, expenses and costs arising from, based on, related to or associated with the inaccuracy of any representation or warranty set forth in this Agreement; provided, however, that the indemnified Party shall endeavor to mitigate the impact of such inaccuracy of any representation or warranty and minimize the damages, losses, penalties, expenses and costs arising there from.

(b) Each Party shall defend, indemnify and hold harmless the other Party from and against any and all losses, damages, penalties, costs and expenses on account of any claims, demands, proceedings or judgments brought by any third party (including employees of either Party) or any Government authority, caused by or resulting from or attributable to the installation, existence, ownership, possession, operation or maintenance of the Party's Facilities including but not limited to any loss or harm to the environment or any death, injury or illness (arising out of the operation of this Agreement) caused to or suffered by any employee of the Parties or its Affiliates howsoever caused or arising and shall indemnify and hold harmless the other Party against any and all costs, damages or expenses whatsoever incurred by the Party in respect of any claims, demands, proceedings or cause of action arising in connection with any such death, injury or illness caused or suffered by any employee of the Party or its Affiliates except to the extent caused by the Willful Misconduct or negligence of the other Party.

ARTICLE 14: FORCE MAJEURE

14.1 Events of Force Majeure

- 14.1.1 No failure, delay or omission by either Party to fulfill any of its obligations under this Agreement (other than the obligation to make payments when due) shall give rise to any claim against such Party or be deemed to be a breach of this Agreement if and to the extent such failure, delay or omission arises from, or continues as a consequence of, any of the following events, or any combination thereof (each an event of "Force Majeure"), which include:
 - fire, flood, atmospheric disturbance, cyclone, lightning, storm, tidal wave, hurricane, tornado, earthquake, landslide, epidemic or other acts of God;
 - (b) war (whether declared or not), riot, civil war, blockade, insurrection, acts of public enemies or civil disturbance;
 - (c) Acts/orders/rules/regulations/bylaws/notifications of the Government or any other Authority (including Petroleum & Natural Gas Regulatory Board) and any judgment by the Court of Law which makes this agreement non-operational;

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(Un co Bawair (d) this agreement is subject to Seller's Gas supply arrangement with it's Gas transporter/supplier and any disruption in the entire Gas supply chain for any reason whatsoever, not attributable to the Seller, shall be treated as Force Majeure condition.

14.2 Non-performance not excused for either Party

Notwithstanding the provisions of Article 14.1 or 14.2, neither Party shall be entitled to claim relief by reason of Force Majeure for:

- (a) obligations of such Party that are required to be completely performed prior to the occurrence of the event of Force Majeure:
- (b) the failure of such Party to maintain its facilities or equipment in accordance with the standards of a Reasonable and Prudent Operator; or
- (c) late performance caused by fallure of such Party or its contractors or subcontractors to engage qualified contractors and suppliers or to hire an adequate number of personnel, except where such fallure is due to Force Majeure.

14.3 Notice and resumption of normal performance

- (a) Give Notice
 - (i) Promptly upon the occurrence of an event that a Party considers may subsequently lead it to claim Force Majeure relief under this Agreement, such Party shall give notice to such effect to the other Party, describing such event and the obligations the performance of which could be delayed or prevented thereby.
 - (ii) A Party claiming relief on account of Force Majeure shall promptly after obtaining the relevant details regarding such Force Majeure, give notice to the other Party of the event or circumstances giving rise to such Force Majeure and give notice to the other Party of the cessation of Force Majeure so as to enable such other Party the opportunity to mitigate any consequence of such event of Force Majeure provided that any failure to give such notice shall not deny the Party claiming Force Majeure relief from such Force Majeure pursuant to the terms of this Agreement.

(b) Provide Report

Promptly after issuance of a notice, but in any event not later than [thirty (30)] days after such notice, under paragraph (a) above, the Party claiming a Force Majeure shall provide the other Party with a full report about the Force Majeure including particulars of the event or circumstance, a general description of the obligations it is likely to affect, an estimate of the likely duration of the effect of such event of Force Majeure and a statement of the steps and time believed necessary to remedy and/or overcome any resultant failure to fulfill the obligations excused by such Force Majeure.

(c) Provide Access

The Party claiming a Force Majeure shall forthwith, where practicable, give or procure for the other Party access to the scene of the event, which gave rise to the Force Majeure for inspection. Provided that the expense and risk of such access and inspection shall always be that of the requesting Party.

(d) Provide Updates

The Party claiming a Force Majeure shall, inform time to time thereafter, at reasonable intervals, and upon the reasonable request of the other Party, give to the other Party further information of the kind described in Article 14.3(b).

(e) Resume Performance

The Parties shall exercise reasonable diligence to resume normal performance of this Agreement after the occurrence of an event of Force Majeure. Prior to resumption of normal performance, the Parties shall continue to perform their obligations under this Agreement to the extent not prevented by such event of Force Majeure.

- (1)
 - Act in Good Faith In relation to all matters affected by a Force Majeure, each Party shall exercise its rights under this Agreement in good faith.
 - (g) Endeavor to mitigate For all matters affected by an event of Force Majeure, the Parties shall consult with a view to ending the Force Majeure and to mitigating the effects thereof during the period of Force
 - 14.4 Force Majeure Event Exceeds 30 Days Notwithstanding anything contained herein above, if an event of Force Majeure occurs and is likely to continue for a period in excess of thirty (30) days, the Parties shall meet to discuss the consequences of the Force Majeure and the course of action to be taken to mitigate the effects thereof or to be adopted in the circumstances.

ARTICLE 15: TERMINATION

This Agreement may be terminated at any time before expiry of the Agreement Period with the mutual 15.1 consent of the parties. Buyer shall be liable to pay all the claims raised by the Seller in case of termination of this agreement prior to the expiry date of the agreement until unless waived off by the Seller in writing to the Buyer. The Buyer shall take no dues certificate from IGL before vacating the premises and concerned station head shall ensure towards the same before termination of the agreement with the lessee. The seller shall have the right to remove its assets during the period of nonoccupancy of the premises. In case, reason for termination of this agreement is not attributable to Seller then either full or partial amount shall be deducted from the interest free refundable Metering Security

Deposit as per the following schedule:

Sr.No.	Duration	Deductible Amount
1	Termination prior to commencement of gas supply, but after completion of RFC	Full value of SD amount deposited with Seller by the date of termination.
2	Termination after commissioning to six month of commencement of gas supply	30% of SD amount deposited with Seller
3	Termination after six month to 12 th month of commencement of gas supply	10% of SD amount deposited with Seller
4	Termination after 12th month of commencement of gas Supply.	No deduction

15.2 SELLER's Fallure to Deliver Gas

Once the gas supply is started by the SELLER at the BUYER'S premises and thereafter if the SELLER falls (other than as a consequence of BUYER's default) to tender for delivery any quantity of Gas in any consecutive 365 day period, the BUYER may, at its sole option, terminate this Agreement upon not less than thirty (30) days prior written notice to SELLER and without right to claim any compensation from the Seller.

15.3 BUYER's Failure to Pay

If the BUYER fails to make full payment of any Invoice due under this Agreement to the SELLER within a period of fifteen (15) days from the Due Date of such payment, then, upon not less than Two (2) days prior written notice by the SELLER to the BUYER, the SELLER shall be entitled to suspend deliveries of Gas to the BUYER until such defaulted payments with interest (under Article 9.3) shall have been paid to the SELLER. If BUYER continues to be in default and does

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not make full payment of an invoice (as required by Article 9.3) then the SELLER may by serving a 15 days' notice to BUYER be entitled to terminate this Agreement.

(b) If the BUYER breaches any its obligations under Article 9.6, including the obligation to issue. maintain, renew, replenish, restore and reinstate Security Deposit as agreed in accordance therewith, then the SELLER shall by serving a Two (2) day notice to the BUYER have the right to suspend deliveries unless the BUYER remedies the breach. If the BUYER continues to be in default under Article 9.6, then the SELLER may by serving a 15 days' notice to the BUYER be entitled to terminate this Agreement.

15.4 **BUYER's Failure to Take Gas**

If the BUYER fails (other than as a consequence of Force Majeure or the SELLER's default) to take fifty percent (50%) or more of the cumulative DCQ during a period of One Hundred Eighty (180) consecutive Days in any 365 day period, then without prejudice to any other rights or remedies that the SELLER may have under this Agreement or law, the SELLER may, at its sole option, terminate this Agreement upon not less than thirty (30) days prior written notice to the BUYER.

15.5 Pilferage/ Tampering:

i In case of suspected tampering of the Flow Meter, the Flow Meter shall be replaced by the Seller's with another flow meter in presence of the Buyer's representative and the said tampered flow meter shall be sealed in a box with joint signature of the Buyer's & Seller's representatives. No advance notice shall be served to the Buyer for replacing the flow meter in case of suspected tampering of the Flow Meter. Buyer shall be required to provide a short shutdown for replacement of the flow meter as and when informed by Seller. At all the times of removal of the flow meter, the Seller shall inform in writing to the Buyer about the reasons for removal of the Flow Meter. In case the Buyer's representative at any stage is absent and/or refuses to sign, it shall be presumed that the Flow Meter has been tampered and the Flow Meter without the signature of the Buyer's representative will be sent for further inspection and/or calibration, as provided hereinafter, by the Seller. The Buyer, in such an event, shall accept the actions taken by the Seller as final.

- a) The Flow Meter so removed shall be sent for third party inspection and calibration at a calibration lab, which is recognized at national level. The date & place of calibration of the Flow Meter shall be informed to the Buyer in advance and the Buyer may depute its authorized representative to be present at the lab at its own cost. The reports issued by the lab shall be duly signed by the representative of the Seller and the Buyer, if available and present at that time of issue of said reports. In case, the representative of either Seller or the Buyer is not available, the lab shall thereafter send the report to the Seller by post.
- The Flow Meter shall be considered as tampered, if any of the seals on the Flow Meter is found disturbed/broken or missing and/or any of the settings, parts inside the Flow Meter are found disturbed or changed irrespective of the calibration results. However, if all the seals and parts are found to be normal and only calibration results are found to be having deviation from usual, the Flow Meter will not be considered as tampered and only calibration error will be taken into account, as per the provisions of this Contract.

i. In case the Flow Meter is found tampered, the following penal actions shall be initiated against the Buyer, which are without prejudice to the other legal rights available to the Seller:

a) Within reasonable time after the receipt of inspection & calibration report, a show cause notice shall be issued by the Seller to the Buyer to explain why the penal action should not be initiated against the Buyer for tempering of the Flow Meter.

b) The Buyer shall be required to provide a written reply within 15 (Fifteen) days from the date of issue of the said Show Cause Notice.

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- c) The Seller shall review the Buyer's reply to the Show Cause Notice, if submitted.
- d) If the reply provided by the Buyer is not found satisfactory and/or tenable and meter tampering is established by the Seller, then the Gas supply shall be discontinued immediately after issuance of a written notice to that effect by the Seller to the Buyer. The Buyer shall be liable to pay the meter tampering charges to the Seller for the period of meter tampering.
- e) For ascertaining the period of meter tampering, the Gas drawl data/ data from EVC data as available shall be reviewed. The consumption data (over the previous three months) shall also be compared with consumption recorded just after the replacement of the Flow Meter. The day or time from where Gas drawl has gone below the normal Gas drawl by the Buyer (without any shutdown or otherwise explainable reasons to the satisfaction of the Seller) to the day of replacement of Flow Meter shall be considered as the period of meter tampering.
- f) Once the period of meter tampering is established, then peak flow recorded during three (3) months prior to period of meter tampering shall be taken and that will be treated as quantity of Gas actually consumed by the Buyer during the period of meter tampering. The difference between this peak quantity i.e. Highest per day Gas flow/ quantity as recorded during the previous three (3) months prior to period of meter tampering and the already billed quantity in this period, shall be difference quantity or the short fall quantity, to be charged from the Buyer at Two (2) times the Excess over-drawl quantity (i.e. quantity over and above DCQ) and a claim will be raised by the Seller on to the Buyer accordingly.
- g) However, in case if the gas consumed by the customer is less than three months from the period of tampering then in such cases, actual gas consumption by the customer shall be treated as over and above 20% of DCQ during the period of meter tampering and a claim will be raised by the Seller on to the Buyer accordingly.
- h) The Buyer is also liable to pay the Meter tampering charges which shall be equivalent to 50% of MRS security deposit (as specified in 5.2 above).
- i) Once Gas supply is stopped because of meter tampering, the Seller may consider restoration of Gas supply, only when the Buyer pays the full Meter tampering charges and other charges, calculated as above, and also issues a written apology and an undertaking that such an event of meter tampering shall not be repeated in future. Further, before restoration of supply of Gas, in addition to liquidation of all the dues, the Buyer shall be liable to pay an amount of Rs. 50,000/-(fifty thousand only) as charges for restoration of Gas supply.
- j) For the entire period of disconnection under the Buyer agrees to pay DCQ charges, which shall be calculated as per Article 4.1. The Buyer further agrees that the gas supply shall not be commenced by the Seller till such time the Buyer liquidates the DCQ charges as applicable under this Article".
- k) In case the BUYER refuses to pay the SELLER all losses / penal charges, than the SELLER shall have the right to forfeit the Security Deposit received from the BUYER including right to terminate the agreement as per Article 15.5 of the GSA. Besides the same, the SELLER may also initiate the legal proceedings as per the suitable provisions of the LAW.

Other grounds for termination 15.6

If:

Pilferage/tampering with SELLER's Pipeline network, Metering & Regulating facilities (as a) specified in clause 15.5 of this agreement; or

entered into this GSA with the security flower SC-F 09 (MKT/ I& C-P-1) 19 If at any stage, the SELLER discovers that the BUYER entered into this GSA with the SELLER by b)

fraudulent means or suppressing vital information; or

c) The Buyer is liable to give an advance notice of not less than 120 days to Seller, if the Buyer is shifting all its aviation. shifting all its existing operations (for which the BUYER has entered into this GSA with the SELLER) outside the Geographical area of Seller. The Seller may at it's sole discretion can consider the Consider the request made by Buyer within 90 days after receipt of request by the Buyer.

In case of insolvency of the BUYER; or e)

an order is made for the winding-up of either Party; or (f) creditors of either Party or other third parties initiate(s) any legal proceedings (save as in the case of amalgamation or reconstruction, a notice of which has been given to the other Party) for the winding-up or dissolution of such Party and such legal proceedings are admitted by a competent court and continue without being dismissed or without any injunction being granted over such proceedings for a period of one hundred and twenty (120) days by such court or the relevant appellant court; or

(g) Either Party or its shareholders approve in a duly convened shareholders or board meeting (save as in the case of amalgamation or reconstruction, a notice of which is to be compulsorily

given to the other Party) the winding-up or dissolution of such Party; or (i) a liquidator, receiver, or similar officer is appointed for the whole or a material part of the

assets of either Party, or

(j) either Party fails to remedy any material breach of this Agreement and, if that breach is capable of remedy, fails to remedy that breach within 15 (Fifteen) days of notice it receives from the other Party of that breach, then the other Party may, without prejudice to any of its claim, remedy, suit or right of action, terminate this Agreement by notice in writing.

15.7 Effect of Expiry or Termination

d)

(a) Upon termination of this Agreement, the respective rights and obligations of the Parties shall cease to have any effect, subject to Article 15.7 (b) below.

(b) Termination of this Agreement for any reason shall not relieve or affect the rights or remedies of either Party in relation to any accrued rights or unperformed obligations, arising prior to the date of such termination.

16. TRANSFER OF RIGHTS

- 16.1 The Seller may at any time transfer or assign its rights and obligations under the agreement to any other company or business concern by giving notice in writing to the Buyer. Provided such transfer or assignment shall not discharge the transferee or assignee from the obligations herein contained.
- 16.2 The Buyer may, subject to approval of the Seller in advance in writing obtained, transfer and assign its rights and obligations under the agreement to any other corporation or company. Provided such transfer or assignment shall not discharge the transferee or assignee from the obligations herein contained.
- 16.3 Provided further that the Buyer shall first make payments of all invoices issued by the Seller for supply of the Gas in full thereon for delayed payments including interest, if any, before applying for approval of transfer and assignment as aforesaid to the Seller. The Seller shall issue No Objection Certificate (NOC) to Buyer after receivables of dues by Buyer. In the event of the failure on the part of the Buyer to make full payment for gas supplied, the Seller reserves the right to discontinue supply of Gas either to the Buyer or to its transferee or assigns and without prejudice to any other rights which the Seller maybe having under the terms of the Agreement or otherwise.
- 16.4 The Buyer agrees that the request for Change of location of its plant could be permitted from one location to another for the same ownership/ management, subject to the following:

Change of location of the plant to be permitted only when the boundary of the new plant is dearly defined.

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Supply of gas at the new location should be technically feasible.

The Buyer to submit/ undertake to submit other documents, as required by the Seller. (M) The Buyer to pay (in advance) expenses on account of shifting/ dismantling of existing infrastructure) Infrastructure/ new infrastructure to be created for supply of Gas, as conveyed by the Seller.

Liquidation of dues, if any, before consideration of request.

ARTICLE 17: MISCELLANEOUS

17.1 **Entire Agreement**

This Agreement shall constitute the full Agreement between the Parties and shall supersede all prior negotiations, representations, proposals and Agreement, whether oral or written, regarding the subject matter of this Agreement.

17.2 Amendment

Any amendment to this Agreement or any of its provisions shall be valid and binding only if both the Parties of this Agreement approve of it in writing.

17.3 Walver

No waiver by any Party of any default by the other Party in performance of this Agreement shall operate as a walver of such default of that Party unless the same is in writing and signed by duly authorized representatives of such Party. No delay by either Party in exercising its rights hereunder shall be treated as waiver thereof.

17.4

Except as otherwise specifically provided herein, neither Party shall be liable for any indirect, incidental or consequential loss or damage or loss of opportunity or profits.

17.5

Each Party agrees and undertakes that at all times such Party and its respective employees and representatives shall keep in strict confidence all information and data furnished to it or obtained by it pursuant to this Agreement, including the terms and conditions of this Agreement, except as and to the extent that the other Party consents in writing to the disclosure of such data, information or terms. This Article shall not apply to, data or information:

- which, at the time of its disclosure, is in the public domain as evidenced by printed publication (a)
- which is required to be produced by law or before any governmental authority or the Government or any court or judicial authority of competent jurisdiction or the rules of the (b) stock exchanges on which the shares and other securities of a Party are listed;
- which is obtained by a party from a third party who is lawfully in possession of such information or data and not subject to any contractual or fiduciary relationship which would (c) preclude its disclosure;
- where required by a bank or other financial institutions hereinafter referred to as financier (d) (which expression shall include the employees, agents and consultants of such bank or other financial Institutions) which is providing finance to the Party in whole or part on the security of a charge or other encumbrance or other such disclosing Party's interest in this Agreement, provided that the financier has entered into a written agreement with the disclosing Party agreeing to keep such information confidential; and
- to bonafide consultants of the party provided that such consultants have entered into a (e) written agreement/undertaking with the disclosing Party agreeing to keep the information confidential.

The provisions hereof shall survive for a period of two (2) years after the termination of this Agreement.

17.6 Severability

If any provision or Article of this Agreement is deemed invalid or unenforceable, the remainder of this to be invalid or unenforceable, the remainder of this to be invalid or unenforceable, the Parties shall negotiate in good faith to adopt a replacement provision to carry out, in effect, the Parties original intention to the parties or intention to the parties of the parties or intention to the parties of the parties of the parties or intention to the parties of the

to carry out, in effect, the Parties shall negotiate in good faith to adopt a replacement.

17.7 Amendment of GSA under any change in Law/Court's Decision/Government Policy/Regulatory Requirement:

Upon the occurrence of any change in Law (including any change in judicial/quasi-judicial interpretation or application of any Law) and/or any Directive/Policy of Government of India or Petroleum & Natural Gas Regulatory Board (PNGRB) or any Court's Directive/Order (including matter related to 'Pooled Price' mechanism), which necessitates or requires the Seller to amend the GSA, the Buyer acknowledges and agrees that the GSA shall be amended or modified by the Seller to give effect to such change in Law and/or Directive/Policy, and any and all effects of such amendments shall be binding on the Buyer (including escalation/imposition of any additional charges or costs) with effect from the date on which such amendments or modifications come into force.

17.8 Governing Law

This Agreement shall be governed and construed in accordance with the laws of India Including without limitation, the relevant central and state acts and the rules, regulations and notifications issued and amended there under from time to time.

17.9 Time Limit for Unforeseen Claims
Under no circumstances shall any claim of the Buyer be entertained by the Seller if the same is not raised within a month of the cause of action of that claim occurring. The Buyer shall be deemed to have waived off its right to claim the same if the claim is not raised within a month from the date of cause of action from such claim occurring.

17.10 Notices

All notices or requests provided for or permitted to be given under this Agreement shall be in writing and shall be deemed effectively given when personally delivered or mailed by Speed post return receipt requested, or by facsimile transmission, addressed as follows and shall be deemed received (x) three (3) days from dispatch if delivered by Speed post, or (y) on the date of delivery if personally delivered or in the case of facsimile on the date of transmission provided a confirmation of receipt is obtained within normal business hours, otherwise on the following Business Day.

- (i) If to the SELLER:
 Sr-VP Marketing
 Indraprastha Gas Limited
 IGL Bhawan, Plot No 4, Community Centre, Sector 9
 RK Puram, New Delhi 110022
- (ii) If to the BUYER:

 MAMTA SHARMA(PRINCIPAL)

 K-93, KIRTI NAGAR,

 NEW DELHI-110015

or to such other address or facsimile number or to the attention of such other person as such Party may designate by written notice to the other Party.

Principal,
Aditi Mataridyslavi
Claivernia

Bawana, Ozini 100

SC-F09 (MKT/1& C-P-1)

17.11 Contract Review

If circumstances arise which were not foreseen at the outset of the execution of this Agreement, the Parties shall agree to most and in Parties shall agree to meet and discuss such circumstances in good faith, and shall take actions appropriate to alleviate or elicitude. appropriate to alleviate or eliminate such circumstances or the effects thereof.

17.12

The provisions of this Agreement relating to the rights and remedies, and the exercise thereof, referred to in Article 15 shall supplies the to in Article 15 shall survive the termination of this Agreement. Further, Article 11.3 (Arbitration) and Article 17.5 (Confidentially 1) and Article 17.5 (Confidentiality) shall survive the termination or expiry of this Agreement up to the period, if any, as may be specified. if any, as may be specified.

17.13 Effect of Signing

Subject to Article 5.1, this Agreement shall be effective and of full force as of the date first written on page 1 of this Agreement. page 1 of this Agreement when each of the Parties shall have duly executed the same.

IN WITNESS WHEREOF, this Agreement has been executed by the duly authorized representatives of the Parties as of the day and year first at as of the day and year first above written on the first page of this Agreement.

Signed for and on behalf of Signed for and on behalf of M/S. ADITI MAHAVIDYALAYA (UNIVERSITY OF DELHI) Indraprastha Gas Limited Adla Mahaniniyalan (University w In the presence of: (VP - Marketing) Witness_1 Contact No. 22/01964 In the presence of: A Shok Kumon (a.k. wadnub) (DGM-Marketing) Witness_2 Signature: Name: a873558517 (A) Contact No. In the presence of:

Memorandum of Understanding

This memorandum of understanding is made at Delhi on 295 \$ 2021.

Between

Zone 4 Disaster Solutions Pvt Ltd has its Principal office at B 69, Sewak Park, Dwarka Mor New Delhi 110059 (hereafter referred to as Zone4solutions) represented by its Director Shri Nakul Kumar Tarun.

AND

Aditi Mahavidyalaya is affiliated to the University of Delhi and situated at Bawana, Delhi represented by its Principal

and

Zone4Solutions are desirous of entering into an arrangement whereby they can collaborate and work together with each other in areas of Disaster Management and related fields for mutual benefit.

and

Whereas both parties have discussed the matter and have decided to enter into an agreement by this Memorandum of Understanding.

Now, therefore it is agreed by and between the parties as follows:

- That both parties have identified disaster management as the area of their mutual interest and expertise, wherein both can work together. The areas that have been identified for joint working based on mutual discussions held between the two parties include the following:
 - · Identification of community and college youth in Delhi NCR.
 - Training of those youth volunteers towards disaster risk reduction with specific reference to reducing risk including Covid-19 transmission and infection in the chosen community.
 - Mapping of vulnerable groups in the area and working towards their risk reduction of Covid-19 infection
 - Increased engagements between youth volunteers and stakeholders at the community level.
 - Setting the base for upscaling the project to other communities towards skill building and alternative employment generation of youth in various communities within Delhi NCR

Provide that other areas may be identified from time to time by mutual consent.

2. That the collaboration between the parties hereto may include the following: -



- Zone4solutions, would serve as a support organization (resource support, expert and technical support) and College would be an implementing agency.
- Zone4solutions would also provide expert support within the areas of disaster risk reduction in general and with specific reference to different hazards for risk reduction.
- The proposed project is a pilot project that initially may be carried out in college if suited to both parties.
- · Documentation of Best Practices

Provided those other areas may be identified from time to time by mutual consent.

- 3. That any of the party may decide to organize or conduct a particular training programme or a part thereof or a specific academic module or a part thereof or organize and conduct a seminar or a workshop in the Institute of the other party and in case such programme or seminar or workshop is so held, the concerned party will make available with mutual consent and subject to availability of its infrastructure facilities including Classrooms, Lecture/Seminar Halls, Hostels or Guest House accommodation, Mess facilities at the same rate, as if, such programme, workshop or seminar, etc. were conducted by the party for its own participants or target groups.
- 4. That for each assignment of work to be undertaken by the parties hereto under this MoU, the extent of services by each party and fee for services to be rendered, if any, and the terms of payment shall be negotiated and agreed upon by mutual consent.
- That in order to have a smooth functioning of operations it is agreed to by both the parties that the Director, Zone4solutions, and Aditi Mahavidyalaya are to be nominated by the respective Head of the Party to oversee and supervise operations on their behalf.
- 6. That neither party shall assign or transfer its rights and obligations herein to any other third party without the prior written consent of other parties.
- 7. That it is agreed by both parties that none of them will withdraw from the MoU during the progress of the projects on hand, without the written consent of the other prior to One month.
- 8. In case of any dispute the arbitrator would be appointed with the consent of both parties.

- Modifications: This Memorandum of Understanding may only be modified or amended by a written document executed by a duly authorized person on behalf of the party against whom any such amendment or modifications is sought to be enforced.
- 10.Term: It is agreed between the parties that the MoU will be in effect for a period of three years from the date of the agreement, with a provision to review the contents of the MoU every third year, if required, and make necessary modifications as deemed appropriate by both parties to this agreement.
- 11. That the parties hereto may further agree to extend the tenure of this MoU for further subsequent periods as deemed appropriate by both.
- 12. That this Memorandum of Understanding is executed in duplicate and one copy will remain with each party.
- 13. That the future proposal based on this pilot project will be jointly implemented by both parties and both parties would work jointly to mobilize funds for all future collaboration.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE SET THEIR HANDS HEREUNTO AT THE PLACE AND ON THE DATE FIRST HEREINBEFORE MENTIONED.

(Shri Nakul Kr Tarun) Director, Zone4solutions

Signed
In the Presence of Witness:

- Maring

(Prof Mamta Sharma)

Namta Shaems.

Principal, College Mahavidyalaya of Aditi

Signed

In the Presence of Witness:

1.

2.







Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

IN-DL30399097742020T

29-Sep-2021 12:11 PM

IMPACC (IV)/ dl788303/ DELHI/ DL-DLH

SUBIN-DLDL78830356496556754398T

ADITI MAHAVIDYALAYA DELHI

Article Others

Not Applicable

(Zero)

TATA INSTITUTE OF SOCIAL SCIENCES MUMBAI

ADITI MAHAVIDYALAYA DELHI

ADITI MAHAVIDYALAYA DELHI

(One Hundred only)



....Please write or type below this line...

Prof. Mamta Sharma Principal

Aditi Mahavidyalaya (University of Delhi) Bawana, Delhi-110039





The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.

The onus of checking the legitimacy is on the users of the certificate

Stamp duty paid through E-Stamp Certificate No. IN-DL30399097742020T

MEMORANDUM OF UNDERSTANDING

Between

Tata Institute of Social Sciences

And

Aditi Mahavidyalaya, Delhi

The Global Fund to fight AIDS, Tuberculosis and Malaria (here in after referred to as Global Fund) has agreed to fund National AIDS Control Organization (NACO), MOH&FW for "SAHAS Grant" under grant agreement (IND-H-NACO 2046) from1st April 2021 to 31st March 2024. This Memorandum of Understanding (here in after referred to as "MoU"), is entered into between National AIDS Control Organization (NACO), Ministry of Health & Family Welfare, Government of India with Office at 6th/9th Floor, Chanderlok Building, Janpath, New Delhi- 110001 (herein after referred to as "NACO" or "Principal Recipient (PR)".

Further NACO has entered in MOU as signed on 20th April 2021 with Tata Institute of Social Sciences (TISS) here in after referred as "Sub-Recipient (SR)" for carrying out or delivering it Project Component – TI & LWS Evaluation. TISS shall delivery the said project component by onboarding or partnering with local agencies/ universities/ or any form of legal entity to enable it to deliver the project component.

This Memorandum of Understanding (here in after referred to as "MoU"), is entered into between Tata Institute of Social Sciences (TISS) herein after referred as "Sub-Recipient (SR)" and Aditi Mahavidyalaya, Delhi here in after referred as "SSR" for carrying out or delivering the Project Component – Targeted Intervention(TI) & Link Workers' Scheme (LWS) Evaluation under National AIDS Control Programme (NACP) and developing a National Master Trainers Pool to build capacities of the National TB Elimination Programme (NTEP) staff on psycho-social aspects of TB and counseling soft skills.

Prof. Mamta Sharma

Aditi Mahavidyalaya

(University of Delhi) Bawana, Delhi-11003

Background:

A. Project Back ground- Saksham Pramaan

India is committed to 'ending the AIDS' epidemic as a public health threat by 2030 in line with Sustainable Development Goals (SDG). National Strategic Plan (NSP) has a vision to realize the 'Three Zeros' - zero new infections, zero AIDS-related deaths and zero discrimination.

First Priority of the NSP 2017-24 is to accelerate HIV prevention in 'at risk' population including 'key population'. There is a need to evaluate the targeted interventions keeping in mind the priorities and strategies of National Strategic Plan (NSP). This calls for capacity building of the evaluators in recently revised formats for TI and LWS evaluation. The coordination and execution of TI evaluation is also needed to support State AIDS Control Societies (SACS).

Now therefore, the parties (SR & SSR) agree as follows:

 Strategy- This involves building capacities of evaluators and organizing the evaluations of Tis/LWS in consultation with SACS.

2. Main Activities:

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- 2.1 Title of proposed Project Saksham Pramaan Evaluation of the Targeted interventions (TI) and Link Worker Schemes (LWS) to Support the National AIDS Control Programme
- 2.2 Interventions Proposed with the support of Global Fund Grant: -

Targeted interventions' evaluations: TISS will conduct a national ToT for its national programme team and the SSR who will in turn conduct regional capacity building workshops for the evaluators. Following this, the TI and LWS evaluations will take place through the pool of evaluators. After the evaluations, there will be a de-brief for respective SACS.

3. Expected Outcome at the end of the project:

a. Objective: to support the National AIDS Control Program (NACP) for evaluation of Targeted Interventions (TI) and Link Worker Schemes (LWS), build capacities of the evaluators and to coordinate evaluations of all TI and LWS projects under NACP.

Prof. Mamta Sharma

diti Mahavidyalaya (University of Delhi) Bawana, Delhi-110039

b. Geographical Area to be covered by the Project-

The project shall cover all the states and union territories of India. (Refer annexure A)

c. Expected Outcomes

SSR will undertake the selection of evaluators, capacity building and ensuring evaluations are undertaken as planned for their zone. Targeted intervention evaluation component will help build pool of evaluators trained in latest guidelines.

1. Tasks for SSR:

- a) Identification and empaneling of Evaluators on the basis of the ToR from a pool of faculty from Schools of Social Work, Psychology, SIHFW, SHSRC, Representatives from PLHIV, and community networks.
- b) Conducting capacity building workshops of the evaluators.
- Preparing a calendar of evaluations in consultation with SACS.
- d) Undertaking evaluations based on the calendar.
- e) Submitting evaluation reports to SACS (within 3 days of evaluation) and Saksham (within 8 days of evaluation).
- f) Submitting Quarterly Programme and Finance reports to Saksham.

4. Grant Allocation for Project Saksham Pramaan:

The effective date of initiation of the project activities would be the date of signing of the MoU and the closing date is 31st March 2024. The upper ceiling of funding for Aditi Mahavidyalaya, Delhi has been approved for a number of US\$ 1,68,933/- equivalent to INR. 11,825,320/-(Rupees One Crore Eighteen Lakhs Twenty-Five Thousand Three Hundred Twenty Only) @ Rs. 70 per US\$). The details of the budget for the project for accomplishing task as per performance framework to be shared at later stage. Any changes required in Performance Framework and Budget would require prior approval from TISS. The provisional budget for the Pramaan project is attached in annexure B below. The below budget is should be adhered and complied to as per the MOU and any subsequent changes in budget shall be communicated and agreed by both and attached as separate annexure.

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Prof. Mamta Sharma Principal Aditi Mahavidyalaya

(University of Delhi)
Rawana, Delhi-11003

B. Project Back ground Saksham Pravaah: -

Saksham in partnership with the National TB Elimination Programme (NTEP) provides counselling and psycho-social support for People living with Drug Resistant TB in Maharashtra, Gujarat, Karnataka and Rajasthan. The project is named "Saksham Pravaah" and 214 Professional Counsellors (Masters in Social Work/Sociology/Psychology) are integrated within the NTEP. From Programme Initiation in October 2015 until March 2021, Saksham Pravaah has provided counselling and psycho -social support to People living with Drug Resistant (DR) TB and their caregivers. The counsellors provide ongoing home based counselling and address a range of issues including TB related Stigma and Discrimination, Gender based concerns and Mental Health. In order to reduce the catastrophic burden of TB, the Counsellors link people living with TB to the available Government of India Social Protection Scheme and Nutrition Support.

In the current implementation cycle (April 1, 2021 - March 31, 2024), Saksham Pravaah will develop a National Master Trainers Pool to build capacities of the NTEP staff on psycho-social aspects of TB and counselling soft skills

1. Tasks for SSR:

SSR will develop a Pool of Master Trainer.

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- b. SSR will establish strong coordination mechanisms with the State TB Office and State Training and Demonstration Centre (STDC) in the region.
- SSR will identify Master Trainers in the region based on the ToRs developed by Saksham. C.
- d. SSR will undertake Training of Trainers for the Master Trainers in coordination with Saksham.
- SSR will undertake Training of NTEP staff in coordination with the STDC.
- SSR will undertake timely Data entry and submit monthly and quarterly reports to f. Saksham.
- SSR undertake baseline and end line evaluations of NTEP staff and beneficiaries before and after the training programmes.

Saksham will provide one Training Coordinator for executing the above-mentioned tasks.

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University of Delhi)

2. Grant Allocation for Project Saksham Pravaah:

The effective date of initiation of the project activities would be the date of signing of the MoU and the closing date is 31st March 2024. The upper ceiling of funding for Aditi Mahavidyalaya, Delhi has been approved for a number of US\$ 113,086 /- equivalent to INR. 7,916,000 (Rupees Seventy Nine Lakhs and Sixteen Thousand Only)- @ Rs. 70 per US\$). The details of the budget for the project for accomplishing task as per performance framework are annexed. Any changes required in Performance Framework and Budget would require prior approval from TISS. The provisional budget for the Pravaah project is attached in annexure C below. The below budget is should be adhered and complied to as per the MOU and any subsequent changes in budget shall be communicated and agreed by both and attached as separate annexure.

C. General Terms of payment

- a. The funds for the project would be released as Grant in Aid in the name of Aditi Mahavidyalaya, University of Delhi, Bawana, Delhi 110039
- b. Aditi Mahavidyalaya, Delhi will abide by the terms and conditions of this MoU, Guidelines of Global Fund & NACO and any sanctioned letter(s) issued by TISS from time to time.
- c. The SOEs and other reports will be submitted within 07 days from the close of preceding quarter in prescribe formats.
- d. The Audited Statement of Accounts with Audit Report will be submitted within three months from close of financial year/grant.
- e. Any changes between categories of expenditure or re-allocation of funds between categories that may be found necessary during the course of implementing the activities shall be made by SSR only with the approval of TISS.
- f. Aditi Mahavidyalaya, Delhi confirms that there are no claims, investigations or proceedings in progress or pending or threatened against SSR which, if determined, would have a material adverse effect on the capacity of SSR to implement the program.
- g. Fund release would be on advance; however further disbursements will be based on expenditure pattern for the previous disbursement and would be released per annum.

Prof. Mamta Sharma

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h. Funds released for the project should be maintained in an independent saving bank in the

name of the project Saksham or/and project Pramaan.

i. The expenditure under various heads should be made as agreed upon under the project. The

expenditure should be fully supported by vouchers.

i. The TISS or Global Fund or Ministry of Health & Family Welfare/ NACO will have the right to

call for the accounts and vouchers and offer comments and/or advice.

k. Funds should be used in accordance with the approved programme/activities as detailed in

the work plan and no variation there from is permissible without prior permission of TISS.

1. A written report should be submitted to TISS at the end of each three months period. The

report should contain a narrative account of the physical activities and a detailed expenditure

state for the three months in the prescribed format. Similarly, an annual report should be

submitted at the completion of the financial year.

m. SSR would prepare a quarterly financial report at the end of each quarter, which will compare

the plan versus the actual for the quarter and provide explanations for the variances. These

reports are to be submitted to TISS within 07 days from the end of the preceding quarter.

n. Annual audited statement of accounts with respect to funds given by the Govt. shall be

furnished to NACO within three months from the end of preceding financial year.

o. The audited accounts will also include Utilization Certificate in respect of the grant.

p. Interest earned on funds received from Govt, shall be considered as part of such fund and

should be accounted for accordingly by SSR. The interest earned on the fund would be

adjusted in subsequent releases.

q. SSR is liable to produce documents asked for before the representatives of TISS or NACO or

GF to facilitate physical examination of project sites or products procured from the project

funds.

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r. Government/TISS/GF may terminate the assistance if it is satisfied that the funds are not being used for the purpose agreed upon or if the performance is not in accordance to the work plan or if there are persistent delays in the submission of accounts by SSR

s. Any unspent balance with TISS on the completion of the project/or at end of the specified time-schedule whichever is earlier, shall be refunded to the TISS or as directed by TISS unless

an extension of time is allowed by the Government/GF/TISS.

t. SSR shall execute a bond with sureties to the Registrar of Tata Institute of Social Sciences that (a) It will abide by the conditions of the grant by the target dates, if any, specified therein (b) that it will not divert the grants and entrust execution of the scheme or work concerned to another institutions(s) or organization and (c) shall abide by any other conditions specified in this agreement and in the event of their failing to comply with the conditions or committing breach of the bond, the grantee and the sureties individually and jointly will be liable to refund to the Registrar of TISS, the entire amount of the grant thereon or the sum specified

under the bond.

u. For all procurement and supply chain management, the sub-recipient will follow a fair and

transparent process.

D. Monitoring and Evaluation

The SSR project will be monitored by TISS, by way of reports and regular interaction at subproject sites. SSR undertakes to provide a quarterly report to TISS reflecting the activities of the

project against specified indicators as annexed.

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E. Grant Management

1. SSR will employ all Grant funds solely for Program purposes, and use reasonable efforts to ensure that grant funds are not employed to support or promote violence, to aid terrorists or terrorist-related activity, to conduct money-laundering activity or to fund organizations known to support terrorism or that are involved in money-laundering activities. The terms used and not defined in this paragraph shall have the meanings assigned to them in the Grant

Agreement.

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- No Double-funding: The targets set for the Program are made possible by the additional funding provided by the Global Fund under this Agreement. SSR is not receiving funding from any other source that duplicates the funding provided under this Agreement.
- Conduct of Business: SSR shall do all the things necessary to preserve, renew and keep in full force and effect its legal existence and the rights, licenses and permits which may be required to implement Program activities for which they are responsible.
- 4. SSR shall cooperate fully with the Representative of TISS or Local Fund Agent (LFA) of Global Fund to carry out its functions as and when required and in consultation with TISS/NACO.
- 5. SSR shall, maintain accounting books, records, documents and other evidence relating to this MOU, adequate to show, without limitation, all costs incurred and revenues earned by SSR for the Program and the overall progress toward completion of the Program ("Program Books and Records"). SSR shall maintain Program Books and Records in accordance with the generally accepted accounting standards in the India.
- 6. Right of Access: SSR shall permit or ensure authorized representatives of the TISS/Global Fund/NACO, its agents or any other third party authorized by the TISS/Global Fund/NACO, access at all times to: (i) Program Books and Records or any other documentation related to the Program held by SSR (ii) the premises of SSR where the Program Books and Records are kept or Program activities are carried out; (iii) other sites where Program-related documentation is kept or Program activities are carried out; and (iv) all personnel of SSR funded under Grant Funds.

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Prof. Mamta Sharma Principal

Aditi Mahavidyalaya (University of Delhi)

F. Organization Details

a. Name of the NGO/ Organisation

: Aditi Mahavidyalaya

b. Registration Status

: Yes

c. Registration Number

. 34681

d. Date of Registration

: 20/04/1999

e. Registered office

: Registrar of Societies, Delhi

f. PAN Number

: AABAA8706B

g. TAN Number

: DELA08568A

G. Bank Details

a. Name of the Bank

: Union Bank Of India

b. Complete address of the bank

: H.No. 1055, Auchandi Road, Near Petrol Pump,

Bavana,

Delhi -110039

c. Account Number

: (1) 057022010000465

(2) 057022010000466

d. RTGS Code Number

: IFSC UBIN0905704

e. Title of the Bank Account

: (1) Aditi Mahavidyalaya Pramaan

(2) Aditi Mahavidyalaya Pravaah

H. Utilization of Funds and Accounting

a. The grant funds shall be used for the purposes as given in work plan and shall be administered in accordance with the Operational Policy of the Global Fund and as per the Grant Agreement signed between Department of Economic Affairs and The Global Fund.

b. Any Interest earned on the cash balance of the Contribution shall be used should be reported back to the program and used only for funding the activities approved in the work plan by reallocating to the sub-heads found to be short of funds, within the approved limit.

c. Any balance of grants outstanding from Global Fund grants at the time of completion or on termination of this Agreement, shall be returned to the Global Fund/Government of India and all assets lying with the SSR at the conclusion of grant shall be transferred to the program as

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advised by TISS/NACO.

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Prof. Mamta Sharma

(University of Delhi) Bawana, Delhi-11003

I. Implementation

Period of implementation: The starting date of the Activities in the Work Plan shall be the date of signing of MoU (the "Effective Date"). The completion date of the Activities in the Work Plan shall be 31st March, 2024.

A period up to 3 months shall be allowed after completion of the Activities of the Work Plan, or of any termination of this Agreement, to liquidate all obligations for activities completed by TISS prior to completion or termination.

J. In case of any unforeseen natural calamity, disaster, pandemic, or any situation which is beyond the control of SSR, extension/relaxation of project period shall be taken into consideration.

K. Reporting

1. Technical

At quarterly intervals, SSR shall submit to TISS, a technical report on the progress of activities financed by the Government. TISS/NACO should provide guidance to SSR on the format and content of this report and the reporting format should be agreed between TISS and the SSR.

2. Financial

The receipt of funds and expenditure recorded in respect of Global Fund Grants shall be indicated in the SSR Financial Reports. Financial statements of income and expenditure shall be provided to TISS on monthly and quarterly basis.

L. Audit

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All expenditure incurred on contributions received by SSR from Government via TISS will be subjected to external auditing procedures. The External Auditors' certifications of accounts and audit report and Utilization Certificate would be made available to TISS within three months from the closure of preceding financial year. SSR would take necessary action to rectify lapses as mentioned in the report and TISS would suggest systemic improvement as it deems fit. SSR shall cooperate with the TISS or Global Fund and its agents and NACO in the conduct of program

review, audit, evaluation or other action.

Prof. Mamta Sharma

Principal Aditi Mahavidyalaya

(University of Delhi)

M. Termination

Either party may give the other notice of termination of this MOU. Such termination shall enter into effect three months after notice has been received, subject to the settlement of any outstanding obligations. Notwithstanding the foregoing, if the Global Fund agreement is terminated for any reason, this MOU shall terminate with effect from the date of termination of the Global Fund Agreement (with DEA). TISS/NACO shall promptly notify SSR if it receives notice of termination of the Global Fund Agreement.

In case of any emergent conditions, TISS/NACO shall have discretionary power to resolve the issue.

N. Settlements of disputes

Any dispute relating to the interpretation of this MoU shall, unless amicably settled, be subject to conciliation. In the event of failure of the latter, the dispute shall be settled by arbitration. The arbitration shall be conducted in accordance with the modalities to be agreed upon by the parties, or in the absence of agreement, the Secretary, Indian Council of Arbitration, New Delhi shall be requested to appoint the Arbitrator (s) to conduct the arbitration proceedings as per rules of Arbitration and Conciliation Act 1996. The parties shall accept the arbitral decision as final. Venue for arbitration will be Mumbai.

Agreed as above

Agreed as above

On behalf of Tata Institute of Social Sciences,

On behalf of Aditi Mahavidyalaya, Delhi

Mumbai

Col RM Joshi (Veteran)
Name of Person Signing gistrar

Name of Person Signing: Prof. Mamta Sharma

Tata Institute of Social Sciences, Mumbai

Designation of Person Signing

Designation of Person Signing: Principal,

Aditi Mahavidyalaya, University of Delhi

Prof. Mamta Sharma

Principal

Aditi Mahavidyalaya (University of Delhi) Bawana, Delhi-11003

Annexure A: - Geographical Coverage Saksham Pramaan

Zone (n=5)	States (n=34)	Local language (n=18)	Tis/LWS* (n=1503)	No. of teams required* (n=103)	No. of teams supervised by Regional Coordinators (n=103)	
	Assam	Assamese	51	3		
	Meghalaya	Khasi-Garo	9	1	11 teams	
	Manipur	Meitei	63	4	II (Callis	
	Nagaland	Nagamese	45	3		
	Arunachal Pradesh	Hindi	28	2	12 teams	
East	Sikkim	Hindi-Nepali	6	2		
	West Bengal	Bengali	37	3		
	Tripura	Bengali	14	1	12 (cairis	
	Mizoram	Mizo	30	2		
	Odisha	Oriya	53	4		
	Uttar Pradesh	Hindi	88	4.4	11 teams	
	Delhi	Hindi	81	11		
	Jammu & Kashmir	Kashmiri	14	1		
	Himachal Pradesh	Hindi	18		9 teams	
North	Uttarakhand	Hindi	26			
	Haryana	Hindi	5	4		
	Chandigarh	Hindi	12			
	Punjab	Punjabi	59	4		
	Tamil Nadu	Tamil	73	-	9 teams	
	Puducherry	Tamil	5	5		
South	Kerala	Malayalam	62	4		
	Andhra Pradesh	Telugu	88	10	10 toams	
	Telangana	Telugu	53	10	10 teams	
	Maharashtra	Marathi	141	10	10 teams	
West	Mumbai	Marathi	35	2		
	Goa	Marathi/ Konkani	15	1	9 teams	
	Karnataka	Kannada	81	6		
	Gujarat	Gujarati	99			
	Dadra & NH & Daman & Diu	Gujarati	9	7	11 teams	
	Rajasthan	Hindi	42	4		
Central	Madhya Pradesh	Hindi	68			
	Chhattisgarh	Hindi	33	11	11 teams	
	Bihar	Hindi	28	11		
	Jharkhand	Hindi	32			

^{*} The actual number of TIs and teams will vary. In consultation with SACS, number of TIs/LWS and teams

will be decided.

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Prof. Mamta Sharma Principal Aditi Mahawida

Aditi Mahavidyalaya (University of Delhi) Bawana, Delhi-110039

Annexure B: - Provisional Budget for Saksham Pramaan

Serial No.	Activity Description	2021-22	2022-23	2023-24	Total
1	Finance Officer	225,000	315,000	347,292	887,292
2	Regional Coordinator & Faculty Time	1,350,000	1,890,000	2,083,728	5,323,728
3	Regional Training	1,106,200	553,100	553,100	2,212,400
4	State Meeting	90,000	180,000	270,000	540,000
5	Rent for Office Premises (per unit 25k per month)	300,000	300,000	300,000	900,000
6	Staff Travel	247,500	396,000	396,000	1,039,500
7	Electricity Charges (per unit 5k per months)	60,000	26,400	26,400	112,800
8	Office and Assets Maintenance Cost. (per unit 5k per months)	60,000	60,000	60,000	180,000
9	External Audit Fee per unit 50k p.a	50,000	50,000	50,000	150,000
10	Communication Cost: Telephone / Data card for Staff, Landline bill etc	36,000	36,000	36,000	1,08,000
11	Postage and courier charges from State Staff to TISS Office	2,400	2,400	2,400	7,200
12	Printing, Photocopy and Lamination Charges	4,800	4,800	4,800	14,400
13	Laptops & Desktops	120,000	-	-	120,000
14	Maintenance House Keeping (5K)	60,000	60,000	60,000	180,000
15	Office Equipment (Projector & Printers) (50k per unit one time)	50,000	-	-	50,000
	Total	3,761,900	3,873,700	4,189,720	11,825,320

Prof. Mamta Sharma
Principal
Aditi Mahavidyalaya
(University of Delhi)
Bawana, Delhi-110039

Annexure C: - Provisional Budget for Saksham Pravaah

Particulars	No's	COST	2021-22	2022-23	2023-24	Total
Staff Cost			360,000	1,458,000	1,530,900	3,348,900
CAPACITY BUILDING CORDINATOR (CBC)	2	60,000	360,000	1,458,000	1,530,900	3,348,900
Other Cost			95,400	21,600	21,600	138,600
Communication Charges	2	750	4,500	18,000	18,000	40,500
Laptops	2	45,000	90,000	-	-	90,000
Stationery Cost	2	150	900	3,600	3,600	8,100
Capacity Building Coordinator *				128,000	128,000	256,000
Travel	4	4,000	-	64,000	64,000	128,000
Local Conveyance	4	500	-	8,000	8,000	16,000
Accommodation	4	2,250		36,000	36,000	72,000
Perdiem	4	1,250		20,000	20,000	40,000
Total Cost -A			455,400	1,607,600	1,680,500	3,743,500
		Batches	1	4	0	5
Tot for Master Trainers **		Days	5	_ 5	man to	
Travel	30	4,500	135,000	540,000	-	675,000
Local Conveyance	30	500	15,000	60,000	-	75,000
Accommodation	30	2,250	337,500	1,350,000	-	1,687,500
Food During Training	30	500	75,000	300,000	-	375,000
Sitting Fees	30	750	112,500	450,000	14	562,500
Resource Person***		Si di Company				
Travel	2	10,000	20,000	80,000	·-	100,000
Local Conveyance	2	1,000	2,000	8,000	-	10,000
Accommodation	2	4,000	40,000	160,000	-	200,000
Perdiem	2	1,250	2,500	10,000		12,500
Food During Training	2	500	5,000	20,000	-	25,000
Training Cost****			applicate.	GHIK		
Material	30	100	15,000	60,000	-	75,000
Training Hall	1	12,500	62,500	250,000	-	312,500
Sound and Projector	1	2,500	12,500	50,000	2	62,500
Total Cost -B			834,500	3,338,000		4,172,500
Total Cost (A+B)			1,289,900	4,945,600	1,680,500	7,916,000

^{*}CBC will travel twice in one quarter for relationship building and training purpose. The unit cost used to budgeting are the same as used for program manager Saksham. Hence 2 visits * 8 CBS. Visits will start Y2-Q1 till Y3-Q4.

****Training material, xerox copies, stationery is being provided @ 100 per day for 5 days of training for participants. Sound equipment and training hall cost @ 15000 per day has been provided

Prof. Mamta Sharma Principal Aditi Mahavidyalaya

(University of Delhi)

TISS MUMBAI - 88 27/10/2

^{**30} Participants per batch for 15 batches has been considered for calculation purpose. Accommodation has been provided for 5 days as participants shall be arriving one day prior of training. Masters Trainers will be faculty in Universities and hence a modest sitting fee is being provided @ 750 per day

^{***2} RP have been provided for conducting training, they shall be travelling using air and shall be provided accommodation for 5 days.





Government of National Capital Territory of Delhi





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Unique Doc. Reference

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ADITI MAHAVIDYALAYA DELHI

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ADITI MAHAVIDYALAYA DELHI

Not Applicable

ADITI MAHAVIDYALAYA DELHI

(One Hundred only)



Please write or type below this line.....



Principal Aditi Mahavidyalaya (University of Delhi) Bawana, Delhi-110039



The authenticity of this Stamp certificate should be verified at 'www.shoilestamp.com' or using e-Stamp Mobile App of Stock Holding Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.

The onus of checking the legitimacy is on the users of the certificate.



Stamp duty paid through E-Stamp Certificate No. IN-DL30396605297837T

SURETY BOND

KNOW ALL MEN BY THESE PRESENTS THAT We the Aditi Mahavidyalaya, Delhi registered under the Societies Registration Act XXI Of 1860 having been registered by the Registrar of Societies, Delhi, Aditi Mahavidyalaya, Bawana, Delhi 110039, vide Registration No. 34681 dated 20/04/1999 office at Auchandi Road, Bawana, Delhi 110039 in the state of Delhi (Hereinafter called the obligator / obligators) are held and firmly bound by the Registrar of Tata Institute of Social Sciences Mumbai (hereinafter called the Funder or SR) in the sum of Rs. 19,741,320/- (Rupees One Crore Ninety Seven Lakhs Forty One Thousand Three Hundred Twenty Only) well and truly to be paid to the Registrar on demand and without demur, for which payment we bind ourselves and our successors and assigns by these presents.

- 2. SIGNED this 29th day of September in the year Two thousand and twenty-one.
- 3. WHEREAS the obligator has sent a request proposal to Tata Institute of Social Sciences, for Grants of Rs. 19,741,320/- (Rupees One Crore Ninety Seven Lakhs Forty One Thousand Three Hundred Twenty Only) Vide his MOU dated 29/09/2021 the obligators have agreed to execute the bond in favour of The Registrar of Tata Institute of Social Science (TISS) for entire amount of Rs. Rs. 19,741,320/- (Rupees One Crore Ninety Seven Lakhs Forty One Thousand Three Hundred Twenty Only) as requested in the Proposal sent. The obligator is willing to accept the proposed amount or any other amount approved / sanctioned by the TISS. The obligator is willingly executing this bond of proposed amount with the stipulation that obligator will be bond upto this amount or by the actual amount approved /sanctioned by TISS, whichever is less. The obligator is also willing to accept all terms and conditions mentioned in the "Letter of Sanction" & MOU entered by the Registrar, TISS.

TISS MUMBAI - 88.

Prof. Mamta Sharma Principal Aditi Mahavidyalaya (University of Delhi) Bawana, Delhi-110038 4. Now the condition of the above written obligation is such that if the obligators duly fulfil and comply with all the conditions mentioned in the letter of sanction or MOU, then above written bond or obligation shall be void and of no effect. But otherwise it shall remain in full force and virtue. If a part of the grant is left unspent after the expiry of the period within which it is required to be spent, the obligators agree to refund the unspent balance unless it is agreed by the sanctioning authority to be carried over to the next financial year. The amount of the grant shall be refunded.

5. Aditi Mahavidyalaya agrees and undertakes to surrender / pay to TISS the monetary value of all such pecuniary or other benefits which it may receive or derive / have received or derived through/upon unauthorized use (such as letting out premises for adequate or less than adequate consideration or use of the premises for any purpose other than for which the grant was intended) of the property/ building or other assets created acquired/constructed largely from out of grant. The decision of the registrar TISS & Project Director concerned shall be final and binding on the Society/Trust, in respect of all matter relating to the monetary value mentioned above to be surrendered / paid to TISS.

6. The Principal Investigator of the grantee will

- a) abide by the conditions of the grant in aid by the target dates, specified in the letter
 of sanction and
- not divert the grant or entrust execution of the scheme or work concerned to other institution(s) or organization(s) and
- c) abide by any other conditions specified in the agreement governing the grant in aid.

In the events of grantee failing to comply with the conditions or committing breach of the conditions of the bonds, the signatories to the bonds shall be jointly and severally liable to refund to the Registrar of Tata Institute of Social Sciences, the whole or a part amount of the grant. The stamp duty for this bond shall be borne by the obligator.

TISS MUMBAI - 88.

Prof. Mamta Sharma Principal Aditi Mahavidus

Aditi Mahavidyalaya (University of Delhi) Bawana, Delhi-110039

2

7. AND THESE PRESENTS ALSO WITNESS THAT

The decision of the Registrar, TISS &/or Project Director of the Tata Institute of Social Science, on the question whether there has been any breach or violation of any of the terms and conditions mentioned in the sanction letter, shall be final and binding on the obligators.

Agreed as above

On behalf of Aditi Mahavidyalaya, Delhi

Principal, Aditi Mahavidyalaya, University of Delhi, Bawana, Delhi 110039

(in the presence of) Witness name, address and signature

Prof. Beena Antony Reji

Aditi Mahavidyalaya, University of Delhi, Bawana, Delhi 110039

Col RM Joshi (Veteran)

Registrar

Tata Institute of Social Sciences, Mumbai

Prof. Mamta Sharma Principal

Aditi Mahavidyalaya (University of Delhi) Bawana, Delhi-110039

3

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding has been made and executed at Delhi on September 30th, 2021.

BETWEEN

Entrepreneurship Cell School of Open Learning (herein after referred to as "Entrepreneurship Cell, School Of Open Learning, University Of Delhi"), University of Delhi, represented by Mr. Anurag Mittal, engaged in facilitating Skill Development and Entrepreneurship ecosystem through different interventions of training, research, mentoring, business and career coaching, vocational programs etc. with its campus at 1st Floor, School of Open Learning, 5 Cavalry Lines, University of Delhi-110007, North Campus for cooperation on providing Entrepreneurial services through Entrepreneurship Cell (hereafter called the Party of the First Part or the First Party);

AND

Aditi Mahavidyalaya, University Of Delhi represented by Prof. Mamta Sharma (hereinafter referred to as "AM", which expression shall, unless it be repugnant to the context or meaning thereof be deemed to mean and include its successors and assigns) of the Second Part; (thereafter called the Party of the Second Part or the Second Party) having its registered office at Auchandi road, Bawana, Delhi - 110039.

1. AGREEMENT

The present agreement supersedes all prior understandings, communications and representations concerning the subject matter between the Parties.

2. LEGAL STATUS OF THE PARTIES

. 2.1. The School of Open Learning a part of the Campus of Open Learning] formerly known as The School of Correspondence Courses and Continuing Education, established under the University of Delhi in 1962, is a pioneer Institution in the



field of Distance Education in India. In December 2018 to facilitate Skill Development and Entrepreneurship amongst Youth, SOL has set up Department of Entrepreneurship Cell at SOL, North Campus, University of Delhi.

- 2.2 Aditi Mahavidyalaya was established in 1994 as a constituent college of University of Delhi. It is a women only college. It is relentlessly working to empower young women with special reference to marginalised rural women living in and around Bawana-the place where the college is situated. Aditi Mahavidyalaya offers Program, Honors and Professional Courses to empower its beneficiaries with confidence, skills and self-reliance and is committed to all-round development of its students using every opportunity and service in the best interest of the students. The college has brought laurels to University of Delhi through the active academic commitment of its faculty members and the excellence shown by the students, who have several achievements in the field of academics, sports etc to their credit.
- . 2.3 Aditi Mahavidyalaya which plans to offer skill-oriented Certificate Courses to their students to achieve vocational qualifications besides their Undergraduate degree courses. In this regard "Aditi Mahavidyalaya" desires to offer the Certificate Programme in Entrepreneurship and Start-Up for duration of 6 months under UGC scheme of 'National Skills Qualifications Framework' (NSQF) to their students for 30 credits after 10+2.
- . 2.4. Nothing contained in or relating to this Agreement will be construed to create a legal relationship between the Parties, and the officials, representatives, employees, or sub- contractors of either Party will not be considered in any respect as being the employees or agents of the other Party.
- 3. WHEREAS, the First Party will provide Aditi Mahavidyalaya and incubatee companies under incubation at Aditi Mahavidyalaya with
 - 3.1. Assistance in facilitating and availing of Entrepreneurship schemes by Central and various State governments, International Development Institutions by existing and potential entrepreneurs, including students, alumni, faculty, staff and



general public.

- 3.2. Any other schemes or programmes mutually agreed from time to time.
- 3.3 Engaging expert/trainer from the industry partners as per UGC guidelines of contractual appointments.
- 3.4 The workshops and field visits may be organized in collaboration with the industry partner.
- 4. Entrepreneurship Cell, School Of Open Learning, University Of Delhi will nominate its Nodal Officer for implementation of providing Entrepreneurship
- 5. The Second Party shall provide Entrepreneurship Cell, School Of Open Learning , University Of Delhi with:
 - 5.1. Aditi Mahavidyalaya will provide Honorarium per UGC guidelines and Training Infrastructure and other assistance to Entrepreneurship Cell, School Of Open Learning, University Of Delhi for implementation of the Scope of work as mutually agreed in alignment with Para Nos.2&3 above as per UGC norms.
 - 5.2.Necessary infrastructure / facilities at its premises to enable Entrepreneurship Cell, School Of Open Learning , University Of Delhi to provide knowledge and support to start-ups/ existing and new entrepreneurs and incubatee projects under Aditi Mahavidyalaya
- 6. The terms of provisions of this MOU may be modified, amended, supplemented, waived, or discharged only in writing signed by the parties hereto.
- 7. The MoU will be valid for a period of one year from the effective date. It can be extended on mutual terms and conditions and can be terminated by one month's notice in writing from either of the parties.



- 8. All the remittances / payments for out of pocket expenses, honorarium will be made by Aditi Mahavidyalaya after receiving relevant invoices from Entrepreneurship Cell, School Of Open Learning, University Of Delhi on the services rendered by E Cell SOL DU, and such payments will be made at the earliest.
- MoU as outlined in this document is not intended to be the legally binding document.
 In fact it is meant to describe the nature and mutual co-operation between SOL and Aditi Mahavidyalaya.
- 10. Any other matter, which is considered pertinent at point of time during the tenure of validity of the said MoU but not included in the said MoU shall be decided and finalized between SOL and AM on mutual terms and conditions.
- 11. Explicit prior permission in writing shall be sought by either parties with regard to use of name, official emblem, logo etc on any publication/document.
- Monitoring of the implementation of MoU shall be done jointly by SOL and AM through Skill Development Committee of AM and representatives of SOL.
- 13. SOL and AM will set procedures, hold periodic meetings to discuss and resolve issues arising in relation to the successful execution and operation of said MoU

Signed at Delhi by:

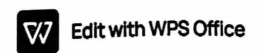
For Entrepreneurship Cell School of Open Learning (Entrepreneurship Cell, School Of Open Learning, University Of Delhi)

Mr. Anurag Mittal

Incharge Entrepreneurship Cell

School of Open Learning, University of Delhi, Ministry of Education, Govt of India

For Aditi Mahavidyalaya



Maula harno

Prof. Mamta Sharma

Principal

Aditi Mahavidyalaya , University of Delhi, Ministry of Education, Govt of India





Platinumgate Technologies Private Limited CIN:U72900DL2018PTC335605

Master Subscription Agreement

Service Provider Name: Platinumgate Technologies Pvt. Ltd

Service Provider Correspondence Address: 659, Second floor, West Parmanand Colony Delhi 110009

Institute Name: Aditi Mahavidyalaya

Institute Address: Delhi Auchandi Road, Bawana, Delhi 110039

Date of Agreement: 1st Oct. 2021

Duration of Agreement: One Academic Year

FOR PLATINUMGATE TECHNOLOGIES PVT. LTD.

(University of Delbi). Bawana, Delhi-110 039 This Master Subscription Agreement is made and entered into as of 1st October 2021 By and between Platinumgate Technologies Pvt. Ltd (PGT), an Indian company with office at Delhi and Aditi Mahavidhyalya, an organisation located in Delhi WHEREAS PGT is an Organisation offering services in the form of an online platform for educational institutes AND Aditi Mahavidyalaya, a college of the University of Delhi.

1. Services and Support

- 1.1 <u>Provision of Services</u> Subject to the terms and conditions of this Agreement, PGT is bound to provide the Institute, with the following services:
 - i) Platinumgate Technologies Private Limited are into the service industry.
 - ii) Company Is a Startup funded by SSCBS Innovation and Incubation Foundation (SIIF). SIIF is an outcome of Incubation Policy from Govt. of NCT, Delhi.
 - iii) Provide a total solution from Admission to Result for the colleges of the University of Delhi.
 - iv) Subscription period shall start from the day the website goes live.

During the term of this agreement, PGT may make enhancements to the purchased modules and the services and the institute agrees to use the enhanced versions of the modules and the services at no extra cost.

- 1.2 <u>Support Services</u> PGT shall provide technical and knowledge support services against all the requests made via the authorised channel of the Aditi Mahavidyalaya at PGT.
- 1.3 Rights for use of user Data institute Representations and Warranties The User Data, i.e.the information about the members of the community remains the property of the institute. Data shared at the time of set-up is stored on the servers of PGT and hence, PGT shall take all security measures necessary to meet the industry standards in this context. Institute must have the right to extract the user data. PGT shall commit that the user data shall be managed and handled carefully and shall not be shared with any third party.
- 1.4 Security PGT shall provide for the security of the data created or consumed by all the users. PGT shall also ensure that the user data shall not be leaked to any third party. Institute also understands the importance of maintaining the privacy of user data, hence they shall as well take the necessary measures to protect the same.

FOR PLATINUMGATE TECHNOLOGIES PVT. LTD.

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2. Payment Terms

- 50% of the Subscription Fees shall be made at the time of signing the agreement.
- Next 50% of Subscription payment shall be made as the platform goes live.
- All the payments are to be made in favour of the 'Platinumgate Technologies Pvt. Ltd." Company Account.

3. Term and Termination

- 3.1 <u>Term</u> Unless terminated earlier in accordance with section 3.2. The term of this agreement will be one academic year, subject to periodic renewal.
- 3.2 Terminations This Agreement may be terminated as follows:
 - (i) Institute may terminate this Agreement at any time by notifying PGT in writing stating a reasonable cause for such early termination by giving a notice of at least one month and paying all undisputed fees for the Services for the period upto termination.
 - (ii) Either party may terminate this Agreement immediately by written notice if the other party materially breaches this Agreement and fails to cure its breach after receipt of written notice within
 - (a) 15 days in the case of non-payment of any fees, or
 - (b) 30days in the case of all other breaches.
- 3.3 Effect of Termination Within 28 days of expiration or earlier termination of this agreement as per 3.2, Institute shall pay to PGT all the undisputed fees for the services up to and including the date of termination. Any breach with the terms of this agreement by either party shall be dealt as per Indian Penal Code under the Jurisdiction of Delhi.
- 3.4 <u>Institute Proprietary Data</u>: On the termination of contract, PGT will handover all the data pertaining to the institute in the format desired by the institute within 28 days from termination of contract. And thereafter will not use any of institute proprietary data for any of their own purposes.

4. Proprietary Rights

4.1 PGT Proprietary Rights Exclusive of Institute information, PGT will retain all the rights, title and to the Product, services and the PGT Information and all legally protectable elements or derivative works thereof. Institute also acknowledges that the product is the

For PLATINUMGATE TECHNOLOGIES PVT. LTD.

3 of 4

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President Stalent Market Marke

property of PGT and is being licensed by the institute for the term of this agreement, hence it permits PGT to take the credit of the same, by placing their logo/name within the services.

- 4.2 Institute agrees that while offering services PGT may acquire skills or knowledge of a general nature required to fulfil the commitments of this agreement. Institute shall not restrain PGT from using such skills or knowledge for any further scope.
- 4.3 Institute's Proprietary Rights Institute will retain all rights, title and interest in and to the legally protected elements of Institute data, Information and derivative works thereof.

The Agreement that is being signed, supersedes all other commitments, negotiations and tems, that have been discussed or agreed beyond this agreement

Platinumgate Technologies Pvt. Ltd.

For PLATINUMGATE TECHNOLOGIES PVT. LTD.

Aditi Mahavidhyalya

Mid Mi Mahavidyelaya "I- (Ventiersity of Delhi), Jan Bewing, Delhi-110 039.



भारतीय पुनर्वास परिषद्

सामाजिक न्याय और अधिकारिता मंत्रालय का एक सांविधिक निकाय दिव्यांगजन सशक्तिकरण विभाग भारत सरकार



REHABILITATION COUNCIL OF INDIA

A Statutory Body of Ministry of Social Justice and Empowerment Department of Empowerment of Persons with Disabilities (Divyangjan)

F. No.7-16 (Misc.)/2021-RCI

Government of India

Dated:

November, 2021

To

Prof. Mamta Sharma, Principal, Aditi Mahavidhyalaya, University of Delhi, Auchandi Road, Bawana, Delhi-110039 Email: info@aditi.du.ac.in baldevgulati1@gmail.com

Sub:

Permission for CRE Webinar Programme to conduct without financial assistance during

Madam,

I am directed to refer to your Proposal ref. No. Am/2021/1455 dated 23/08/2021 and e-mail dated 22/10/2021 and e-mail dated 11/10/2021 on the subject mentioned above and to convey the approval of the competent authority to conduct the CRE Webinar as per the following details:

Topic	Dunya I n	Intake 50 Participants Maximum	
CRE Webinar on "Disability and Intersectionality in Higher Education: Joint efforts in promoting Full Inclusion"	Proposed Date 11-13 November, 2021 (3 days)		

The approval to CRE status of the above webinars is subject to following all the conditions mentioned in the norms & guidelines for CRE Webinar as prescribed by the Council available on the Council's website at http://www.rehabcouncil.nic.in/forms/Sublink1.aspx?lid=1034 .

The report of the said Programme may please be submitted within 30 days after its completion alongwith in soft copy of Evaluation Sheet & Scoring sheets of each participant & Resource Person list with CRR number in Excel Worksheet.

The Receipt and payment A/c, Income & Expenditure A/c and Utilization Certificate duly audited & certified by Chartered Accountants are required to be submitted within 30 days of completion of the 5.

CRE Webinar Processing fee of Rs.3500/- is received through NEFT. 6.

Online link may be provided to the Chief Coordinator, ZCC for assessment of programme.

This issues with the approval of the Competent Authority.

Yours faithfully,

(Neeta Malhotra) Assistant Section Officer

Copy to:

Sh. Mukesh G Gupta, Chief Coordinator Plot No.40, Sector-20B, Fairdabad, Haryana-121001 E-mail- gguptamukesh@gmail.com

Computer Section, RCI- To update on the website.

Please Recycle (A)



f.

Aditi Mahavidyalaya <info@aditi.du.ac.in>

Wed, Nov 24, 2021 at 12:43 PM

Fwd: Collaboration with the NSDC Skill training courses

1 message

Aditi Mahavidyalaya <info@aditi.du.ac.in>

To: sadhna.009@gmail.com

This course may be included in the short term courses as we are in the process of signing MoU

----- Forwarded message -----

From: Dr Mali Devi Sawariya <malidevi@aditi.du.ac.in>

Date: Wed, Nov 24, 2021 at 12:38 PM

Subject: Fwd: Collaboration with the NSDC Skill training courses
To: principal principal(aditi.du.ac.in>

----- Forwarded message ------

From: Dr Mall Devi Sawariya <malidevi@aditi.du.ac.in>

Date: Mon, Nov 22, 2021, 8:16 AM

Subject: Fwd: Collaboration with the NSDC Skill training courses

To: principal <principal@aditi.du.ac.in>

Dear Mam

PFA the MoU. If we can go for signing it asap then we will be able to launch it before 25th November. kindly see

----- Forwarded message ------

From: Aditi Mahavidyalaya <info@aditi.du.ac.in>

Date: Thu, Nov 18, 2021, 4:36 PM

Subject: Fwd: Support for the NSDC Skill training courses

To: Mali Devi <malidevi@aditi.du.ac.in>, Dr.Suruchi singh <suruchi@aditi.du.ac.in>

Cc: mamta Sharma <principal@aditi.du.ac.in>

24-11-21

----- Forwarded message -----

From: Sheetal Shah <sheetal.shah@navjyoti.org.in>

Date: Thu, Nov 18, 2021, 3:04 PM

Subject: Re: Support for the NSDC Skill training courses

To: malidevi@aditi.du.ac.in <malidevi@aditi.du.ac.in>, info@aditi.du.ac.in <info@aditi.du.ac.in>, principal@aditi.du.ac.in

<principal@aditi.du.ac.in>

Cc: Neetu Sharma <neetu.sharma@navjyoti.org.in>, Santosh Kumar <santosh.kumar@navjyoti.org.in>, Navjyoti Admin <admin@navjyoti.org.in>

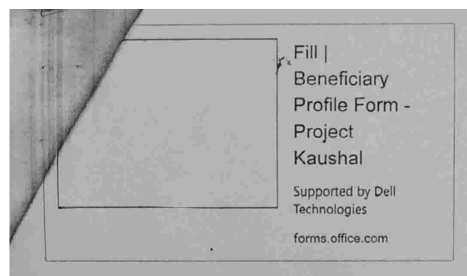
Dear Ma'am Greetings from Navjyoti India Foundation!

Thank you for your support! Please find attached the draft MOU for the Skill program and a link to the admission profile form to register students for the online courses. Also, please start filling out the registration form as soon as possible.

To complete the partnership process, you are requested to provide all documentation in the attachment-related to the due diligence. If you do not have any documents available, please indicate this in your email.

https://forms.office.com/Pages/ResponsePage.aspx?id=sHOmXJHjO0aEpRA9x39-jGQSP7oTZB5BiAz5ebvY_I5UQVg0UFhBUEpMUTRNN083UEo0UIA1Tk44RS4u

Principal, Shaam Addi Mahavidyalaya Mali (University of Delha), Mali Banana 1 and 110 039.



Thanks and regards.

1486526265490 PastedImage

Sheetal Shah

Project Head - Skill Upgradation Program +91-8826433115| sheetal.shah@navjvoti.org.in

Address | Navjyoti India Foundation Khasra No. 99, Majri Karala, Main Kanjhawala Road, Near Sector — 22 Rohini, Delhi- 110081, India Principal,
Aditi Mahavidyalaya (University of Delhi),
Bawana, Delhi-110 039

www.navjyotl.org.ln | cld:lmage002.png@01D27E7A.E7F308E0cld:lmage003.png@01D27E7A.E7F308E0cld:lmage004.jpg@01D27E7A.E7F308E0

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Navjyoti India Foundation shall not be liable for the improper or incomplete transmission of the information contained in this communication nor for any delay in its receipt or damage to your system.

From: Sheetal Shah

Sent: Tuesday, November 16, 2021 12:25 PM

To: malidevi@aditi.du.ac.in <malidevi@aditi.du.ac.in>

Cc: Neetu Sharma <neetu.sharma@navjyoti.org.in>; Santosh Kumar <santosh.kumar@navjyoti.org.in>; Navjyoti

Admin <admin@navjyoti.org.in>

Subject: Support for the NSDC Skill training courses

Dear ma'am,

Greetings from Navjyoti India Foundation!

Following your telephonic conversation with Santosh Ji, I'm sending you a proposal letter for our partnership. We would be happy to partner with you. We are seeking partnerships with like-minded NGOs, institutes, colleges, and universities to fulfill our mission of helping marginalized groups of society to become self-reliant

Our Navjyoti India Foundation (NIF) is a premier not-for-profit organization in the country working since 1987, well known worldwide for its commitment to work with marginalized sections of the society and to bring them to attain a dignified quality of life. It was registered as an organization in 1988 by the Magsaysay Award recipient Dr. Kiran Bedi and 15 other like-minded officials of Delhi Police, as a result of the inextricable link that existed between crime and drugs. Our strategy of crime prevention is based on the principle that the surest way to reduce crime is to focus on factors that put individuals at risk.

The Community Colleges at Navjyoti at Karala Northwest Delhi is based on the 4 C model seeking to make its heneficiaries not just competent but conscientious compassionate and change-makers as well. An

AGREEMENT

Navjyoti India Foundation Khasra No. 99, Majri Karala, Main Kanjhawala Road, Near Sector – 22 Rohini, Delhi- 110081, India

R

Aditi Mahavidyalaya National Service Scheme Office Address:Delhi Auchandi Road, Bawana, Delhi-110039

Principal.
Aditi Mahavidyalaya
(University of Delhi),
Bawana, Delhi-110 039.

AGREEMENT

THIS AGREEMENT (hereinafter referred to as "Agreement") is entered into at New Delhi on this day of 18th November 2021 by Navjyoti India Foundation and between Aditi Mahavidyalaya

Navjyoti India Foundation at Khasra No. 99, Majri Karala, Main Kanjhawala Road, Near Sector – 22 Rohini, Delhi (hereinafter referred to as "FIRST PARTY" which expression shall, unless repugnant to the meaning or context thereof, be deemed to mean and include its successors and permitted assigns) of the ONE PART

AND

Aditi Mahavidyalaya, Office Address:Delhi Auchandi Road, Bawana, Delhi-110039 which expression shall, unless repugnant to the meaning or context thereof, be deemed to mean and include its successors and permitted assigns) of the OTHER PART. The FIRST PARTY and the SECOND PARTY may hereinafter collectively be referred to as the "Parties" and individually as "Party The object of this Agreement is to support the deserving students of marginalized sections of society for avenues of digital literacy and other Skill upgradation programs

1. General Provisions

- 1.1 In the event of Second Party initiating a program or activity for which support is sought from the First Party, it may inform, consult and engage the other Party in order to harmonize the efforts, taking into account the responsibilities. Some of the specific areas for this harmonization are:
 - Selection of deserving candidates for admission into various courses Screening Process
 - Basic Educational Qualification 12th Pass
 - Candidate above 18 to 30 years of age for Skill Courses
 - Rejection or Expulsion of students from course.
 Rejection or Expulsion Criteria
 - If the candidate conduct is not as per rules and regulations as may be decided by the Parties in mutual consultation.
 - If the candidate is found to be part of any illegal activity or any such activity that may adversely affect the goodwill and reputation of either of the Party
 - Such act/ omission of the student as the Parties in mutual consultation deem necessary to take action of rejection/expulsion.

Aditi Mahavidyalaya

(University of Della), Bawana, Dubi-110 039.

2.0 Roles and Responsibilities

In pursuance of the aforesaid objective, Parties agree to the following:

2.1 ROLES AND RESPONSIBILITIES OF THE FIRST PARTY

- 2.1.1 FIRST PARTY will provide the support of online course curriculum, training and NSDC certification to the SECOND PARTY and will be responsible for updating course curriculum.
- 2.1.2 FIRST PARTY shall invite beneficiaries, to attend online classes, conferences, expert group seminars and other meetings which either it is organizing with reference to the particular course in which the students have been admitted.

- 2.1.3 FIRST PARTY shall not be responsible for safety and security of students and the SECOND PARTY will be totally responsible to ensure that students attending training are safe during the class timings.
- 2.1.4 FIRST PARTY will pay to the SECOND PARTY Rs 500 for every student who clears the final exam successfully in the mentioned course within the stipulated time
- 2.1.5 FIRST PARTY will conduct the final online examination as per the office order shared by NSDC official site. The result sheet will be shared by FIRST PARTY within a week after receiving from the NSDC portal
- 2.1.6 SECOND PARTY will ensure that the details pertaining to the newly started batches will be submitted to the FIRST Party within a week's period of time on online admission portal of NIF
- 2.1.7 FIRST PARTY will have no bearing or relationship or accountability for any other activities run by the SECOND PARTY in and outside the centre location other than the agreed courses.
- 2.1.8 FIRST PARTY will conduct regular monitoring visits to the centre for quality management and conduct train the trainer program for upgrading teaching learning skills of the staff deployed by the FIRST PARTY.

2.2 ROLES AND RESPONSIBILITIES OF THE SECOND PARTY

2.2.1 SECOND PARTY will be responsible to mobilise and enroll 250 students as per mutually agreed schedule and timelines for admissions and selection of deserving candidates from community for the course given below. Other courses may also be offered subjected to accreditation and onboarding of more content partners by the First Party

S.NO.	Name of the courses	Months		
1	Certificate Course in DATA ENTRY SKILLS	4 months		
2	Certificate Course in CAREER EDGE IT PROFESSIONAL AND TALLY ESSENTIALS	4 months		
3	Certificate Course in SHOWROOM OPERATIONS: RETAIL TRAINEE ASSOCIATE	4 months		
4	Certificate Course in LOGISTICS MANAGEMENT			
5	Certificate Course in CUSTOMER RELATIONSHIP MANAGEMENT BPO-VOICE	4 months		
6	Certificate Course in Digital Marketing	5 months		

- 2.2.2 The performance and deliverables to meet the required number of beneficiaries will be reviewed for first three months on the basis of which decision about continuation for the remaining period of the MOU will be taken by the FIRST PARTY.
- 2.2.3 SECOND PARTY shall collect applications and identify deserving students from the different sections of society. The minimum strength of students per batch to be maintained is 60 for the above agreed courses.

Principal,
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(University of Delhi),
Bawuna, Delhi-110 039,

- 2.2.4 SECOND PARTY shall verify that the candidates identified are from different sections of society and who will have limited or least access to skill knowledge
- 2.2.5 SECOND PARTY shall ensure to conduct baseline and endline assessment of students. It shall also ensure that selected candidates are attending classes regularly online and shall do regular follow up of irregular students or drop out students and shall submit status report to FIRST PARTY.
- 2.2.6 SECOND PARTY will inform the FIRST PARTY about fee being charged from students for different skill courses.
- 2.2.7 SECOND PARTY shall not undertake any other activity simulataneously for the same students outside the campus and/or without the knowledge of the FIRST PARTY which may affect credibility and enrollments in the agreed course/courses.
- 2.2.8 SECOND PARTY shall not run similar activities in partnership with any other institute/s in the set up of FIRSTparty without disloving the current agreement.
- 2.2.9 SECOND PARTY shall be responsible for conduct and behavior of the trainers appointed by it during the sessions in case the course is offline. SECOND PARTY shall totally follow policies and procedures of the FIRST PARTY while executing the project.
 - 2.2.10 SECOND PARTY shall facilitate the process of admission to the courses by regular follow up with the parents of students selected.
 - 2.2.11 SECOND PARTY will provide space, training and faculty for the courses in case of offline mode of learning is involved.
 - 2.2.12 SECOND PARTY shall ensure organising a meeting between both the Parties (once in every Six months) to share their feedback and improvise the partnership.
 - 2.2.13 SECOND PARTY for running offline skill courses shall bear and pay all the past, present and future municipal taxes in respect of the Premises including parking charges, if any. SECOND PARTY further confirms that all or any applicable commercial/ property/ municipal/ mixed land use charges/ assessment taxes in respect of the Premises have been duly paid, and that the Premises is authorized for commercial use, and that the SECOND PARTY shall be able to carry on its Institute from the said Premises, without any hindrance, disturbance or interruption during the entire term of this Agreement without being asked to change/ shift/transfer the operations to any other premises.
- 2.2.14 SECOND PARTY Shall at its own cost and expenses shall bear electricity bill and also obtain insurance cover with respect to the Premises and shall also be responsible for the maintenance of the Premises from time to time, and shall ensure that all external and internal leakages and any other defects shall be rectified forthwith.
- 2.2.15 SECOND PARTY will ensure that all the enrolled students have atleast 75% average attendance during the duration of course to appear in the final assessment after completion of batch. SECOND PARTY will be accountable for the retention, data sanctity and genuineness of students.

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(University of Delhi),
Bawana, Deihi-110 039.

- 2.2.16 SECOND PARTY will share progress report of students as well as detail of the enrolled students on monthly basis to keep the track record of students for offlinr courses
- 2.2.17 SECOND PARTY will maintain proper record of students admission files and attendance register for offlinr courses
- 2.2.18 SECOND PARTY will Invest in hardcopy study material, print outs, project reports, etc as is required during the course of study.
- 2.2.19 The centre will be open to monitoring visits and SECOND PARTY will provide all the necessary support and cooperation for facilitating monitoring visits by the FIRST PARTY and send trainers for train the trainer program to FIRST PARTY as per mutually agreed schedule.
- 2.2.20 SECOND PARTY will take prior approval from the FIRST PARTY for pubishing any updates of courses supported by the FIRST PARTY on print and social media.
- 2.2.21 SECOND PARTY will acknowledge the FIRST PARTY as a knowledge, training and certification partner on all its sign boards and at other relevant platforms where the updates of courses are being posted and shared.
- 2.2.22 SECOND PARTY will be liable to bear the cost per book, if in case, support of study material is asked by the SECOND PARTY from the FIRST PARTY.
- 2.2.23 SECOND PARTY shall keep the FIRST PARTY informed of all fee details that they are charging from students.
- 2.2.24 SECOND PARTY shall comply with all the norms of various policies of the FIRST PARTY including that of Child Protection, Sexual harassment and other code of conduct. Any non compliance shall result in termination of the agreement with immediate effect. FIRST PARTY will have no bearing or liability for the consequences arising out of non compliances of these policies or any other illegal activities if indulged in by the SECOND PARTY.
- 2.2.25 In addition to students from Aditi College, the SECOND PARTY shall mobilize students from other communities. It can involve the students of its Social Work department to mobilize youth, children, and adults of the community for different courses.

3.0 MUTUAL BENEFITS OF BOTH THE PARTIES

- 3.1 Both Parties will promote this association through different activities to attract goodwill.
- 3.2 Both Parties may use their logos in their branding strategies to attract more deserving need based students from community.

4.0 IMPLEMENTATION AND MONITORING

4.1 For effective implementation and monitoring of the scheme as envisaged in the Agreement, Sheetal Shah will be the Coordinating person on behalf of the 'FIRST PARTY' and Dr Mali Devi Sawariya will be the Coordinating officer on behalf of the 'SECOND PARTY'.

5.0 ENTRY INTO FORCE, AMENDMENT, DURATION AND TERMINATION

Principal, Addit Mahavidyalaya (University of Delhi), Bawana, Delhi-110 039, This Agreement shall come into effect upon signature of the Parties and shall remain so unless terminated by mutual agreement. This Agreement will be effective initially for a minimum period of a year from the date of agreement. Upon the expiry of the initial period of 1 year, Parties may mutually decide in writing at least 2 month's prior to the Expiry Date to renew this Agreement.

- 5.2 The Agreement will be reviewed every three months through meetings by appointed focal points of each. If the Second Party fails to meet the specified targets in the first three months, MOU stands cancelled. The payment will be done for the total beneficiaries who complete assessments within the first three months in that case.
- 5.3 Either Party may terminate this Agreement by giving three (3) months notice in writing to the other Party without assigning any reason. However, in case of dissolution of partnership, course completion of already enrolled students would be ensured.

In witness whereof the parties above named have signed the above written in the presence of the following Witnesses

Principal,

Neet Shave

(Neetu Sharma Joshi) Director (Urban Programs) Navjyoti India Foundation Karala Majri, Delhi-110081

Date: 18.11,2021

Principal,
Aditi Mahavidyalaya
(University of Delhi),
Bawana, Delhi-110 039.

(Prof. Mamta Sharma) Principal Aditi Mahavidyalaya Auchandi Road, Bawana Delhi-110039

Date: 18.11.2021

MEMORANDUM OF UNDERSTANDING

b/w

SKILLSertifika

INSPIRING TO INNOVATE

SKILLSertifika Global India Pvt Ltd

GSTIN: 07ABCCS4858A1ZG

and



"Aditi Mahavidyalaya"

Dated: December 12th, 2021

This MEMORANDUM OF UNDERSTANDING is made and entered into as of 12.12.2021, by and between [PARTY 1] (hereinafter "SKILLSertifka Global India Pvt. Ltd"), with a registered office located at "303, C-58, Shahpuri Tirath Singh Tower, C-block, Janakpuri, New Delhi - 110058", and [PARTY 2] (hereinafter " "Aditi Mahavidyalaya" "), with a campus located at "Auchandi Main Rd, Bawana Industrial Area, Vijay Nagar, Bawana, Delhi, 110039".

WHEREAS, "[PARTY 1]" is an ed-tech firm having a uniquely designed platform on "Thinking Capability, Innovation Framework, and Global Digital Incubation Services" and also providing various certificates, diplomas, and PG courses in the field of technology and management.

WHEREAS, "[PARTY 2]" for two decades has been a pioneering institution bringing higher education to women students. Aditi Mahavidyalaya believes in bringing diversity in college education and hence recognizes and fosters the capacities and capabilities of the students coming from the different socio-cultural and educational milieu. Aditi Mahavidyalaya plays a dynamic role in bringing in women empowerment to the marginalized women population of Delhi's rural outskirts. Aditi Mahavidyalaya offers well-designed honors and professional courses to make the students confident, skillful, and self-reliant. Apart from these courses, students are motivated to participate in various co-curricular activities for their personality enhancement. The college is proud of the academic commitment of its faculty members and students, who have several achievements to their credit and have made valuable contributions to the field of academia.

With mission being to,

- 1. To provide quality education to the student, improve their communication skills and enhance their personality in various fields.
- 2. To Broaden their horizon, to think globally, and act locally as a team

WHEREAS, the parties desire to establish between them a partnership in order to collaborate in complimenting individual capabilities for additional revenue generations & growth.

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

I. CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and cooperation that will promote and advance their respective operations within the Aditi Mahavidyalaya and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party cooperation will facilitate effective utilization of the intellectual capabilities of the faculty of the First Party providing significant inputs to them in developing suitable skill development systems, keeping in mind the needs of the industry.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as 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 is stated in the "TERM" pointer. 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.

II. SCOPE OF THE MOU

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

2.1 Skill-Development Programs: First Party will give valuable inputs to the Second Party in technology & management skill-development programs. Following the recommendations of Second Patry provide course fit International skill-development programs to respective students, so that they fit into the industrial scenario meaningfully. In the process, bridging the skill gap and making them industry-ready

The programs offered are accredited by, **NEF University (NEF)**, **Washington DC**, the **USA** which is an international leader in bridging the employment, digital, academic, economic, and social divides.

In association with the State University of New York at Potsdam, the MFF University has made available 102 Diploma & Certificate Courses in high-demand learning areas at an affordable fee structure to students and professionals. The courses are developed & delivered by Skillsoft, USA & SKILLSertifika Global. Singapore for India region, on a state-of-the-art LMS, and are approved by "The State University of New York at Potsdam. USA."

The programs are classified under the following category:

- 1. IT Skills: Technical programs like Artificial Intelligence, Machine learning, Data Science, Data Analytics, and many more.
- 2. Business Skills
- 3. Certifications
- 4. Productivity and Collaboration certificate

(More details regarding the programs please refer to ANNEXURE 1)

2.2 ITAT (Innovative Thinking Ability Tool): World's first tool to measure the THINKING MINDSET (Emotional Quotient) of an individual at 4 different thinking parameters and 3 critical behavioral competencies. The process will start with ASSESSMENT, then will and on LEARNING, and finally on RE-ASSESSMENT for a holistic thinking development of an individual. SKILLSertifika will take end-to-end responsibility of gauging and developing the thinking of an individual.

2.3 Global Digital Incubation Platform with Integrated Mentoring:

The business incubation platform is designed for educational institutions, incubators & accelerators, and corporations of all sizes. Its intuitive design and sophisticated thought-provoking incubation tools provide a structured approach to developing an idea and fostering an entrepreneurial mindset and innovative thinking.360-degree support from "Idea to revenue" including funding, Industry academia collaboration, Idea validation, and many more through ONLINE / offline facility.

Hands-on tools at incubation center:

- 1. Idea Canvas
- 2. Idea Pressure Test
- 3. Disruptive Potential

- 4. Product-market fit
- 5. Revenue model
- Customers & Users
- 7. Break-even analysis
- 8. MVP
- 9. Cost & Budget
- 10. Sales strategy
- 11. Early valuation
- 12. SWOT analysis
- 13 Team & Partnership
- 14. Operation
- 15. Go to market
- 16. Investor readiness
- 17. Funding
- 18. Business Plan

Benefits and Features of Online Incubation Platform:

- 1. Will reduce the load of placement cells by creating entrepreneurs in the institution.
- 2. Job seekers will turn into job creators.
- 3. Starting of the innovation culture in the institution which is the vision of our honorable prime minister.
- 4. Access to seed funding for qualified students through our platform.
- 5. Industry academia collaboration International. Pitch your idea through our platform to get international exposure.
- 6. Idea to revenue model with 360-degree support.
- 7. Initiative by the organization from Singapore and Canada.

Note:

- 1.A list of some mentors present on the panel of Online Incubation Platform is provided under "ANNEXURE 2".
- 2. SKILLS ertifika will be providing certificates to all the individuals who will enroll for the incubation platform.

III. ROLES & RESPONSIBILITIES

3.1 Responsibilities of SKILLSertifika Global:

- 1. Counsel the students about the details of the products. (through webinars and seminars)
- 2. Help the students in the enrollment process and complete the onboarding formalities
- 3. Train and upskill the students.
- 4. Gauge and develop THINKING SKILLS (Emotional Quotient) of the students through iTAT (Innovative Thinking Ability Tool)

3.2 Responsibilities of the College:

- 1. Email, messages, and other promotional material are to be shared with all the students.
- 2. Identify the students interested to take up entrepreneurship as a professional journey and promote the Global Digital Incubation Platform to them.
- 3. From the list of students who share their interest in the above-mentioned platform, share the list of students who want to enroll. The list can be shared with the POC (Point of Contact) from SKILLSertifika Global.

IV. NON-EXCLUSIVITY

No exclusivity is formed by virtue of this agreement and neither party shall be obligated to make offers to the other related to any business.

V. TERM

This agreement shall commence on the date first written above and remain in full force and effect for an initial period of 3 years as the initial term. At the end of the initial term, this agreement will automatically renew in one-year increments as "Renewal Term", unless and until this agreement is terminated in accordance with Section 4 hereinafter.

VI. TERMINATION

Either party shall have the right to terminate this agreement, effective as of the end of the initial term or any renewal term, by providing the other with written notice of termination at least thirty (30) days prior to the end of such initial term or renewal term. Neither party shall have the right to terminate this agreement at any other time unless such termination is mutually agreed to by the parties hereto. The partnership shall terminate upon termination of this agreement.

VII. CONFIDENTIAL INFORMATION

The non-disclosure agreement need to be engaged by the parties is applicable to the partnership and shall apply in full force and effect to any and all confidential information exchanged or otherwise accessed by a party under this agreement.

VIII. FURTHER ACTIONS

The parties shall execute any documents and take all appropriate actions as may be necessary to give effect to the partnership.

IX. ASSIGNMENT

Neither party shall assign or transfer any of its rights or obligations hereunder without the prior written consent of the other party, except to a successor in ownership of all or substantially all of the assets of the assigning party if the successor in ownership expressly assumes in writing the terms and conditions of this agreement. Any such attempted assignment without written consent will be void. This agreement shall inure to the benefit of and shall be binding upon the valid successors and assigns of the parties.

X. GOVERNING LAWS & JURISDICTION

This agreement shall be governed and construed in accordance with the Indian Laws and subject to the exclusive jurisdiction of competent courts at New Delhi.

XI. COUNTERPARTS

This agreement may be executed in any number of counterparts, each of which shall constitute an original, and all of which, when taken together, shall constitute one instrument.

XII. SEVERABILITY

The parties recognize the uncertainty of the law with respect to certain provisions of this agreement and expressly stipulate that this agreement will be construed in a manner that renders its provisions valid and enforceable to the maximum extent possible under applicable law. To the extent that any provisions of this agreement are determined by a court of competent jurisdiction to be invalid or unenforceable, such provisions will be deleted from this agreement or modified so as to make them enforceable and the validity and enforceability of the remainder of such provisions and of this agreement will be unaffected.

XIII. NOTICES

All notices, requests, or other communication made or required to be given under this agreement shall be in writing and shall be delivered personally or by prepaid registered post acknowledgment due or by courier to the respective address of the parties mentioned in this agreement or such address as one party may notify the other party in writing and shall be deemed to be served

- (a) If it is personally delivered/by courier at the time of delivery or acknowledgment taken, or
- (b) If it is delivered by registered post, three days after posting thereof.

XIV. HEADINGS

Paragraph headings used in this agreement are for reference only and shall not be used or relied upon in the interpretation of this agreement.

XV. LIMITATION OF LIABILITY

Neither Party Shall Be Liable To The Other Or To Any Third Party For Any Indirect Or Consequential Losses, Damages Or Loss Of Profit Etc. Arising Out Of Or In Relation To This Agreement.

Notwithstanding Anything Contrary Contained Herein, Either Party foral Liability Under This Agreement in Any Circumstances Whatsoever, Shall for Exceed The Total Amount Payable Under This Agreement For The Services Availed Of By Parties Up To Date Of Termination/Expiry Of This Agreement.

XVI. DISPUTE RESOLUTION

In the event of any unresolved dispute or difference of any nature whatsoever between PARTY 1 & PARTY 2 arising out of this agreement, it will be referred to arbitration. The arbitration proceedings shall be conducted in New Delhi, India in English language and in accordance with the provisions of the Arbitration and Conciliation Act, 1996, and enactments/modifications, if any, thereof.

XVII. ENTIRE AGREEMENT

This agreement contains the entire agreement and understanding between the parties, superseding all prior contemporaneous communications, representations, agreements, and understandings, oral or written, between the parties with respect to the subject matter hereof. This agreement may not be modified in any manner except by a written amendment executed by each party hereto.

In witness whereof, the parties have caused this strategic partnership agreement to be duly executed and delivered as of the date first written above.

XIX. PRICING

(i). Pricing for Global Digital Incubation Platform: INR 20,00,000 per institution per year.

But under SKILLSertifika Global's "MAKE INDIA GREAT AGAIN " initiative the pricing for Aditi Mahavidyalaya has been dropped to INR 1,50,000 per year (for entrepreneurial skill development of women in rural areas.

- (ii) ITAT (Innovative Thinking Ability Tool), a Thinking development platform, will also be priced at a subsidized rate of INR 250 (including GST) per student.
- iii) NEF-SUNY technology and management specialization programs will be provided at a 90% discount of INR 15000 per program per candidate.

SKILLSERTIFIKA GLOBAL INDIA PVT. LTD.

ADITI MAHAVIDYALAYA

T.C.Dhoundiyal

Founder & CEO

Date:

Principal, Aditi Mahavidyalaya Aditi Mahavidyalaya Dr. Mamta Shaviri bo Delhi)

Principal

Date:

ANNEXURE 1:

COURSES offered by State University of New York (SUNY) & NEF, USA

IT SKILLS

- Big Data
- Cloud Computing and Virtualization
- Data and Databases
- Enterprise Resource Planning (ERP)
- Networks and Telecommunications
- Cyber Security
- Artificial Intelligence

- Operating Systems and Servers
- Project Management Skills for IT Professionals
- Software Design and Development
- · IoT Internet of Things
- · Machine Learning

- Hadoop
- Python
- Animation
- Mobile application Development
- · Certified Ethical Hacking
- Blockchain
- Data Science

BUSINESS SKILLS

- Business Analytics
- Communications Skills
- Customer Service
- HR Management
- Leadership
- Marketing Management

- · Personal Effectiveness
- · Professional Effectiveness
- · Supply-Chain Management
- Sales Management
- · Operations Management
- · Change Management

- · Strategy and Innovation
- Business Simulation Game
- · Quantitative Analysis
- Product Management
- · Project Management

PRODUCTIVITY AND COLLABORATION TOOLS

- Social Media & Digital Marketing
- Google
- · Graphics and Design
- · IBM for End Users
- Six Sigma

- Microsoft Office 365
- Productivity Tools
- Social Networking Tools
- Business skills for IT Professionals

- Mobile Devices and Computer Skills
- Microsoft Office 2019 WORD, EXCEL, POWERPOINT
- Collaboration Tools

CERTIFICATIONS

- Amazon
- American Society for Quality (ASQ)
- · BCS Professional Certification
- Cisco
- CompTIA
- Google
- EC-Council
- Human Resource Certification Institute

- Project Management Institute (PMI)
- Society for Human Resource Management (SHRM)
- International Software Testing Qualification Board (ISTQB)
- International Institute of Business Analysis (IIBA)
- Red Hat
- Information Systems Audit and Control Association (ISACA)

- Microsoft
- Linux Professional Institute (LI
- Oracle
- Juniper
- PRINCE2®
- SAS
- TOGAF
- ITIL®

Sample Certificate



Certificate design can be changed by SUNY (State University of New York) or NEF (National Education Foundation). SKILLSertifika plays no role in certificate design

ANNEXURE 2:

Brief List of Mentors

S.No	Name	Country	Highest Qualification	Experience	Current Designation
1	Sanjiv Chourasia	Canada	MBA	25 Years	Co-Founder and Chief Mentor
2	Isaac Nolan	Canada	BA (LLB)	9 Years	Associate
3	Biju Misra	Canada	MBA	20 Years	Business Transformation & Startup Advisor
4	Prateek Bawa	Canada	MBA	10 Years	Enterprise Partnership & Startup Mentor
5	Amitav Dash	USA	MCA	25 Years	Technology Leader & Startup Mentor
6	T.C.Dhoundiyal	India	MBA	24 Years	Founder & CEO
7	Dr.S.Das Gupta	India	Phd	30 Years	Chief Academics Officer
8	Prof (Dr). Namita Rajput	India	Phd; Post-Doc (Finance)	30 Years	Professor (Business Organisation And Management)
9	Ayo Owodunni	Canada	MBA	7 Years	Senior Manager, Diversity, Equity and Inclusion

कालिन्दी महाविद्यालय

(दिल्ली विश्वविद्यालय) पूर्वी पटेल नगर, नई दिल्ली-110008 ॐ:011-25787604;Fax No.:011-25782505 E-mail:kalindisamparkdu@gmail.com Website:www.kalindi.du.ac.in



KALINDI COLLEGE

(University of Delhi)
East Patel Nagar, New Delhi-110008
E: 011-25787604; Pax No.: 011-25782505
E-mail: kalindisampark.du@gmail.com
Website: www.kalindi.du.ac.in

NAAC ACCREDITED 'A' GRADE COLLEGE

समझौता ज्ञापन (MoU) मीडिया साक्षरता कोर्स

हेतु सहकार्यता

Academic Collaboration

कालिंदी कॉलेज, पूर्वी पटेल नगर (दिल्ली विश्वविद्यालय) एवं अदिति महाविद्यालय, औचंदी मेन रोड , बवाना इंडस्ट्रियल एरिया , विजय नगर, बवाना (दिल्ली विश्वविद्यालय) द्वारा अकदिमक गतिविधियों के लिए समझौता ज्ञापन का निर्णय लेते हैं। यह समझौता ज्ञापन केवल एक वर्ष के लिए वैध है। आवश्यकतानुसार वैधता की अविध दोनों पक्षों की आपसी लिखित सहमित से ही बढ़ाई जा सकती है।

इस समझौता ज्ञापन का उद्देश्य अकादिमक और शैक्षिक सहयोग विकसित करना एवं दोनों पक्षों के बीच आपसी समझ को बढ़ावा देना है, जिससे दोनों महाविदयालय के विद्यार्थी कुशलता व आत्मविश्वास के साथ व्यावसायिक क्षेत्र में कार्य करने की क्षमता अर्जित कर सकें

कार्यक्रम रूपरेखा

- 'लघु अवधि पाठ्यक्रम' की कुल कक्षाएं 32 घंटे की होगी । 16 -16 घंटे दोनों महाविद्यालय अपनी सुविधानुसार प्रति सप्ताह 3 -3 घंटे कक्षा अध्यापन के लिए अपना सहयोग प्रदान करेंगें ।
- अध्यापन एवं प्रशिक्षण के लिए विशेषज्ञ अतिथि प्रवक्ताओं को भी बुलाया जा सकता है जिसके मानदेय का भुगतान दोनों कॉलेज अपने अनुसार करेंगें । कुल 32 घंटे (कक्षाएं) होंगी।
- इन कक्षाओं के लिए कालिंदी महाविद्यालय एवं अदिति महाविदयालय के प्रवक्ता विषय विशेषज्ञतानुसार कक्षा अध्यापन के माध्यम से विना मानदेय के स्वेच्छा से अपना योगदान देंगे उनके इस योगदान के लिए महाविद्यालय द्वारा उन्हें प्रशंसा पत्र दिया जाएगा ।
- यह कोर्स पूर्णतः ऑनलाइन होगा।

मीडिया लेखन सर्टिफिकेट पाठ्यक्रम का एकमात्र लक्ष्य छात्रों को मीडिया व उसके विभिन्न पहलुओं से अवगत कराना है ताकि विद्यार्थी इन क्षेत्रों में कुशलता व आत्मविश्वास के साथ कार्य करने की क्षमता अर्जित कर सकें। इस पाठ्यक्रम के अंतर्गत विद्यार्थी न केवल सैद्धांतिक अपितु ज्यादा से ज्यादा व्यावहारिक अनुभव प्राप्त कर सकेंगे जिससे वे भविष्य में सफल मीडियाकर्मी के तौर पर स्वयं को सिद्ध कर सकें।

• पाठ्यक्रम अवधि : 32 घंटे

- प्रवेश पात्रता :
- बी. ए आनर्स व बी .ए प्रोग्राम (तीनों वर्ष)के विद्यार्थी आवेदन कर सकते है ।
- हिंदी भाषा में निपुणता।
- कंप्यूटर का आधारभूत ज्ञान
- प्रवेश-प्रक्रिया :
- इसमें प्रवेश पाने के लिए रिजस्ट्रेशन लिंक द्वारा छात्राओं को रिजस्ट्रेशन करवाना अनिवार्ग होगा ।
- आवेदन-पत्र गूगल फॉर्म द्वारा किया जा सकता है।
- आवेदन-पत्र जमा करने की अंतिम तिथि 15 जनवरी 2022 है ।
- आवेदन-पत्र के साथ नवीनतम पासपोर्ट आकार का फोटो व जन्म प्रमाण-पत्र की प्रतिलिपि संलग्न करना अनिवार्य है।

महत्वपूर्ण सूचनाएँ :

- विद्यार्थी को परीक्षा में उतीर्ण होने के लिए पूर्णांक (100 अंक) में से कम से कम 50% अंक अवश्य प्राप्त करने होंगे, तभी उन्हें प्रमाण -पत्र दिया जाएगा।
- प्रत्येक विद्यार्थी के लिए कक्षा में 60% उपस्थित अनिवार्य है, अन्यथा उन्हें परीक्षा में बैठने की अनुमित नहीं दी जाएगी।
- कक्षाएँ सप्ताह में तीन दिन ऑनलाइन माध्यम से होंगी ।
- विद्यार्थियों को कक्षा में दिए गए अभ्यासों की फाइल तैयार करनी होगी।
- परियोजना कार्यों को निर्धारित समय सीमा के अंतर्गत पूरा करना होगा ।

कालिंदी महाविदयालय ,दिल्ली विश्वविद्यालय	अदिति महानिद्यालय, दिल्ली विश्वविद्यालय		
समझौता ज्ञापन हेतु कालिंदी कॉलेज की द्वारा हस्ताक्षरित	समझौता ज्ञापन हेतु अदिति महाविद्यालय द्वारा हस्ताधरित:		
नामः PROF NAINA HASITA परः ACTING PRINCIPAL दिनांकः 22 DEC 2021	नामः PROF MAMTA SHARMA पदः PRINCIPAL दिनांक 2200 Desember, 2021		





Memorandum of Understanding

Project LEAD

Leadership through Education, Action & Determination

4 Months e-Certificate Course on Leadership & Communication

Vishwa Yuvak Kendra and Department of Social Work, Aditi Mahavidyalaya, University of Delhi

This Memorandum of Understanding (MoU) sets the terms and understanding between Vishwa Yuvak Kendra and Department of Social Work, Aditi Mahavidyalaya wherein to engage in a purposeful non-financial partnership towards attaining the common goal of empowering the youth population of India. This collaboration aims for holistic youth development and fostering youth participation for community development and nation building.

Organizational Background

Indian Youth Centers Trust established **Vishwa Yuvak Kendra** as a charitable organization with the vision to develop youth work in the country on scientific lines and to provide training on continuous basis in youth work aimed at Nation Building. Since its inception, the Kendra has trained numerous youth workers, many of whom have gone ahead and helmed national level institutions. To achieve its main objective, Vishwa Yuvak Kendra conducts free educational and training programmes, seminars, and workshops on relevant social issues, like education, health, entrepreneurship development, so as to enable youth workers working at the grass root level in the poorest and backward regions of the country to discharge their functions more efficiently. Vishwa Yuvak Kendra also works for the marginalized and vulnerable sections of the society in various forms.

Aditi Mahavidyalaya was established in 1994 and since two decades has been a pioneering institution bringing higher education to women students. Aditi Mahavidyalaya believes in bringing diversity in college education and hence recognizes and fosters the capacities and capabilities of the students coming from different socio-cultural and educational milieu. Aditi Mahavidyalaya plays a dynamic role in bringing in women empowerment to the marginalized women population of Delhi rural outskirts. Aditi Mahavidyalaya offers well designed honors and professional courses to make the students confident, skillful and self-





reliant. Apart from these courses, students are motivated to participate in various cocurricular activities for their personality enhancement. The college is proud of the academic commitment of its faculty members and students, who have several achievements to their credit and have made valuable contribution to the field of academia.

Purpose

The importance of soft skills for students is enormous, both with regard to their studies and with regard to their future careers. Students who recognize the importance of soft skills on time are able to master their studies more successfully, complete their student obligations smoothly, make more acquaintances that may prove useful in the future and also play an important role in their future careers. While all soft skill trainings are important for the all-round development of a student, communication skill is the most important one among them.

Leadership plays an important role in every aspect of a student's life. Students go through many stages in life for career development where they need leadership skills. In the modern world, students are facing many career challenges, employment problems, and conflicts between idealism and materialism and require honed leadership skills to accept challenges, solve problems and analyze career direction.

Objectives

Through this collaboration, Vishwa Yuvak Kendra and Department of Social Work, Aditi Mahavidyalaya strive to collaborate their efforts, wherein VYK would design and prepare a fourmonth short term course on leadership and communication skills wherein identified and selected candidates would be provided training on leadership and communication, thereby improving their soft skills.

The major objectives will be as follows:

- 1. To develop communication skills and make participants capable of influencing and conflict management capabilities.
- 2. To make participants able to effectively connect to people and improve inter-personal skills
- 3. To help the participants in developing critical thinking skills and make them capable of understanding change processes.
- 4. To make students capable to identify and formulate relevant decision making process.





- 5. To develop leadership skills in participants making them competent to function effectively and manage and influence others.
- 6. Instill confidence in participants and pave way for future inspirational leaders.

Deliverables

VYK would design and develop a four-month short term course on leadership and communications skills for identified and selected participants. The course content will be delivered by the domain experts. Evaluation, follow-up and assessment would be taken care of by Department of Social Work, Aditi Mahavidyalaya.

Roles & Responsibilities of VYK

- Development of Programme Calendar/Timeline, Content finalization, Module Development.
- Development of IEC Material i.e., Brochure, e- banner, flyer etc.
- Mobilization of participants from academic institutions and other organizations
- Creating online form for registration of participants.
- Identification and selection of participants.
- Development of Zoom Credentials, Attendance Link, Feedback Link etc.
- Confirmation to the registered participants.
- Selection and finalization of Resource person in consultation with Aditi Mahavidyalaya
- Designing and distribution of e-certificate
- Designing of report (text report would be developed by Aditi Mahavidyalaya)

Roles & Responsibilities of Aditi Mahavidyalaya

- Mobilization of participants from academic institutions and other organizations
- Evaluation i.e., Attendance, Assessment (pre & post course assessment through MCQ)
- Report for each session
- Consolidated text report of the course (designing part will be taken care by VYK)





Duration & Time

This collaborative partnership is envisioned for 4 months, starting from <u>15 January</u>, <u>2022</u> and ending on <u>07th May</u>, <u>2022</u>. During this period, the respective organizations would strive to collaborate their efforts and achieve the above-mentioned objectives. Overall 17 sessions will be conducted and each session will be of 2 hrs. The timing of the session would be from 5 PM to 7 PM on every Saturday.

Key Contact Persons

Ms. Mukta Bhardwaj, Programme Officer, VYK and Dr. Manju Goel, Assistant Professor, Aditi Mahavidyalaya will be the key contact persons and will be leading this intervention together.

Authorized Signatories

Vishwa Yuvak Kendra	Aditi Mahavidyalaya
Mr. Uday Shankar Singh	Prof. Mamta Sharma
Chief Controller,	Principal
Pt. Uma Shankar Dikshit Road, Teen Murti Marg, Chanakyapuri, New Delhi- 110021	Delhi Auchandi Road Bawana, Delhi 110039

anta Shaeno

Phone: 011- 23013631 Phone: +919654619343
E-mail: vyk@vykonline.org E-mail: principal@aditi.du.ac.in

Signature Signature

Mr. Uday Shankar Singh
Chief Controller, VYK
Principal, Aditi Mahavidyalaya



ADDENDUM TO THE MOU DATED 10th August 2021

BETWEEN

"Aditi Mahavidyalaya" [First Party] AND "NIIT FOUNDATION" [Second Party]

WHEREAS through this addendum, the two parties agree to hereby add 2 more NF accredited courses. The new course that will run at Aditi Mahavidyalaya campus is Certificate Course in Cybersecurity Essentials.

The original MoU continues to be the reference document for all other intent and purposes.

Signed By

(Prof. Mamta Sharma)

For and on behalf of

Aditi Mahavidyalaya [First Party]

Signed By

(Ms Charu Kapoor)

An Authorized Signatory duly nominated

NIIT Foundation [Second Party]

Dated: 09-March-2022

Page 1 of 2

Annexure I

NIIT FOUNDATION Approved Course to be run for Aditi Mahavidyalaya Students:

1.) Certificate Course in Cybersecurity EssentialsCybersecurity Essentials covers foundational knowledge and essential skills for all cybersecurity domains including information security, systems security, network security, ethics and laws, and defense and mitigation techniques used in protecting businesses. protecting businesses.

Duration: 30 Hours

Payment Schedule

Fee Head	Fee Per Participant (Rs)	Payment Structure	Impact
Cybersecurity Essentials	No Charges	No Charges	Approx. 200 students to be impacted in a year









MOU FOR VIDYA VISTAR SCHEME

Memorandum of Understanding under the Vidya Vistar Scheme

Among

The University of Delhi,

Aditi Mahavidyalaya, University of Delhi

And

Kirodimal Govt. Arts & Science College,

Affiliated to Shaheed Nandkumar Patel Vishwavidyalaya, Raigarh, Chhattisgarh

This Tripartite Memorandum of Understanding (MOU) is entered under the Vidya Vistar Scheme (hereinafter referred to as V2Scheme), an initiative of the University of Delhi to establish academic linkages between its Colleges and Departments with the corresponding Institute in remote areas of the country.

Among

The University of Delhi a University enacted under the Act of Parliament (Act No VIII of 1922), having its office at Vice Regal Lodge, North Campus, Delhi-110007, and represented by its REGISTRAR, of the First Party.

Aditi Mahavidyalaya, University of Delhi, having its registered office at Delhi-Auchandi Road, Bawana, Delhi - 110039, represented by Prof. Mamta Sharma, Principal, Aditi Mahavidyalaya, of the Second Party.

and

Kirodimal Govt. Arts & Science College, Affiliated to Shaheed Nandkumar Patel Vishwavidyalaya, Raigarh, Chhattisgarh having its registered office at Chakradhar Nagar, District - Raigarh, Chhattisgarh, Pin - 496001, represented by Dr. Anjani Kumar Tiwari, Principal, Kirodimal Govt. Arts & Science College, of the Third Party.

The Second and Third parties shall be jointly referred to as 'Partner institutes' and all the three parties shall be jointly referred to as 'Parties'.

Recognizing the India's dream to be a global superpower in the coming decades depends primarily on enhancing the skills of its human resources to meet global demands and increasing innovations and start-ups to fuel the economy. The roles that the universities, colleges and other educational institutions have to play is crucial in this context

Realising that alone, each Party will require investment of considerable amount of its resources for the developmental activities. However, being a developing country, it would be in the best interest to maximise the utilization of existing resources available with the Universities/ academic institutions by sharing the same, through academic collaboration and cooperation amongst them, for augmenting the human resources.

Therefore, the Parties witnesseth as under, which defines the framework for the cooperation of the Partner institutes in the following sections -

- The Parties are agreeing to partner under V2Scheme for the purpose of enhancing the mutual growth and development of each other.
- The academic bonding is based on the principle of mutual respect, cooperation and sharing between the two parties as equal partners.

- 3. The Second Party shall extend its academic resources and facilities available for the V2Scheme to the Third Party with an aim to be catalyst for the faster growth of the latter. The Third Party shall share its academic resources with the Second Party to the extent possible, on a collaborative basis in the fields of academics, education and research.
 - 4. The areas of cooperation between the two Partner institutes shall include the following:
 - 4.1. Organize online/ offline lectures, workshops, trainings, meetings and other such programmes aimed at capacity building of the faculty members, students and staff of both the Partner institutes. To the extent possible, visits of faculties will be facilitated for this purpose.
 - 4.2. The teachers and researchers of the both the Partner institutes may be engaged in Joint research activities and be co-investigators in the research programmes submitted to funding agencies.
 - 4.3. Joint research publication by teachers/ researchers of the Partner institutes shall be encouraged.
 - 4.4. Library resources may be shared for providing support in capacity building of the faculty and for improvement of their teaching and research skills.
 - 4.5. To forge mutually beneficial linkages with its partners through various platforms so as to initiate and assist innovation activities and boost start-ups.
 - 4.6. To cultivate the feeling of brotherhood among youths of the two institutes through sports and extracurricular activities.

5. Intellectual Property Rights:

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed jointly during the course of this MOU shall be vested in Partner institutes to this MoU. The Partner institutes shall have the joint right to determine the commercial exploitation and disposition of such intellectual property, and Partner Institutes shall make joint applications for the registration of the same. Before any registration or commercialization of any intellectual property takes place, the Partner institutes agree to reach a separate agreement covering issues such as exploitation rights and revenue sharing. Any publication regarding such intellectual property shall only be possible with the prior written consent of Partner institutes, such consent not to be unreasonably withheld. University of Delhi shall be free to use perpetually the results arising out of the collaborating activities for its own internal teaching, research, educational, clinical and publication purposes without the payment of royalties or other fees to the other parties.

- 6. The University of Delhi shall facilitate in the process of establishing partnership under this Scheme. It shall oversee the general implementation of the V2Scheme.
- The Second Party shall submit a report to the University of Delhi within seven days of completion of any activity taken up under V2Scheme.
- The MoU will come into force from the date of putting the last signature on this MoU.
- 9. The MoU shall be for a duration of two years.
- 10. The Parties may renew the MoU for a further period of the same duration with mutual consent of the Parties. The process for renewal may be initiated three

months prior to the expiry of the term of the MoU by any of the two Partner institutes.

- 11. The MoU may be terminated prior to the completion of the term by any Party to the MoU by giving one-month prior written notice to the other two Parties. Once terminated, neither parties will be responsible for any losses, financial nor otherwise, may which the other institute suffer.
- 12. However, any ongoing project, course, joint research or publication which have been initiated by the Partner institutes prior to the date of termination shall be continued as if no termination has taken place.
- 13. The MoU is intended to be an expression of general understanding and intention of the Parties. The Parties shall make earnest effort to carry out the tasks undertaken in this MoU. However, it shall not be an agreement enforceable in a court of law. Nothing in this Memorandum shall be construed as creating any legal relationship between the institutes. This Memorandum is a statement of intent to foster genuine and mutually beneficial collaboration.
 - 14. Any disagreement/ differences/ dispute between the Partner institutes shall be resolved through mutual discussion between them. In case any dispute remains unresolved, the decision of the Vice-Chancellor of the University of Delhi shall be final and binding on both the Partner institutes.
 - 15. In case of any force majeure, such as flood, earthquake, epidemic, etc. the Partner institutes shall be excused from performing obligations which are directly impacted by any act of force majeure.
 - 16. This MoU constitutes the complete agreement between the Parties with respect to the collaboration under V2Scheme. The terms of this MoU may be amended by mutual consent of the Parties in writing. 5 articipating faculties, staff and students

involved in any activities under this Memorandum must adhere to the laws of the country and Rules and Regulations of the institutions.

17. This MoU shall be executed in triplicate with each Party keeping an original.

IN WITNESS WHEREOF the Parties hereto, through their duly authorized representatives, have signed and executed this Memorandum of Understanding on the day, month and year mentioned herein.

Signature

Name -

Prof. Mamta Sharma

Designation - Principal

Aditi Mahavidyalaya, University of Delhi

Date -

Warre Signature

Name -

Dr. Anjani Kumar Tiwari

Designation - Principal Govt. Arts & Sc. College Raigarh (C.G.)

Kirodimal Govt. Arts & Science College, Affiliated to Shaheed Nandkumar Patel Vishwavidyalaya, Raigarh, Chattisgarh

Date -

The University of Delhi

Signature hours

Name - DR. VIKAS GUPTA

कुलसचिव/Registrar दिल्ली विश्वविद्यालय/University of Delbi दिल्ली—110 0 07/Delbi-110067

Designation - REGISTRAR

Date - 26.02.2022

अदिति महाविद्यालय (दिल्ली विश्वविद्यालय)

औचंदी रोड, बवाना, दिल्ली-110039 दूरभाष : 27751317



Aditi Mahavidyalaya (University of Delhi)

Auchandi Road, Bawana, Delhi-110039 Telephone : 27751317

Ref. No....

Dated 2-4-2022

Memorandum of Understanding

Aditi Mahavidyalaya

(University of Delhi)

Delhi Auchandi Road, Bawana, Delhi-110039

Tel: 011- 27751317

Email: principal@aditi.du.ac.in (First Party)

and

Shiksha Sanskriti Utthan Nayas

(Registered Educational Institution, Reference No. 1023, Registration dated 24.05.2007)

Saraswati Bal Mandir, G Block, Narayana Vihar, New Delhi 110028,

Website: www.bhartiyashiksha.com,

Email: atulssun@gmail.com, Tel. No. 011-25898023 (Second party)

For this agreement, here, Aditi Mahavidyalaya, University of Delhi, Delhi Auchandi Road, Bawana, Delhi will be called "AMV" and Shiksha Sanskriti Utthan Nyas will be called "Trust".

Manufallague Principal Principal Prof. Mamta Sharma

Aditi Mahavidyalaya Aditi Mahavidyalaya Aditi Mahavidyalaya

(University of Delhi)

Bawana, Delhi-110039

Authorised Signatory

Shiksha Sanskriti Utthan Nyas, New Delhi

शिक्षा प्रत्याते उत्थान् न्यांस ्रिक्सरस्वती बाल निर्देश जी-म्लाक, नारायणा विहास

The Terms and Conditions of this MoU are as under:

1. Academic:

Sr.	Name of the Course	Duration	Eligibility
No. 1	Certificate Course of Personality Development and Character Building	30 hrs	Higher Secondary/Intermediate or equivalent recognized by Central/State Examination Board

AMV and trust will jointly run the course depicted in Table (as above) during the agreement period and authorises the Trust to provide subject experts, course material and academic support. The Certificate Course of Vedic Mathematics will be conducted through a regular online/ offline mode.

2. Syllabus:

The Trust's experts will provide the syllabus. Only AMV students will be admitted to the course according to the qualification proposed by the trust, prescribed in Column 4 of the above table.

3. Conduction of the Course:

- This course will be conducted in a regular online/offline mode. AMV will provide course material prepared by Trust to the admitted candidates.
- ii) Minimum intake in the batch is 70 (as per IQAC of the AMV)

4. Examination & Certificate:

- i) Examination of the Certificate Course will be held in an online/offline mode at the end of the course by the trust.
- ii) Question papers and evaluation of answer sheets will be done by the Trust.
- iv) The medium of examination shall be in Hindi/English.
- v) Aditi Mahavidayalya and trust will jointly provide the certificate.

5. Financial:

- · No Fee from the student.
- AMV will pay honorarium to the experts as per its norms.

6. Advertising and Media Promotion:

Media publicity, if any, shall be the responsibility of both Trust and AMV. The expenses will be borne by Aditi Mahavidyalaya.

7. Period of the Agreement:

This Agreement shall be with effect from the date of signing this agreement by both parties and will remain valid for the next one year.

Prof. Mamta Sharina
Aditi Alahavidyalaya
(Uniwersity of Delhi)
Okawana, Delhi-110039

8. Modification/Termination of the Agreement:

On the basis of mutual agreement between the entities involved in the agreement, the agreement can be renewed before to the service of the se can be renewed before termination or the agreement can be terminated by giving six months' advance notice.

Shiksha Sanskriti Utthan N

जी ब्लाक, नाराय

New Delhi

9. Legal Disputes:

All legal disputes will be subject to Delhi jurisdiction only.

Aditi Mahavidyalaya, University of Delhi, Delhi

Place:

Prof. Mamta Sharma Principal

Date:

Aditi Mahavidyalaya

(University of Delhi) Bawana, Delhi-110039

1. Witness

(ST. S. F. WHO FIE)

SDR. Ritu Chatui

2. Witness

अदिति महाविद्यालय (विल्ली विश्वविद्यालय)

औचंदी रोड, षवाना, दिल्ली-110039 द्रस्थाव : 27751317



Adili Mahavidyalaya

(University of Delhi) Auchandi Road, Bawana, Delhi-110039 Telephone: 27751317

Ref. No....

Dated 2-4-2022

समझौता ज्ञापन

अदिति महाविद्यालय (दिल्ली विश्वविद्यालय) दिल्ली औचंदी रोड़, बवाना, दिल्ली–110039 दूरभाषः 011-27751317 ईमेलः principal@aditi.du.ac.in (प्रथम पक्ष)

तथा

शिक्षा संस्कृति उत्थान न्यास,

(पंजीकृत शैक्षणिक संस्थान, संदर्भ संख्या 1023, पंजीकरण दिनांक 24.05.2007), सरस्वती बाल मंदिर, जी ब्लॉक, नारायणा विहार, नई दिल्ली 110028,

www.bharatiyashiksha.com, ईमेल: atulssun@gmail.com, दूरभाष:। नंबर 011-25898023 (द्वितीय पक्ष)

इस समझौते के लिए, यहां अदिति महाविद्यालय, दिल्ली विश्वविद्यालय, दिल्ली औचंदी रोड़, बवाना, दिल्ली को " अदिति महाविद्यालय" और शिक्षा संस्कृति उत्थान न्यास को "ट्रस्ट" कहा जाएगा।

अदिति महाविद्यालय, विस्सी विश्वविद्यालय Principal Aditi Mahavidyalaya

(University of Delhi) Bawana, Delhi-110039 341401

2/4/2022

अधिकृत हस्ताक्षरकर्ता

शिक्षा संस्कृति उत्थान न्यास नई दिल्ली

शिक्षां संस्कृति उत्थान् न्यास् सर्पर्यती बाल गन्दर जी ब्लाक, नारायणा विहास भिन्नई दिल्ली –, 10028 इस समझौता ज्ञापन के नियम और शर्ते इस प्रकार हैं:

1. अकादिभक :

	पाठ्यक्रम का नाम	अवधि	पात्रता
,	चरित्र निर्माण एवं व्यक्तित्व का समग्र विकास	30 ਬਾਣੇ	उच्चतर माध्यमिक/इंटरमीडिएट
	प्रमाणपत्र		या केंद्रीय/राज्य परीक्षा बोर्ड द्वारा
	पाठ्यक्रम		मान्यता प्राप्त समकक्ष

अदिति महाविद्यालय और ट्रस्ट संयुक्त रूप से अनुबंध अविध के दौरान तालिका (उपर्युक्त के रूप में) में दर्शाए गए पाठ्यक्रम को चलाएंगे और ट्रस्ट को विषय विशेषज्ञ, पाठ्यक्रम सामग्री और शैक्षणिक सहायता प्रदान करने के लिए अधिकृत करेंगे। वैदिक गणित का सर्टिफिकेट कोर्स नियमित ऑनलाइन/ऑफलाइन मोड के माध्यम से आयोजित किया जाएगा।

2. पाठ्यक्रम :

ट्रस्ट के विशेषज्ञ पाठ्यक्रम उपलब्ध कराएंगे। उपरोक्त तालिका के कॉलम 4 में निर्धारित न्यास द्वारा प्रस्तावित योग्यता के अनुसार केवल अदिति महाविद्यालय छात्रों को ही पाठ्यक्रम में प्रवेश दिया जाएगा।

3. पाठ्यक्रम का संचालनः

- 1) यह पाठ्यक्रम नियमित रूप से ऑनलाइन/ऑफलाइन मोड में आयोजित किया जाएगा। अदिति महाविद्यालय भर्ती किए गए उम्मीदवारों को ट्रस्ट द्वारा तैयार पाठ्यक्रम सामग्री प्रदान करेगा।
- 2) बैच में न्यूनतम संख्या 70 है (अदिति महाविद्यालय के IQAC के अनुसार)

परीक्षा और प्रमाण–पत्रः

- 1) सर्टिफिकेट कोर्स की परीक्षा कोर्स के अंत में ट्रस्ट द्वारा ऑनलाइन/ऑफलाइन मोड में आयोजित की जाएगी।
- 2) प्रश्न पत्र बनाने और उत्तर पुस्तिकाओं का मूल्यांकन करने का कार्य ट्रस्ट द्वारा किया जाएगा।
- 3) परीक्षा का माध्यम हिंदी/अंग्रेजी में होगा।
- 4) अदिति महाविद्यालय और ट्रस्ट संयुक्त रूप से प्रमाण पत्र प्रदान करेंगे।

5. वित्तियः

- 1) छात्राओं से कोई शुल्क नहीं लिया जाएगा।
- 2) अदिति महाविद्यालय अपने मापदंडों के अनुसार विशेषज्ञों को मानदेय का भुगतान करेगा।

विज्ञापन और मीडिया प्रचारः

University of Delhi) Bawana, Delhi-110039

र स्वितित शिनेपाप्तरात उत्थान न्यास मीडिया प्रचार, यदि कोई हो, की जिम्मेदारी ट्रस्ट और अदिति महाविद्यालय दोनों की होगी। इसका खर्च का वहन अदिति महाविद्यालय करेगा।

7. समझौते की अवधिः

यह समझौता दोनों पक्षों द्वारा इस समझौते पर हस्ताक्षर करने की तारीख से प्रभावित होगा और अगले एक वर्ष तक वैध रहेगा।

8. समझौते का संशोधन/ समाप्तिः समझौते में शामिल संस्थाओं के बीच आपसी समझौते के आधार पर, समझौते को समाप्ति से पहले नवीनीकृत किया जा सकता है या छह महीने की अग्रिम सूचना देकर समझौते को समाप्त किया जा सकता है।

9. कानूनी विवादः सभी कानूनी विवाद केवल दिल्ली क्षेत्राधिकार के अधीन होंगे।

Prof. Mamta Sharma अदिति महाविद्यालय दिख्ली विश्वविद्यालय Aditi Mahavidyalaya (University of Delhi) Bawana, Delhi-110039

साक्षा :

(डॉ. इन्ड पीए सिंह) २.) (डॉ. अट्यु रवर्श) अरुखार्थी

अदिति महाविद्यालय

(दिल्ली विश्वविद्यालय) औचंदी रोड, बवाना, दिल्ली-110039 दूरभाष : 27751317



Adili Mahavidyalaya

(University of Delhi) Auchandi Road, Bawana, Delhi-110039 Telephone: 27751317

Dated 2 4 20 22

Ref. No.....

Memorandum of Understanding

Aditi Mahavidyalaya

(University of Delhi)

Delhi Auchandi Road, Bawana, Delhi-110039

Tel: 011-27751317

Email: principal@aditi.du.ac.in (First Party)

and

Shiksha Sanskriti Utthan Nayas

(Registered Educational Institution, Reference No. 1023, Registration dated 24.05.2007)

Saraswati Bal Mandir, G Block, Narayana Vihar, New Delhi 110028,

Website: www.bhartiyashiksha.com,

Email: atulssun@gmail.com, Tel. No. 011-25898023 (Second party)

For this agreement, here, Aditi Mahavidyalaya, University of Delhi, Delhi Auchandi Road, Bawana, Delhi will be called "AMV" and Shiksha Sanskriti Utthan Nyas will be called "Trust".

Namtafrans 02.04,2022 Principal

Aditi Mahavidyalaya, University of Delhi, Delhi Principal Aditi Mahavidyalaya (University of Delhi)

Bawana, Delhi-110039

Authorised Signatory

Shiksha Sanskriti Utthan Nyas, New Delhi

जी ब्लाक, नारायणा विहार

The Terms and Conditions of this MoU are as under:

1. Academic:

Sr. No.	Name of the Course	Duration	Eligibility
1	Certificate Course of Vedic Mathematics	30 hrs	Higher Secondary/Intermediate or equivalent recognized by Central/State Examination Board

AMV and trust will jointly run the course depicted in Table (as above) during the agreement period and authorises the Trust to provide subject experts, course material and academic support. The Certificate Course of Vedic Mathematics will be conducted through a regular online/ offline mode.

2. Syllabus:

The Trust's experts will provide the syllabus. Only AMV students will be admitted to the course according to the qualification proposed by the trust, prescribed in Column 4 of the above table.

3. Conduction of the Course:

- i) This course will be conducted in a regular online/offline mode. AMV will provide course material prepared by Trust to the admitted candidates.
- ii) Minimum intake in the batch is 70 (as per IQAC of the AMV)

4. Examination & Certificate:

- i) Examination of the Certificate Course will be held in an online/offline mode at the end of the course by AMV.
- ii) Question papers and evaluation of answer sheets will be done by the Trust.
- iv) The medium of examination shall be in Hindi/English.
- v) Aditi Mahavidayalya and trust will jointly provide the certificate.

5. Financial:

- · No Fee from the student.
- AMV will pay honorarium to the experts as per its norms.

6. Advertising and Media Promotion:

Media publicity, if any, shall be the responsibility of both Trust and AMV. The expenses will be borne by Aditi Mahavidyalaya.

7. Period of the Agreement:

This Agreement shall be with effect from the date of signing this agreement by both parties and will remain valid for the next one year.

उपायना Prof Mamta Sharma 2) प्रश्न 22 02.0 Hrincipal Aditi Mahavidyalaya (University of Delhi) (University of Delhi) Bawana, Delhi-110039

8. Modification/Termination of the Agreement:

On the basis of mutual agreement between the entities involved in the agreement, the agreement can be renewed before termination or the agreement can be terminated by giving six months' advance notice.

9. Legal Disputes:

All legal disputes will be subject to Delhi jurisdiction only.

Aditi Mahavidyalayத், பேர்ல் கூடிர் மனிர், மன்ற

Place:

Principal Aditi Mahavidyalaya

Date:

(University of Delhi) Bawana, Delhi-110039

1. Witness Junels
Dr. Smedi Sigh.

Anil Kumar.

2 4 20 22 Authorised Signatory

Shiksha Sanskriti Utthan Nyas, New Delhi

स्थिव शिक्षा संस्कृति उत्थान न्यास सरस्वती बाल मन्दिर जी दलाक, नारायणा विहार नई दिल्ली –११००२८

अदिति महाविद्यालय (दिल्ली विश्वविद्यालय) औचंदी रोड, बवाना, दिल्ली-110039 ब्रह्माच : 27751317



Aditi Mahavidyalaya

(University of Delhi) Auchandi Road, Bawana, Delhi-110039 Telephone : 27751317

Ref. No.

Dated 3 4 7- 22

समझौता ज्ञापन

अदिति महाविद्यालय

(दिल्ली विश्वविद्यालय)

दिल्ली औचंदी रोड़, बवाना, दिल्ली–110039

दूरभाषः 011-27751317

ईमेलः principal@aditi.du.ac.in (प्रथम पक्ष)

तथा

शिक्षा संस्कृति उत्थान न्यास,

(पंजीकृत शैक्षणिक संस्थान, संदर्भ संख्या 1023, पंजीकरण दिनांक 24.05.2007). सरस्वती बाल मंदिर, जी ब्लॉक, नारायणा विहार, नई दिल्ली 110028,

www.bharatiyashiksha.com, ईमेलः atulssun@gmail.com, दूरभाषः। नंबर 011–25898023 (द्वितीय पक्ष)

इस समझौते के लिए, यहां अदिति महाविद्यालय, दिल्ली विश्वविद्यालय, दिल्ली औचंदी रोड़, बवाना, दिल्ली को " अदिति महाविद्यालय" और शिक्षा संस्कृति उत्थान न्यास को "ट्रस्ट" कहा जाएगा।

Maulalhaeus 2022

अदिति महाविद्यालय, दिल्ली विश्वविद्यालय Prof. Mamta Sharma Principal
Aditi Mahavidyalaya
(University of Delhi)
Bawana, Delhi-110039

3412101 2 4 2022 अधिकृत हस्ताक्षरकर्ता

शिक्षा संस्कृति उत्थान न्यास नई दिल्ली ्रावस्थिता बाल पनिवर जी, ज्वाक, नारायणा विद्यार

्चई दिल्ली -110028

E-mail : mamta610@gmail.com, principal@aditi.du.ac.in, info@aditi.du.ac.in Website : http://www.aditi.du.ac.in

इस समझौता ज्ञापन के नियम और शर्ते इस प्रकार हैं:

1. अकादिभक :

पाठ्यक्रम का नाम वैदिक गणित का सर्टिफिकेट कोर्स		पात्रता उच्चतर माध्यमिक/इंटरमीडिएट या केंद्रीय/राज्य परीक्षा बोर्ड द्वारा मान्यता प्राप्त समकक्ष
	a .	मान्यता प्राप्त रागमञ्

अदिति महाविद्यालय और ट्रस्ट संयुक्त रूप से अनुबंध अविध के दौरान तालिका (उपर्युक्त के रूप में) में दर्षाए गए पाठ्यक्रम को चलाएंगे और ट्रस्ट को विषय विषेषज्ञ, पाठ्यक्रम सामग्री और शैक्षणिक सहायता प्रदान करने के लिए अधिकृत करेंगे। वैदिक गणित का सर्टिफिकेट कोर्स नियमित ऑनलाइन/ऑफलाइन मोड के माध्यम से आयोजित किया जाएगा।

2. पाठ्यक्रम :

ट्रस्ट के विषेषज्ञ पाठ्यक्रम उपलब्ध कराएंगे। उपरोक्त तालिका के कॉलम 4 में निर्घारित न्यास द्वारा प्रस्तावित योग्यता के अनुसार केवल अदिति महाविद्यालय छात्रों को ही पाठ्यक्रम में प्रवेष दिया जाएगा।

3. पाठ्यक्रम का संचालनः

- 1) यह पाठ्यक्रम नियमित रूप से ऑनलाइन/ऑफलाइन मोड में आयोजित किया जाएगा। अदिति महाविद्यालय भर्ती किए गए उम्मीदवारों को ट्रस्ट द्वारा तैयार पाठ्यक्रम सामग्री प्रदान करेगा।
- 2) बैच में न्यूनतम संख्या 70 है (अदिति महाविद्यालय के IQAC के अनुसार)

4. परीक्षा और प्रमाण-पत्रः

- 1) सर्टिफिकेट कोर्स की परीक्षा कोर्स के अंत में अदिति महाविद्यालय द्वारा ऑनलाइन/ऑफलाइन मोड में आयोजित की जाएगी।
- 2) प्रष्न पत्र बनाने और उत्तर पुस्तिकाओं का मूल्यांकन करने का कार्य ट्रस्ट द्वारा किया जाएगा।
- 3) परीक्षा का माध्यम हिंदी/अंग्रेजी में होगा।
- 4) अदिति महाविद्यालय और ट्रस्ट संयुक्त रूप से प्रमाण पत्र प्रदान करेंगे।

5. वित्तियः

- 1) छात्राओं से कोई शुल्क नहीं लिया जाएगा।
- 2) अदिति महाविद्यालय अपने मापदंडों के अनुसार विषेषज्ञों को मानदेय का भुगतान करेगा।
- 6. विज्ञापन और मीडिया प्रचारः

(University of Delhi) Bawana, Delhi-110039

भीडिया प्रचार, यदि कोई हो, की जिम्मेदारी ट्रस्ट और अदिति महाविद्यालय दोनों की होगी। इसका खर्च का वहन अदिति महाविद्यालय करेगा।

7. समझौते की अवधिः

यह समझौता दोनों पक्षों द्वारा इस समझौते पर हरताक्षर करने की तारीख से प्रभावित होगा और अगले एक वर्ष तक वैध रहेगा।

 समझौते का संशोधन/ समाप्तिः समझौते में शामिल संस्थाओं के बीच आपसी समझौते के आधार पर, समझौते को समाप्ति से पहले नवीनीकृत किया जा सकता है या छह महीने की अग्रिम सूचना देकर समझौते को समाप्त किया जा सकता है।

9. कानूनी विवादः

सभी कानूनी विवाद केवल दिल्ली क्षेत्राधिकार के अधीन होंगे।

2/4/2022 अदिति महाविद्यालय, दिक्ली विश्वविद्यालय Aditi Mahavidyalaya Aditi Mahavidyalaya (Ulaiyereity of Delhi)

(University of Delhi) Bawana, Delhi-110039

जी ब्लाक, नारायणा विहार नई दिल्ली -110028

1. साध्य

Dr Suruchi Stych

2. 21124

ADITI MAHAVIDYALAYA (UNIVERSITY OF DELHI) BAWANA, DELHI-110 039.

Dated | 9.6.2022

As proposed by Dr Mali Devi Sawariya, Programme Officer, National Services Scheme, we would like to seek your permission that Delhi Traffic Police and Hero MotoCorp wants to organise a 30-Hours Summer Camp course from 12th June to 17th June, 2022 for college.

The Camp will be organized at our premises. We will conduct various activities for this summer camp which includes:

- 1. Road Safety Awareness sensions and Traffic Deill by Delhi Traffic Police.
- Two Wheeler Riding safety tips and Practical Demonstration of two wheeler riding provided by Hero Motocorp.
- Language of the Road by Synergy.
- 4. First Responders training by Faculty of Head Injury Department.
- 5. Fire Safety Training by Delhi Fire Service.
- 6. Disaster Management Training by DDMA.
- Self defence training by SPUWAC.
- Danger Prediction Training by Honds.
- 9. Tyrus Safety training by JK Tyres.

After these trainings, we will conduct a Road Safety competition among the students. Winners will be felicitated by the seniors of Delhi Police and Hero MotoCorp.

Also, the participants will be provided with refreshment and drinks by Hero.

Motocorp.

Kindly allow us to collaborate was Delhi Police and Hero MotoCorp for organizing more such events for our students.

Submitted for kind approval.

(ASHUTOSH AGGARWAL) S.O.(ADMN.)

PRINCIPAL

CHAIRPERSON

अदिति महाविद्यालय (दिल्ली विश्वविद्यालय)

औचंदी रोड, बवाना, दिल्ली-110039 दूरभाष : 27751317



Aditi Mahavidyalaya (University of Delhi)

Auchandi Road, Bawana, Delhi-110039 Telephone : 27751317

Ref. No....

Dated 2-4-2022

Memorandum of Understanding

Aditi Mahavidyalaya

(University of Delhi)

Delhi Auchandi Road, Bawana, Delhi-110039

Tel: 011- 27751317

Email: principal@aditi.du.ac.in (First Party)

and

Shiksha Sanskriti Utthan Nayas

(Registered Educational Institution, Reference No. 1023, Registration dated 24.05.2007)

Saraswati Bal Mandir, G Block, Narayana Vihar, New Delhi 110028,

Website: www.bhartiyashiksha.com,

Email: atulssun@gmail.com, Tel. No. 011-25898023 (Second party)

For this agreement, here, Aditi Mahavidyalaya, University of Delhi, Delhi Auchandi Road, Bawana, Delhi will be called "AMV" and Shiksha Sanskriti Utthan Nyas will be called "Trust".

Manufallague Principal Principal Prof. Mamta Sharma

Aditi Mahavidyalaya Aditi Mahavidyalaya Aditi Mahavidyalaya

(University of Delhi)

Bawana, Delhi-110039

Authorised Signatory

Shiksha Sanskriti Utthan Nyas, New Delhi

शिक्षा प्रत्याते उत्थान् न्यांस ्रिक्सरस्वती बाल निर्देश जी-म्लाक, नारायणा विहास

The Terms and Conditions of this MoU are as under:

1. Academic:

Sr.	Name of the Course	Duration	Eligibility
No. 1	Certificate Course of Personality Development and Character Building	30 hrs	Higher Secondary/Intermediate or equivalent recognized by Central/State Examination Board

AMV and trust will jointly run the course depicted in Table (as above) during the agreement period and authorises the Trust to provide subject experts, course material and academic support. The Certificate Course of Vedic Mathematics will be conducted through a regular online/ offline mode.

2. Syllabus:

The Trust's experts will provide the syllabus. Only AMV students will be admitted to the course according to the qualification proposed by the trust, prescribed in Column 4 of the above table.

3. Conduction of the Course:

- This course will be conducted in a regular online/offline mode. AMV will provide course material prepared by Trust to the admitted candidates.
- ii) Minimum intake in the batch is 70 (as per IQAC of the AMV)

4. Examination & Certificate:

- i) Examination of the Certificate Course will be held in an online/offline mode at the end of the course by the trust.
- ii) Question papers and evaluation of answer sheets will be done by the Trust.
- iv) The medium of examination shall be in Hindi/English.
- v) Aditi Mahavidayalya and trust will jointly provide the certificate.

5. Financial:

- · No Fee from the student.
- AMV will pay honorarium to the experts as per its norms.

6. Advertising and Media Promotion:

Media publicity, if any, shall be the responsibility of both Trust and AMV. The expenses will be borne by Aditi Mahavidyalaya.

7. Period of the Agreement:

This Agreement shall be with effect from the date of signing this agreement by both parties and will remain valid for the next one year.

Prof. Mamta Sharina
Aditi Alahavidyalaya
(Uniwersity of Delhi)
Okawana, Delhi-110039

8. Modification/Termination of the Agreement:

On the basis of mutual agreement between the entities involved in the agreement, the agreement can be renewed before to the service of the se can be renewed before termination or the agreement can be terminated by giving six months' advance notice.

Shiksha Sanskriti Utthan N

जी ब्लाक, नाराय

New Delhi

9. Legal Disputes:

All legal disputes will be subject to Delhi jurisdiction only.

Aditi Mahavidyalaya, University of Delhi, Delhi

Place:

Prof. Mamta Sharma Principal

Date:

Aditi Mahavidyalaya

(University of Delhi) Bawana, Delhi-110039

1. Witness

(ST. S. F. WHO FIE)

SDR. Ritu Chatui

2. Witness

अदिति महाविद्यालय (विल्ली विश्वविद्यालय)

औचंदी रोड, षवाना, दिल्ली-110039 द्रस्थाव : 27751317



Adili Mahavidyalaya

(University of Delhi) Auchandi Road, Bawana, Delhi-110039 Telephone: 27751317

Ref. No....

Dated 2-4-2022

समझौता ज्ञापन

अदिति महाविद्यालय (दिल्ली विश्वविद्यालय) दिल्ली औचंदी रोड़, बवाना, दिल्ली–110039 दूरभाषः 011-27751317 ईमेलः principal@aditi.du.ac.in (प्रथम पक्ष)

तथा

शिक्षा संस्कृति उत्थान न्यास,

(पंजीकृत शैक्षणिक संस्थान, संदर्भ संख्या 1023, पंजीकरण दिनांक 24.05.2007), सरस्वती बाल मंदिर, जी ब्लॉक, नारायणा विहार, नई दिल्ली 110028,

www.bharatiyashiksha.com, ईमेल: atulssun@gmail.com, दूरभाष:। नंबर 011-25898023 (द्वितीय पक्ष)

इस समझौते के लिए, यहां अदिति महाविद्यालय, दिल्ली विश्वविद्यालय, दिल्ली औचंदी रोड़, बवाना, दिल्ली को " अदिति महाविद्यालय" और शिक्षा संस्कृति उत्थान न्यास को "ट्रस्ट" कहा जाएगा।

अदिति महाविद्यालय, विस्सी विश्वविद्यालय Principal Aditi Mahavidyalaya

(University of Delhi) Bawana, Delhi-110039 341401

2/4/2022

अधिकृत हस्ताक्षरकर्ता

शिक्षा संस्कृति उत्थान न्यास नई दिल्ली

शिक्षां संस्कृति उत्थान् न्यास् सर्पर्यती बाल गन्दर जी ब्लाक, नारायणा विहास भिन्नई दिल्ली –, 10028 इस समझौता ज्ञापन के नियम और शर्ते इस प्रकार हैं:

1. अकादिभक :

	पाठ्यक्रम का नाम	अवधि	पात्रता
,	चरित्र निर्माण एवं व्यक्तित्व का समग्र विकास	30 ਬਾਣੇ	उच्चतर माध्यमिक/इंटरमीडिएट
	प्रमाणपत्र		या केंद्रीय/राज्य परीक्षा बोर्ड द्वारा
	पाठ्यक्रम		मान्यता प्राप्त समकक्ष

अदिति महाविद्यालय और ट्रस्ट संयुक्त रूप से अनुबंध अविध के दौरान तालिका (उपर्युक्त के रूप में) में दर्शाए गए पाठ्यक्रम को चलाएंगे और ट्रस्ट को विषय विशेषज्ञ, पाठ्यक्रम सामग्री और शैक्षणिक सहायता प्रदान करने के लिए अधिकृत करेंगे। वैदिक गणित का सर्टिफिकेट कोर्स नियमित ऑनलाइन/ऑफलाइन मोड के माध्यम से आयोजित किया जाएगा।

2. पाठ्यक्रम :

ट्रस्ट के विशेषज्ञ पाठ्यक्रम उपलब्ध कराएंगे। उपरोक्त तालिका के कॉलम 4 में निर्धारित न्यास द्वारा प्रस्तावित योग्यता के अनुसार केवल अदिति महाविद्यालय छात्रों को ही पाठ्यक्रम में प्रवेश दिया जाएगा।

3. पाठ्यक्रम का संचालनः

- 1) यह पाठ्यक्रम नियमित रूप से ऑनलाइन/ऑफलाइन मोड में आयोजित किया जाएगा। अदिति महाविद्यालय भर्ती किए गए उम्मीदवारों को ट्रस्ट द्वारा तैयार पाठ्यक्रम सामग्री प्रदान करेगा।
- 2) बैच में न्यूनतम संख्या 70 है (अदिति महाविद्यालय के IQAC के अनुसार)

परीक्षा और प्रमाण–पत्रः

- 1) सर्टिफिकेट कोर्स की परीक्षा कोर्स के अंत में ट्रस्ट द्वारा ऑनलाइन/ऑफलाइन मोड में आयोजित की जाएगी।
- 2) प्रश्न पत्र बनाने और उत्तर पुस्तिकाओं का मूल्यांकन करने का कार्य ट्रस्ट द्वारा किया जाएगा।
- 3) परीक्षा का माध्यम हिंदी/अंग्रेजी में होगा।
- 4) अदिति महाविद्यालय और ट्रस्ट संयुक्त रूप से प्रमाण पत्र प्रदान करेंगे।

5. वित्तियः

- 1) छात्राओं से कोई शुल्क नहीं लिया जाएगा।
- 2) अदिति महाविद्यालय अपने मापदंडों के अनुसार विशेषज्ञों को मानदेय का भुगतान करेगा।

विज्ञापन और मीडिया प्रचारः

University of Delhi) Bawana, Delhi-110039

र स्वितित शिनेपाप्तरात उत्थान न्यास मीडिया प्रचार, यदि कोई हो, की जिम्मेदारी ट्रस्ट और अदिति महाविद्यालय दोनों की होगी। इसका खर्च का वहन अदिति महाविद्यालय करेगा।

7. समझौते की अवधिः

यह समझौता दोनों पक्षों द्वारा इस समझौते पर हस्ताक्षर करने की तारीख से प्रभावित होगा और अगले एक वर्ष तक वैध रहेगा।

8. समझौते का संशोधन/ समाप्तिः समझौते में शामिल संस्थाओं के बीच आपसी समझौते के आधार पर, समझौते को समाप्ति से पहले नवीनीकृत किया जा सकता है या छह महीने की अग्रिम सूचना देकर समझौते को समाप्त किया जा सकता है।

9. कानूनी विवादः सभी कानूनी विवाद केवल दिल्ली क्षेत्राधिकार के अधीन होंगे।

Prof. Mamta Sharma अदिति महाविद्यालय दिख्ली विश्वविद्यालय Aditi Mahavidyalaya (University of Delhi) Bawana, Delhi-110039

साक्षा :

(डॉ. इन्ड पीए सिंह) २.) (डॉ. अट्यु रवर्श) अरुखार्थी

अदिति महाविद्यालय

(दिल्ली विश्वविद्यालय) औचंदी रोड, बवाना, दिल्ली-110039 दूरभाष : 27751317



Adili Mahavidyalaya

(University of Delhi) Auchandi Road, Bawana, Delhi-110039 Telephone: 27751317

Dated 2 4 20 22

Ref. No.....

Memorandum of Understanding

Aditi Mahavidyalaya

(University of Delhi)

Delhi Auchandi Road, Bawana, Delhi-110039

Tel: 011-27751317

Email: principal@aditi.du.ac.in (First Party)

and

Shiksha Sanskriti Utthan Nayas

(Registered Educational Institution, Reference No. 1023, Registration dated 24.05.2007)

Saraswati Bal Mandir, G Block, Narayana Vihar, New Delhi 110028,

Website: www.bhartiyashiksha.com,

Email: atulssun@gmail.com, Tel. No. 011-25898023 (Second party)

For this agreement, here, Aditi Mahavidyalaya, University of Delhi, Delhi Auchandi Road, Bawana, Delhi will be called "AMV" and Shiksha Sanskriti Utthan Nyas will be called "Trust".

Namtafrans 02.04,2022 Principal

Aditi Mahavidyalaya, University of Delhi, Delhi Principal Aditi Mahavidyalaya (University of Delhi)

Bawana, Delhi-110039

Authorised Signatory

Shiksha Sanskriti Utthan Nyas, New Delhi

जी ब्लाक, नारायणा विहार

The Terms and Conditions of this MoU are as under:

1. Academic:

Sr. No.	Name of the Course	Duration	Eligibility
1	Certificate Course of Vedic Mathematics	30 hrs	Higher Secondary/Intermediate or equivalent recognized by Central/State Examination Board

AMV and trust will jointly run the course depicted in Table (as above) during the agreement period and authorises the Trust to provide subject experts, course material and academic support. The Certificate Course of Vedic Mathematics will be conducted through a regular online/ offline mode.

2. Syllabus:

The Trust's experts will provide the syllabus. Only AMV students will be admitted to the course according to the qualification proposed by the trust, prescribed in Column 4 of the above table.

3. Conduction of the Course:

- i) This course will be conducted in a regular online/offline mode. AMV will provide course material prepared by Trust to the admitted candidates.
- ii) Minimum intake in the batch is 70 (as per IQAC of the AMV)

4. Examination & Certificate:

- i) Examination of the Certificate Course will be held in an online/offline mode at the end of the course by AMV.
- ii) Question papers and evaluation of answer sheets will be done by the Trust.
- iv) The medium of examination shall be in Hindi/English.
- v) Aditi Mahavidayalya and trust will jointly provide the certificate.

5. Financial:

- . No Fee from the student.
- AMV will pay honorarium to the experts as per its norms.

6. Advertising and Media Promotion:

Media publicity, if any, shall be the responsibility of both Trust and AMV. The expenses will be borne by Aditi Mahavidyalaya.

7. Period of the Agreement:

This Agreement shall be with effect from the date of signing this agreement by both parties and will remain valid for the next one year.

उपायना Prof Mamta Sharma 2) प्रश्न 22 02.0 Hrincipal Aditi Mahavidyalaya (University of Delhi) (University of Delhi) Bawana, Delhi-110039

8. Modification/Termination of the Agreement:

On the basis of mutual agreement between the entities involved in the agreement, the agreement can be renewed before termination or the agreement can be terminated by giving six months' advance notice.

9. Legal Disputes:

All legal disputes will be subject to Delhi jurisdiction only.

Aditi Mahavidyalayத், பேர்ல் கூடிர் மனிர், மன்ற

Place:

Principal Aditi Mahavidyalaya

Date:

(University of Delhi) Bawana, Delhi-110039

1. Witness Junels
Dr. Smedi Sigh.

Anil Kumar.

2 4 20 22 Authorised Signatory

Shiksha Sanskriti Utthan Nyas, New Delhi

स्थिव शिक्षा संस्कृति उत्थान न्यास सरस्वती बाल मन्दिर जी दलाक, नारायणा विहार नई दिल्ली –११००२८

अदिति महाविद्यालय (दिल्ली विश्वविद्यालय) औचंदी रोड, बवाना, दिल्ली-110039 ब्रह्मा**ब** : 27751317



Aditi Mahavidyalaya

(University of Delhi) Auchandi Road, Bawana, Delhi-110039 Telephone : 27751317

Ref. No.

Dated 3 4 7- 22

समझौता ज्ञापन

अदिति महाविद्यालय

(दिल्ली विश्वविद्यालय)

दिल्ली औचंदी रोड़, बवाना, दिल्ली–110039

दूरभाषः 011-27751317

ईमेलः principal@aditi.du.ac.in (प्रथम पक्ष)

तथा

शिक्षा संस्कृति उत्थान न्यास,

(पंजीकृत शैक्षणिक संस्थान, संदर्भ संख्या 1023, पंजीकरण दिनांक 24.05.2007). सरस्वती बाल मंदिर, जी ब्लॉक, नारायणा विहार, नई दिल्ली 110028,

www.bharatiyashiksha.com, ईमेलः atulssun@gmail.com, दूरभाषः। नंबर 011–25898023 (द्वितीय पक्ष)

इस समझौते के लिए, यहां अदिति महाविद्यालय, दिल्ली विश्वविद्यालय, दिल्ली औचंदी रोड़, बवाना, दिल्ली को " अदिति महाविद्यालय" और शिक्षा संस्कृति उत्थान न्यास को "ट्रस्ट" कहा जाएगा।

Maulalhaeus 2022

अदिति महाविद्यालय, दिल्ली विश्वविद्यालय Prof. Mamta Sharma Principal
Aditi Mahavidyalaya
(University of Delhi)
Bawana, Delhi-110039

3412101 2 4 2022 अधिकृत हस्ताक्षरकर्ता

शिक्षा संस्कृति उत्थान न्यास नई दिल्ली ्रावस्थिता बाल पनिवर जी, ज्वाक, नारायणा विद्यार

्चई दिल्ली -110028

E-mail : mamta610@gmail.com, principal@aditi.du.ac.in, info@aditi.du.ac.in Website : http://www.aditi.du.ac.in

इस समझौता ज्ञापन के नियम और शर्ते इस प्रकार हैं:

1. अकादिभक :

पाठ्यक्रम का नाम वैदिक गणित का सर्टिफिकेट कोर्स		पात्रता उच्चतर माध्यमिक/इंटरमीडिएट या केंद्रीय/राज्य परीक्षा बोर्ड द्वारा मान्यता प्राप्त समकक्ष
	a .	मान्यता प्राप्त रागमञ्

अदिति महाविद्यालय और ट्रस्ट संयुक्त रूप से अनुबंध अविध के दौरान तालिका (उपर्युक्त के रूप में) में दर्षाए गए पाठ्यक्रम को चलाएंगे और ट्रस्ट को विषय विषेषज्ञ, पाठ्यक्रम सामग्री और शैक्षणिक सहायता प्रदान करने के लिए अधिकृत करेंगे। वैदिक गणित का सर्टिफिकेट कोर्स नियमित ऑनलाइन/ऑफलाइन मोड के माध्यम से आयोजित किया जाएगा।

2. पाठ्यक्रम :

ट्रस्ट के विषेषज्ञ पाठ्यक्रम उपलब्ध कराएंगे। उपरोक्त तालिका के कॉलम 4 में निर्घारित न्यास द्वारा प्रस्तावित योग्यता के अनुसार केवल अदिति महाविद्यालय छात्रों को ही पाठ्यक्रम में प्रवेष दिया जाएगा।

3. पाठ्यक्रम का संचालनः

- 1) यह पाठ्यक्रम नियमित रूप से ऑनलाइन/ऑफलाइन मोड में आयोजित किया जाएगा। अदिति महाविद्यालय भर्ती किए गए उम्मीदवारों को ट्रस्ट द्वारा तैयार पाठ्यक्रम सामग्री प्रदान करेगा।
- 2) बैच में न्यूनतम संख्या 70 है (अदिति महाविद्यालय के IQAC के अनुसार)

4. परीक्षा और प्रमाण-पत्रः

- 1) सर्टिफिकेट कोर्स की परीक्षा कोर्स के अंत में अदिति महाविद्यालय द्वारा ऑनलाइन/ऑफलाइन मोड में आयोजित की जाएगी।
- 2) प्रष्न पत्र बनाने और उत्तर पुस्तिकाओं का मूल्यांकन करने का कार्य ट्रस्ट द्वारा किया जाएगा।
- 3) परीक्षा का माध्यम हिंदी/अंग्रेजी में होगा।
- 4) अदिति महाविद्यालय और ट्रस्ट संयुक्त रूप से प्रमाण पत्र प्रदान करेंगे।

5. वित्तियः

- 1) छात्राओं से कोई शुल्क नहीं लिया जाएगा।
- 2) अदिति महाविद्यालय अपने मापदंडों के अनुसार विषेषज्ञों को मानदेय का भुगतान करेगा।
- 6. विज्ञापन और मीडिया प्रचारः

(University of Delhi) Bawana, Delhi-110039

भीडिया प्रचार, यदि कोई हो, की जिम्मेदारी ट्रस्ट और अदिति महाविद्यालय दोनों की होगी। इसका खर्च का वहन अदिति महाविद्यालय करेगा।

7. समझौते की अवधिः

यह समझौता दोनों पक्षों द्वारा इस समझौते पर हरताक्षर करने की तारीख से प्रभावित होगा और अगले एक वर्ष तक वैध रहेगा।

 समझौते का संशोधन/ समाप्तिः समझौते में शामिल संस्थाओं के बीच आपसी समझौते के आधार पर, समझौते को समाप्ति से पहले नवीनीकृत किया जा सकता है या छह महीने की अग्रिम सूचना देकर समझौते को समाप्त किया जा सकता है।

9. कानूनी विवादः

सभी कानूनी विवाद केवल दिल्ली क्षेत्राधिकार के अधीन होंगे।

2/4/2022 अदिति महाविद्यालय, दिक्ली विश्वविद्यालय Aditi Mahavidyalaya Aditi Mahavidyalaya (Ulaiyereity of Delhi)

(University of Delhi) Bawana, Delhi-110039

जी ब्लाक, नारायणा विहार नई दिल्ली -110028

1. साध्य

Dr Suruchi Stych

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MEMORANDUM OF UNDERSTANDING

Human Development and Family Empowerment Aditi Mahavidyalaya, University of Delhi, Delhi

AND

Indian Association of Health Research and Welfare 1245/4, Mohalla Sainian, Hisar, Haryana

FOR THE DEVELOPMENT OF ACADEMIC COOPERATION

The general objective of this Memorandum of Understanding (MOU) is to stimulate and facilitate the development of collaborative and mutually beneficial educational programs. Thus, the Human Development and Family Empowerment, Aditi Mahavidyalaya and the Indian Association of Health, Research, and Welfare (IAHRW) have agreed that in support of their mutual interests in the field of education and research:

- 1 The two organizations will:
 - a) cooperate in organizing state/national level workshops, and seminars in the area of Psychology and Special education for the benefit of students and special educators
 - b) promote appropriate inter-exchange of students for Internship of students in Clinical, Counselling, and HR in Delhi NCR and other areas of the country
- 3 The aim of the Memorandum of Understanding shall be to achieve a broad balance in the respective contributions and benefits of the collaboration, and this shall be subject to periodic review by both organizations.
- 4 College shall provide auditorium with audio-visual without any charges
- There will be joint certification by both organizations in case of workshop/seminar
- to TAHEW will bear all the expenses out of the registration fee, and there will be no financial burden on the college. Financial in case of the workshop shall be taken care of by IAHRW.
- Logos of both organizations shall be used for promotions and other related printouts in case of workshop/seminar

This agreement will take effect from the date of its signing and shall be valid for an unlimited period from that date unless sooner terminated, revoked, or modified by mutual written agreement between tile Parties, and may be extended by mutual written agreement.

Littler party may terminate the Agreement at any time during the term by the provision of three months' written notice to the other party.

SIGNATURES

Signed to, and on behalf of

Signed for and on behalf of

Principal,

Adni Maharidy alaya, Delhi

Indian Association of Health Research

and Welfare

Prof. Mamta Sharma

Principal

Aditi Mahavidyalaya DayUniversity of Delhi)

Bawana, Delhi-110

Date



महाराष्ट्र MAHARASHTRA

① 2022 **①**

BS 337554

प्रधान मुद्रांक कार्यालय, मुंबङ् प.मु.वि.क्र. ८००००० ९ 2.2 SEP 2022

म अधिकारी

श्री पंकज विचारे

Memorandum of Understanding

THIS MEMORANDUM OF UNDERSTANDING, hereinafter referred to as "MOU" is an agreement made at Mumbai on the 3rd Day of October 2022, between **AV Financial** Experts Network Private Limited (FinX), a company incorporated under the Companies Act 2013 and having its Office at Unit 320, Champaklal Udyog Bhavan, Near Telephone Exchange, Sion (E) MUMBAI - 400022 hereinafter referred to as "FInX" which expression shall include its successors and assignees on the One Part;

AND

Aditi Mahavidyalaya, University of Delhi, situated at DSIIDC Industrial Area, Vijay Nagar Bawana, New Delhi, Delhi 110039, hereinafter referred to as "College" which expression shall include its successors and assigns on the Other Part,

WHEREAS:

Principal,

Aditi Mahavidyalaya (University of Delhi), Bawana, Delhi-110 039.





महाराष्ट्र MAHARASHTRA

2022 1

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प्रधान मुद्रांक कार्यालय, मुंबई प.मु.वि.क्र. ८००००९ १२ SEP 2022

A. FinX has created India's first comprehensive financial expendicentificate

Course, named Chartered Financial Expert Certification and other certifications for financial services and it also imparts training for NISM Regulatory Certifications, hereinafter referred to as "the Course/s" for skilling potential financial Professionals, employees and entrepreneurs on Savings, Protection, Investing and Financing; and

B. The core intents of the Courses are, to (i) spearhead a unique industry initiative by skilling candidates across multiple financial domains; (ii) Create a large scale sustainable entity that provides specialized skilling and enhances employment opportunities for the nation; (iii) Work with non-competing domain experts in the fields of Mutual Fund, Insurance, Banking, Stock Broking other such financial Educational Services, and associate with institutes established by sectoral regulators, learning /training institutes of stock exchanges, and leading management institutes for the purpose of the program; and

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Principal, Aditi Mahavidyalaya (University of Delhi), Bawana, Delhi-110 039.

- C. the College provides undergraduate, and postgraduates programs or either one or more of them leading to the respective Certifications by the University
- D. the College is willing to collaborate with the initiative of making the students industry and job ready through the certification Courses offered by FinX and its subsidiary companies.

NOW IT IS AGREED BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. **DEFINITIONS**

SI. Word/Acronym Definition No.

1. Academic Year:

Means a year comprising 12 months from the end of

the University Examinations.

2. Affiliated Institutions:

NISM, CIEL and such other institutions that may get affiliated in future.

3. Batch:

Means a set of students enrolled for the Course from a

College during an Academic Year.

4. BFSI: Banking, Financial Services, and Insurance.

5. Certification: A document jointly issued by FinX, CIEL and Affiliated

colleges the education partner to the effect that a

student has successfully completed the Course.

6. CIEL Centre for investment Education and Learning Pvt.Ltd

7. College Personnel:

Members of faculty/management of the Education

partner.

8. Course Period: The duration of the course in months.

9. Curriculum: The topics and subtopics being covered in the course.

10. Delivery Schedule: Schedule of classes to be conducted by the College for

Principal.

Aditi Mahavidyalaya (University of Delhi). Bawana, Delhi-110 039.

the successful conduct of the Course. 11. **Educational Institution:** The alliance partner to which the students/candidates enrolled in CFX program belong. 12. **Educational Services:** All Services connected with the Course including but not limited to imparting classroom lectures, practical trainings, placement, administrative matters with respect to the conduct of the Program, and support Services like providing of faculties with domain expertise. 13. Faculty: A domain expert who can provide classroom lectures and impart knowledge to the students of the Course on the respective functional area of the BFSI Sector. 14. Joint Certification: The certification jointly offered by FinX, CIEL and the Institution as Education Partner. 15. **Logical Competency:** Means the capability of providing strong and sensible reasoning. 16. NISM: National Institute of Securities Market. 17. NSE Academy: National Stock Exchange Academy. 18. Placement: Final job enrolment of the candidates in the On-Job training provider (organization). Person effectively performing the required role in a 19. Professional: specific profile. 20. SEBI: Securities and Exchange Board of India. Skill: Necessary know-how of performing a job. 21. 22. Trainer: A domain expert who can provide practical training to the students of the Course on the respective functional area of the BFSI Sector. 23. Any Trust or society registered under The Indian Trust / Society: Trusts Act, 1882 or The Co-operative Societies Act, 1912 respectively or such other relevant Act as may

be applicable in India.

Any University recognized by the University Grants

Commission, to which a college is affiliated.

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24.

University:



Means imparting such education and knowledge which is capable of developing necessary skills and abilities.

2. RESPONSIBILITIES OF THE COLLEGE:

- 2.1. The College agrees to:
 - (i) Support the initiative of skill development and entrepreneurship for its students and collaborate with FinX on creating job ready professionals for the BFSI industry
 - (ii) Conduct the course/s as a short term Professional Certification/s in addition to the undergraduate/ graduate programs of the College.
 - (iii) Collaborate with FinX to conduct student surveys, counselling and assessment tests for understanding the behavioural and logical competency of the students.
 - Collaborate with FinX to conduct Group discussion/Personal Interview for the (iv) candidates.
 - (v) Provide all necessary infrastructure required for the physical delivery of the curriculum throughout the course period, as and when offline lectures are conducted on the basis of availability and mutual agreement. Conduct of offline sessions will be permitted strictly based on the directives of Government of Maharashtra and University of Mumbai pertaining to the lockdown issued from time to time.
 - (vi) Consult with FinX and schedule the delivery of the Course based on the of students of availability the graduate/undergraduate programs/NCWEB/Alumnae for which the students have primarily registered with the College.
 - Become a Knowledge Partner for the Joint Certificate issued by the Affiliated (vii) institutions and FinX. The name of the College and the Affiliated institutions will be mentioned on the course certificate.
 - The Placement Officer or any suitably designated officer will be the primary (viii) facilitator on behalf of FinX. The Principal and Vice Principal shall provide guidance and strategic direction to the students.
 - Participate in scheduling on-the-job training of the students after successfully (ix) clearing the tests/examinations forming part of the Course.

Principal.

Aditi Mahavidyalava (University of Delhi), Bawana, Lethi-110 039.

- (x) Collaborate with FinX on any new courses (physical, digital or hybrid) launched in future with "learn to earn" philosophy at the discretion of the College.
- (xi) In future, the College may work towards executing the courses of FinX and co-bundling the courses of FinX in the curriculum on the basis of mutual agreement. The College personnel shall be trained by FinX to deliver the course as per the requirements of the Course.
- (xii) In future, collaborate on any digital courses for the benefit of the students for making them job-ready at the discretion of the college.
- (xiii) Collaborate with FinX for any investor awareness programs/regulatory certifications to enhance the workability of the students.
- (xiv) Allow the usage of their brand name and logo in communication material with regard to promoting the courses in accordance with the brand guidelines of the Institution among the students of the College.

3. **RESPONSIBILITIES OF FinX**

- 3.1 FinX hereby agrees to take overall responsibility for the Course and further agrees to:
 - (i) Work as a bridge between the industry and institutions for creating job ready resources.
 - (ii) Train the students on certifications and courses, behavioural and functional skilling as a part of its certification programs.
 - (iii) Ensure maintenance of quality standards for the course.
 - (iv) Provide Trainers and Faculties in collaboration with the industry.
 - (v) To provide industry interface through dialogue with industry experts during the course of the program.
 - (vi) To provide appropriate Trainers to the College as part of the Educational Services. Such Trainers could be in-house Trainers of FinX or from external sources.
 - (vii) Provide "train the trainer" program for college personnel for delivery of the program if mutually agreed by the College and depending on the Course structure.
 - (viii) Work with Corporate bodies which are willing to support the College students with internship during or after the completion of the Course.
 - (ix) Maintain the confidentiality of the current student data of the College.

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WORKING GROUP 4.1. 4.

Establishment

the college) will be the key point of contact on behalf of FinX. The Nominees in the representative/s of the College nominated as the point of contact and FinX's representative/s. The Placement Officer (or any suitable member as nominated by FinX shall establish a "Working Group" comprising the authorized representative of College associated with each Course. The Working Group shall consist of Working Group can be changed by mutual intimation.

The working group will meet at regular intervals, as may be mutually agreed, to the course and track the progress of the course along with acting upon the feedback evaluate the performance of the course, suggest corrections and improvements in of the stake holders of the course.

- The College agrees that FinX shall have the right to do the following in relation to its Educational Services under the purview of this MoU: 4.2.
 - to participate in any meeting, discussion or negotiation. Ξ
- to review any technical and related information or decision. \equiv

Provided that no exercise of any such right shall give rise to any claim by FinX for a change/suspension, cancellation or modification.

management to discuss the progress of the Educational Services (as stipulated in the At least once in each quarter, the College shall hold a meeting with FinX's project Scope of Educational Services). 4.3.

FEES, COURSE CONTENT AND CURRICULUM

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- Finx and the College agree to follow a collaborative approach towards matters including but not limited to the following, and such decisions shall be binding on both the Parties. 5.1.
 - Delivery Schedule for the Course including the number of hours per day the students need to spend in the classroom or Online. Ξ
- classrooms) by the College and other administrative expenses as specified in of the cost of infrastructure provided, if any (for example, Schedule -1 \equiv

Bawana, Delhi-110 039. Aditi Mahavidyalaya (University of Delbi) Principal,

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- $\widehat{\equiv}$ in respect to the aforesaid matters on such terms as specified in Schedule $ext{-}1.$ Appropriate agreements shall be executed between all the parties concerned
- 3 Remuneration of college personnel (if they deliver the course) will be decided at a later stage mutually.
- $\widehat{\underline{x}}$ Maintain the confidentiality of the current student data of the College
- (xii) 100% examination fees waiver for the students

REPRESENTATIONS & WARRANTIES OF THE COLLEGE & FINX

- 6.1. internationally which shall confirm with the requirements of this MOU. standards of best practices prevalent in the learning solutions and BFSI industry The College shall provide the educational services meeting the quality standards and
- 6.2. operations, prospects or business of the College or its ability to perform the the best knowledge of the College) instituted against the College which, proceedings by or before any governmental or regulatory authority or agency, or (to under this MOU. There are no pending legal or arbitration proceedings or any other individually or in aggregate, which would affect the performance of any obligations The College is not in violation of any applicable laws, rules, permits, licenses either obligations under this MOU. reasonably be expected to have a material adverse effect on the financial condition, could
- 6.3. instrument or arrangement. instrument or arrangement to which the College is a party or by which it is bound or regulation, or any order, writ, injunction or decree of any court, or any agreement or the College or the with or result in a breach of, or require any consent under the charter or by-laws of herein contemplated or compliance with the terms and provisions hereof will conflict Neither the execution or delivery of this MOU, the consummation of the transactions which it is subject, or constitute a default under any such agreement Trust/Society that owns the College, any applicable law or
- 6.4. part; and this MOU has been duly and validly executed and delivered by the College by the College of this MOU has been duly authorized by all necessary action on its perform its obligations under this MOU; and the execution, delivery and performance The College has all the necessary power and authority to execute, deliver and constitutes legal, valid and binding obligations of the College enforceable 5

Principal,
Adit Mahavidyalaya
(University of Delhi),
Buwana, Dethi-110 (33)



accordance with its terms except as the enforceability thereof, upon the College and/or the Trust/Society that owns the College, may be limited by winding up proceedings, bankruptcy, insolvency, reorganization or moratorium or other similar laws relating to the enforcement of creditors' rights generally and general equitable

7. CANCELLATION/SUSPENSION/MODIFICATION OF EDUCATIONAL

- 7.1. The Education services can be modified/terminated or suspended with a 90 days' notice in writing to the College and the College shall be entitled for payment upto the date of such modification/cancellation or suspension becoming effective. The College can also terminate their services with a 90 days' notice in writing to FinX. The Course delivery to students who have enrolled before such modification/cancellation/suspension will be completed by FinX.
- 7.2. Any deliverables related to the educational services that are completed but not yet sent to FinX at the time of such stoppage of work shall be delivered to FinX. Any monies paid by FinX to the College as advances prior to any cancellation or suspension, shall, insofar as they relate to educational services not yet rendered by the College at the time of suspension or cancellation, be forthwith refunded by the College to FinX. Any payment due to the college shall be duly paid as per the commercial terms.

CONFIDENTIALITY: 8.

- 8.1. The Parties agree that they shall hold in trust any confidential information received by either Party, under this MOU, and the strictest of confidence shall be maintained in respect of such confidential information.
- 8.2. Confidential Information in oral form must be identified as confidential at the time of disclosure and confirmed as such in writing within 30 days of such disclosure.
- Confidential Information does not include information which: 8.3.
 - the recipient knew or had in its possession, prior to disclosure, without (i) limitation on its confidentiality.
 - is independently developed by the recipient without breach of this MOU. (ii)
 - information in the public domain as a matter of law. (iii)

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Aditi Mahavidyalaya (University of Delhi).

Bawana, Delhi-110 039.



- is received from a third party not subject to the obligation of confidentiality
 is respect to such information.
- (V) is released from confidentiality with the written consent of the other party.
- 8.4. Neither party shall disclose to a third party any confidential information or the contents of this MOU without the prior written consent of the other Party. The obligations of this Clause shall survive the expiration, cancellation or termination of this MOU.

9. FORCE MAJEURE:

Notwithstanding anything to the contrary herein contained, nothing herein shall apply if either party is prevented from discharging its obligations hereunder due to any cause arising out of or related to any Act of God or Act of State, war, riot, civil commotion, terrorism, industrial unrest, labour strikes or any order of any governmental, semi-governmental or local authority or similar cause.

10. INTELLECTUAL PROPERTY; TRADE NAMES; TRADEMARKS:

All rights relating to intellectual property, trade names and trademarks in all Confidential Information disclosed by one party to the other and in all media comprising such Confidential Information shall as between the parties remain the property of the disclosing party and nothing in this Agreement shall be taken to represent an assignment, license or grant of other rights in or under such Intellectual Property Rights.

11. INDEMNIFICATION:

The College agrees to indemnify, defend and hold harmless FinX and its officers, directors, employees and agents from and against any and all losses, liabilities, claims, obligations, costs, expenses (including, without limitation, reasonable attorney's fees), arising before or after completion of educational services, which result from, arise in connection with or are related in any way to claims by third parties arising out of or in connection with the obligations under this MOU.

11.1. For the purposes of this MOU, the College shall include the College its Personnel, employees, Consultants, and/or other authorized persons.

Principal, Aditi Mahavidyalaya

(University of Delhi), Bawanz, Delhi-110 039.

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- 11.2. In no event shall the College be liable for claims arising from or in connection with the sole negligence or willful misconduct of the party seeking indemnification. FinX agrees to indemnify, defend and hold harmless the college and its personnel from and against any and all losses, liabilities, claims, obligations, costs, expenses (including, without limitation, reasonable attorney's fees), arising before or after completion of educational services, which result from, arise in connection with or are related in any way to claims by third parties arising out of or in connection with the obligations under this MOU.
- 11.3. FinX agrees to hold harmless and defend the College, at its own cost and expense, from and against all claims arising in connection with or related in any way to the information provided by FinX to the College in connection with the Job.
- 11.4. The responsibility to indemnify set forth in this Clause shall survive the termination of this MOU for any reason with regard to any indemnity claims arising in relation to the performance hereof.
- 11.5. It is intent of the Parties that each party shall be liable to the other Party for any actual damages incurred by the non-breaching Party as a result of the breaching Party's failure to perform its obligations in the manner required under this MOU.

TERMS & TERMINATION: 12.

- 12.1. This MOU shall be effective from the date hereof and shall continue to be in full force and effect unless terminated earlier by either party with a 6 (Six) months' notice. Thereafter, this MOU may be renewed for further periods ("Renewal Term"), by mutual agreement between the Parties. The rates for the Educational Services under the renewed MOU shall be the same as set out in Schedule -1, unless otherwise agreed. All pending payments with regard to the services will have to be cleared within 90 days of the termination, failing which the party shall be liable to pay 10 %interest per annum on the pending amount.
- 12.2. If FinX elects to terminate this MOU, the College shall, without prejudice to any other rights or remedies of FinX in this MOU or at law or in equity, do one or more of the following (as directed by FinX):

promptly hand over all materials, data, drawings, designs, information, products etc. in respect of which FinX shall have the right of ownership to (i)

Principal,

Aditi Mahavidyalaya (University of Delhi), Bawana, Delhi-110 039. and/or possession of under the terms of this MOU or which may have been accumulated by the College in performing the educational services, whether any of the same is in a partial state of completion or completed condition, and title to any of said items shall vest in FinX (if not already vested by the provisions of this MOU):

- 12.3. Any monies paid by FinX to the College as advances prior to any termination, shall, insofar as they relate to Educational Services not yet rendered by The College (As of now under this MoU, the Educational Services as in delivery of the curriculum/teaching are going to be rendered solely by FinX) at the time of termination, be forthwith refunded by the College to FinX within 90 days of termination failing which the College shall be liable to pay 10 % interest per annum on the pending amount.
- 12.4. Upon such notification of termination, the College shall immediately discontinue performance of the educational services (unless such notice of termination directs otherwise).
- 12.5. Not with standing anything herein to the contrary, FinX may withhold payments, if any, to the College for the purposes of offset of amounts owed to FinX pursuant to the terms of this MOU until such time as the exact amount of damages due FinX from the Collège is fully determined.

13. LIMITATION OF LIABILITY:

13.1. The aggregate liability of the College with respect to its performance hereunder, or any claims against the College for indemnification, whether arising out of statute, MOU, negligence, strict liability in tort, or under any warranty, or otherwise, unless occasioned by the College's willful action or failure to act, or the College's indemnity, shall not exceed the total value of the course fee as agreed as an annexure to this MOU (total value equal to the fees X no. of students enrolled). Similarly, in no event shall FinX's liability to the College, their subcontractors, officer, employees, Consultants or associates for any cause whatsoever, whether arising out of statute, contract, negligence, strict liability in tort, or otherwise exceed the total amount payable by FinX to the College under the provisions of this MOU.

14. NOTICES:

Principal,
Aditi Mahavidyalaya
University of Delhi)

(University of Delhi), 19 Bawana, Delhi-110 039. The Dinary Livele Crimens of the Control of the Con

14.1. All notices, requests, consents, waivers or other communication required or permitted hereunder shall be in writing and shall be deemed properly served: (i) if delivered by hand and received by an authorized employee or officer of the Party, (ii) 3 days after being given to a reputed courier with a reliable system for tracking delivery, (iii) upon receipt of confirmation receipt when sent by facsimile; or (iv) 14 days after the date of dispatch by certified or registered mail, postage prepaid, return receipt requested; (v) when sent by electronic mail. All notices and other communication shall be addressed as follows:

In the case of FinX:

Attn: Nisha Shah Tel: 9819677075 Email: nisha.shah@finxpert.org

In the case of the College:

Attn: Prof. Mamta Sharma, Principal Tel: 9654619343 Email: principal@aditi.du.ac.in

14.2. A Party may change its address and/or addressee for notification purposes at any time during the term hereof by giving the other Party written notice in accordance with the terms hereof and the date on which such change will become effective.

COMPLIANCE WITH LAWS:

- 15.1. In providing the College students, the College agrees to use reasonable and prudent means to comply with the material requirements of all applicable Laws that, to the best of its knowledge and belief, are directly applicable to the College's provision of the College students.
- 15.2. Further, the College shall ensure that the College students operating on FinX premises observe and comply with FinX's rules and policies which govern the conduct of the College student while on such site(s).

MISCELLANEOUS: 16.

- 16.1. This MOU shall not be assigned either fully or in part by the College to any third party without the prior written consent of FinX. FinX may, in whole or in part, assign this MOU to any third party with the consent of the College.
- 16.2. The College is serving as an independent entity to FinX hereunder, and this MOU creates no partnership, pooling or joint venture relationship between the Parties, and no employment relationship between FinX and the employees, Consultants, representatives of the College.

Principal, Aditi Mahavidyalaya (University of Delhi). Bawana, Delhi-110 039.

- 16.3. This MOU, together with the attachments, shall constitute the entire understanding of the Parties concerning the subject matter hereof and supersede any and all prior oral or written representations, understandings or agreements relating thereto.
- 16.4. No modifications, alterations, amendment or waivers of any provisions herein contained shall be binding on the Parties hereto unless evidenced in writing and signed by duly authorized representatives of both Parties.
- 16.5. If any provision of this MOU is declared or found to be illegal, unenforceable or void, the Parties shall negotiate and agree upon a substitute provision that is legal and enforceable and is as nearly as possible consistent with the intentions underlying the original provision. If the remainder of this MOU is not materially affected by such a declaration or finding and is capable of substantial performance, then the remainder shall be enforced to the extent permitted by law.
- 16.6. The Parties hereto shall comply with all applicable central and state laws, rules, court orders, governmental, regulatory or statutory orders and other regulations as required in connection with the performance of this MOU. The College agrees to comply with Indian laws in the performance of the educational services while in India.
- 16.7. In the event of any conflict or inconsistency within the provisions of the body of this MOU and any Addendum to the MOU, the documents shall be read in the following priority to resolve such conflict or inconsistency:

FIRST, the body of this MOU; and SECOND, the Addendums to the MOU.

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16.8. FinX and/or any person designated by FinX shall at all reasonable times have access to any site where the College or any sub-contractors are performing any of the educational services covered under this MoU and such person shall have the right to inspect such performance and all documentation related thereto and to make and retain copies of the aforesaid documentation.

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IN WITNESS WHEREOF, THE PARTIES HAVE CAUSED THIS MOU TO BE DULY EXECUTED on this 3rd Day of October 2022

For AV Financial Experts Network **Private Limited**

For AV Financial Experts Network Private Limited

Authorised Signatory

Designation: Director

In the presence of

Name: Vinay Gaur

Designation: Sr Manager - Business Development

For Aditi Mahavidyalaya

Name: Prof. Mamta Sharma pal

University of Delay, Bawana, Delhi-110 039

Designation: Principal

In the presence of

Name: Prof. Bhawna Rajput

Designation: Teacher-In-Charge of Department

of commerce

Schedule -1

1. The college shall be paid such fees per student for the services provided to FinX for the different course/s as may be agreed by the College and FinX as and when the courses/ certifications are offered.

AGREEMENT

Navjyoti India Foundation Khasra No. 99, Majri Karala, Main Kanjhawala Road, Near Sector – 22 Rohini, Delhi- 110081, India

Aditi Mahavidyalaya Office Address:Delhi Auchandi Road, Bawana, Delhi-110039

AGREEMENT

THIS AGREEMENT (hereinafter referred to as "Agreement") is entered into at New Delhi on this day of 18th October 2022 by Navjyoti India Foundation and between Aditi Mahavidyalaya

Navjyoti India Foundation at Khasra No. 99, Majri Karala, Main Kanjhawala Road, Near Sector – 22 Rohini, Delhi (hereinafter referred to as "FIRST PARTY" which expression shall, unless repugnant to the meaning or context thereof, be deemed to mean and include its successors and permitted assigns) of the ONE PART

AND

Aditi Mahavidyalaya, Office Address:Delhi Auchandi Road, Bawana, Delhi-110039 which expression shall, unless repugnant to the meaning or context thereof, be deemed to mean and include its successors and permitted assigns) of the OTHER PART. The FIRST PARTY and the SECOND PARTY may hereinafter collectively be referred to as the "Parties" and individually as "Party The object of this Agreement is to support the deserving students of marginalized sections of society for avenues of digital literacy and other Skill upgradation programs

1. General Provisions

- 1.1 In the event of Second Party initiating a program or activity for which support is sought from the First Party, it may inform, consult and engage the other Party in order to harmonize the efforts, taking into account the responsibilities. Some of the specific areas for this harmonization are:
 - Selection of deserving candidates for admission into various courses Screening Process
 - Basic Educational Qualification 12th Pass
 - Candidate above 18 to 30 years of age for Skill Courses
 - Rejection or Expulsion of students from course Rejection or Expulsion Criteria
 - If the candidate conduct is not as per rules and regulations as may be decided by the Parties in mutual consultation.
 - If the candidate is found to be part of any illegal activity or any such activity that may adversely affect the goodwill and reputation of either of the Party
 - Such act/ omission of the student as the Parties in mutual consultation deem necessary to take action of rejection/expulsion.

2.0 Roles and Responsibilities

In pursuance of the aforesaid objective, Parties agree to the following:

2.1 ROLES AND RESPONSIBILITIES OF THE FIRST PARTY

- 2.1.1 FIRST PARTY will provide the support of offline course curriculum, training and NSDC/NIF certification to the SECOND PARTY and will be responsible for updating course curriculum.
- 2.1.2 FIRST PARTY shall provide a trainer to conduct offline classes for the mobilized students at the college campus of the second party as per the schedule shared by the SECOND PARTY

Prof. Mamta Sharma
Principal
Aditi Mahavidyalaya
(University of Delhi)
Bawana, Delhi-110039

- 2.1.3 FIRST PARTY & the SECOND PARTY will be totally responsible to ensure that students attending training are safe during the class timings.
- 2.1.4 FIRST PARTY will pay to the SECOND PARTY **Rs 500** for every student who clears the final exam successfully in the mentioned course within the stipulated time
- 2.1.5 FIRST PARTY will conduct the final online examination as per the office order shared by NIF/NSDC official site. The result sheet will be shared by FIRST PARTY within a week after receiving from the NIF portal with the SECOND PARTY
- 2.1.6 SECOND PARTY will ensure that the details pertaining to the newly started batches will be submitted to the FIRST Party within a week's period of time on online admission portal of NIF
- 2.1.7 FIRST PARTY will have no bearing or relationship or accountability for any other activities run by the SECOND PARTY in and outside the centre location other than the agreed courses.
- 2.1.8 FIRST PARTY will conduct regular classes at Aditi Mahavidalaya as per the students moblised by the SECOND PARTY. The regular monitoring visits to the centre for quality management and will be done by the FIRST PARTY
- 2.1.9 FIRST PARTY shall be responsible for the conduct and behavior of the trainers appointed by it during the sessions in case the course is offline.
- 2.1.10 FIRST PARTY will maintain a proper record of students' admission files and attendance register for offline courses
- 2.21 FIRST PARTY will share progress report of students as well as detail of the enrolled students on monthly basis to keep the track record of students for offline courses

2.2 ROLES AND RESPONSIBILITIES OF THE SECOND PARTY

2.2.1 SECOND PARTY will be responsible to mobilise and enroll 400 unique students(A single student cannot opt for more than one course) as per mutually agreed schedule and timelines for admissions and selection of deserving candidates from college for the course given below. Other courses may also be offered subjected to accreditation and onboarding of more content partners by the First Party

S.NO.	Name of the courses	Certification	Months
1	Certificate Course in DATA ENTRY SKILLS	NSDC	3 months
2	Certificate Course in TALLY PRIME	NIF	3 months
3	Certificate Course in Advance-IT	NIF	3 months

- 2.2.2 The performance and deliverables to meet the required number of beneficiaries will be reviewed for first three months on the basis of which decision about continuation for the remaining period of the MOU will be taken by the FIRST PARTY.
- 2.2.3 SECOND PARTY shall collect applications and identify deserving students from the different sections of society. It must also collect Rs 100/- from the students for the certification fees in case the students are seeking admission to NSDC courses. The NIF courses are free of cost

- and don't cost any certification fees. The minimum strength of students per batch to be maintained is 20 for the above-agreed courses.
- 2.2.4 SECOND PARTY shall verify that the candidates identified are from different sections of society and who will have limited or least access to skill knowledge
- 2.2.5 SECOND PARTY shall ensure to conduct baseline and end-line assessment of students. It shall also ensure that selected candidates are attending classes regularly offline and shall do regular follow up of irregular students or dropout students and shall submit a status report to FIRST PARTY.
- 2.2.6 SECOND PARTY will inform the FIRST PARTY about fee being charged from students for different skill courses.
- 2.2.7 SECOND PARTY shall not undertake any other activity simulataneously for the same students outside the campus and/or without the knowledge of the FIRST PARTY which may affect credibility and enrollments in the agreed course/courses.
- 2.2.8 SECOND PARTY shall not run similar activities in partnership with any other institute/s in the set up of FIRSTparty without disloving the current agreement.
- 2.2.9 SECOND PARTY shall totally follow policies and procedures of the FIRST PARTY while executing the project.
- 2.2.10 SECOND PARTY shall facilitate the process of admission to the courses by regular follow up with the parents of students selected.
- 2.2.11 SECOND PARTY will provide space, training and faculty for the courses in case of offline mode of learning is involved.
- 2.2.12 SECOND PARTY shall ensure organising a meeting between both the Parties (once in every Six months) to share their feedback and improvise the partnership.
- 2.2.13 SECOND PARTY for running offline skill courses shall bear and pay all the past, present and future municipal taxes in respect of the Premises including parking charges, if any. SECOND PARTY further confirms that all or any applicable commercial/ property/ municipal/ mixed land use charges/ assessment taxes in respect of the Premises have been duly paid, and that the Premises is authorized for commercial use, and that the SECOND PARTY shall be able to carry on its Institute from the said Premises, without any hindrance, disturbance or interruption during the entire term of this Agreement without being asked to change/ shift/transfer the operations to any other premises.
- 2.2.14 SECOND PARTY Shall at its own cost and expenses shall bear electricity bill and also obtain insurance cover with respect to the Premises and shall also be responsible for the maintenance of the Premises from time to time, and shall ensure that all external and internal leakages and any other defects shall be rectified forthwith.
- 2.2.15 SECOND PARTY will ensure that all the enrolled students have atleast 75% average attendance during the duration of course to appear in the final assessment after completion of batch. SECOND PARTY will be accountable for the retention, data sanctity and genuineness of students.

- 2.2.16 SECOND PARTY will Invest in hardcopy study material, print outs, project reports, etc as is required during the course of study.
- 2.2.17 The centre will be open to monitoring visits and SECOND PARTY will provide all the necessary support and cooperation for facilitating monitoring visits by the FIRST PARTY
- 2.2.18 SECOND PARTY will take prior approval from the FIRST PARTY for pubishing any updates of courses supported by the FIRST PARTY on print and social media.
- 2.2.19 SECOND PARTY will acknowledge the FIRST PARTY as a knowledge, training and certification partner on all its sign boards and at other relevant platforms where the updates of courses are being posted and shared.
- 2.2.20 SECOND PARTY will be liable to bear the cost per book, if in case, support of study material is asked by the SECOND PARTY from the FIRST PARTY.
- 2.2.21 SECOND PARTY shall keep the FIRST PARTY informed of all fee details that they are charging from students.
- 2.2.22 SECOND PARTY shall comply with all the norms of various policies of the FIRST PARTY including that of Child Protection, Sexual harassment, and other codes of conduct. Any noncompliance shall result in the termination of the agreement with immediate effect. FIRST PARTY will have no bearing or liability for the consequences arising out of non-compliance of these policies or any other illegal activities if indulged in by the SECOND PARTY.
- 2.2.23 In addition to students from Aditi College, the SECOND PARTY shall mobilize students from other communities. It can involve the students of its Social Work department to mobilize youth, children, and adults of the community for different courses.

3.0 MUTUAL BENEFITS OF BOTH THE PARTIES

- 3.1 Both Parties will promote this association through different activities to attract goodwill.
- 3.2 Both Parties may use their logos in their branding strategies to attract more deserving need based students from community.

4.0 IMPLEMENTATION AND MONITORING

4.1 For effective implementation and monitoring of the scheme as envisaged in the Agreement, Sheetal Shah will be the Coordinating person on behalf of the 'FIRST PARTY' and Dr Mali Devi Sawariya will be the Coordinating officer on behalf of the 'SECOND PARTY'.

5.0 ENTRY INTO FORCE, AMENDMENT, DURATION AND TERMINATION

This Agreement shall come into effect upon signature of the Parties and shall remain so unless terminated by mutual agreement. This Agreement will be effective initially for a minimum period of a year from the date of agreement. Upon the expiry of the initial period of 1 year, Parties may mutually decide in writing at least 2 month's prior to the Expiry Date to renew this Agreement.

- 5.2 The Agreement will be reviewed every three months through meetings by appointed focal points of each. If the Second Party fails to meet the specified targets in the first three months, MOU stands cancelled. The payment will be done for the total beneficiaries who complete assessments within the first three months in that case.
- 5.3 Either Party may terminate this Agreement by giving three (3) months notice in writing to the other Party without assigning any reason. However, in case of dissolution of partnership, course completion of already enrolled students would be ensured.

In witness whereof the parties above named have signed the above written in the presence of the following Witnesses

Nect Shave

(Neetu Sharma Joshi) Director (Urban Programs) Navjyoti India Foundation Karala Majri, Delhi-110081

Date: 18.10.2022

(Prof. Mamta Sharma)

Principal

Aditi Mahavidyalaya
Auchandi Road Bawana
Delhi-110039
Aditi Mahavidyalaya
Aditi Mahavidyalaya

(University of Delhi)
Date: 18.10.20 awana, Delhi-110039

RESEARCH REVIEW International Journal of Multidisciplinary

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Double Blind Peer Reviewed/Refereed Journal

https://www.rrjournals.com/

Memorandum of Understanding (MOU)

This Memorandum of Understanding (MOU) is made on 20th Jan 2023, between Aditi Mahavidyalaya, University of Delhi, Bawana, N. Delhi-110039 (Herein called the 'First Party')

And

Research Review Publisher (Herein called the 'Second Party')

And whereas the First and the Second Party have agreed to the following terms and conditions of agreement:

- 1) There will be an e journal with the logo of the college for published papers /conference proceedings/ seminar/ special issue.
- 2) Published papers will stay online forever on same unique link as long as there is no Plagiarism Complaint against anyone of them.
- 3) All the papers will be put online within 10 days of their receipt.
- 4) Important: 75 % Payment must be done in advance, and rest of the 25 % payment is expected to be done at least 24 hours before publication goes live.
- 5) Publication fee will be Rs. 1000 per article (incl. 350 DOI fee).
- 6) This agreement is for a period of one year w.e.f March 2023 to February 2024.
- 7) The hereby agreement shall be made in two identical copies. All the versions are equally valid. Each of the parties of the hereby agreement shall receive one copy of the agreement.

We hereby signify our acceptance of the terms and conditions stated above.

The First Party

The Second Party

Prof Mamta Sharma Principal Aditi Mahavidyalaya University of Delhi Bawana New Delhi-110039

Date: 17-01-2022 Place: Ahmedabad Research Review Publisher

15B, Kalyan Nagar Society, Shahpur, Ahmedabad, Gujarat 380001



A JOINT VENTURE AGREEMENT

BETWEEN

SURYODAYA SEWA SAMITI, a registered body NAVYOG 2348 B-2 larent Kung Les Dechi 70 herein after referred to as "NSSS", which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its administrators, successors and permitted assigns.

AND

Aditi Mahavidyalaya (A Delhi University College) situated at Delhi Auchandi Road, Bawana, New Delhi which is a pioneering institution bringing higher education to women students and believes in bringing diversity in college education and hence recognizes and fosters the capacities and capabilities of the students coming from different socio- cultural and educational milieu. It plays a dynamic role in bringing in women empowerment to the marginalized women population of Delhi rural outskirts. Aditi Mahavidyalaya offers well designed honors and professional courses to make the students confident, skillful and self-reliant herein after referred to as "college" which expression shall, unless excluded by or repugnant to the subject of context include their successors, representatives, executives and administrators.

WHEREAS

The MOU is envisaged as a collaborative agreement being pilot project for imparting quality vocational skill training in Yoga and Sports Nutrition for regular students of the college and NCWEB.

AND WHEREAS

Aditi Mahavidyalaya is interested to promote wage employment/entrepreneurship- oriented skill development training activities in the above-mentioned Yoga and Sports Nutrition for providing employment opportunities/self-employment for benefit of disadvantageous sections of the society. They agreed to provide the necessary infrastructure and help in mobilization of the students.

AND WHEREAS

1. NSSS, working in field of the health & wellness, has offered to provide necessary curricula, pedagogy, pre & post counselling, and help in placement after training, etc. NSSS shall set up training Centre at the Campus of Aditi Mahavidyalaya, Delhi University and will depute designated trained faculty members for imparting training.

2. ALLOCATION OF SPACE: Aditi Mahavidyalaya will provide NSSS rent free built up space for conducting classes in their institute, initially for period of 3 years i.e. starting from the date of execution of present agreement till 31st March 2026 along with requisite power load,, drinking water and other infrastructure for running these courses. Adequate neat and clean infrastructure

will be provided by Aditi Mahavidyalaya for course coordinators (NSSS).

3. DAY TO DAY MANAGEMENT: Aditi Mahavidyalaya would be in charge of the day-to-day management and overall control of the institute, but NSSS will directly manage the staff appointed by NSSS for the said location & courses. The staff will directly report to NSSS main office at New Delhi as the case may be, Sole Authority for selection and Recruitment of faculty will be with NSSS.

Director, Research and Training Page 1 of 6
NAVYOG SURYODAYA SEWA SANIGAT महाविद्यालय /Aditi Mahavidyalaya
2348, B-2, Vasant Kunj
दिल्ली विश्वविद्यालय /University of Delhi

्र New Delhi – 110070 _{बवाना,} दिल्ली-110039/Bawana, Delhi-11003

- 4. CERTIFICATIONS: NSSS will conduct the exams and do the evaluation. The Certification awarded for these courses shall be under the joint name of NSSS & Aditi Mahavidyalaya.
- 5. START DATE OF THE COURSES: Both parties shall be responsible for the mobilization of the students for the courses. The classes will start once the adequate number of students are available (total not exceeding 90, three batches of 30 students per batch).
- 6. TIMING: The classes will be conducted between 7 am to 8 pm from Monday to Saturday. Aditi Mahavidyalaya will provide the academic calendar and Timetable shall be jointly developed.
- 7. HOUSEKEEPING: The housekeeping services shall be provided by the college on all working days from Monday to Saturday, which shall include one-time cleaning the classrooms.
- 8. COURSES AND FEES: The course fee will be paid by Aditi Mahavidhyalaya from their fund (Total Rs.45,000/- GST and exam fee inclusive (lumsum for a batch of upto 30 studentsmaximum 3 batches).
- 9. STUDENTS REGISTRATION AND COLLECTION OF FEE: Aditi Mahavidhyalaya will nominate the adequate number of participants for YOGA AND SPORTS NUTRITION courses. The registration of the students in respective courses shall be done online through the website of the college. The registration fee as well as course fees shall be collected by the college.
- 10. MINIMUM QUALIFICATION: 12th pass only regular students and NCWEB students of Aditi Mahavidyalaya will be eligible to take admission in this course.
- 11. COURSE DETAIL: Yoga and Sports Nutrition and its allied contents. Student will learn and will be able to do & will get the support from NSSS after course completion. The course will be developed as per the need, objectives and facilities available that will supplement and complement to the best. Details as per "Annexure-A
- 12. MODE OF TRAINING: Mode of Training will be a blend of Online & Offline Training, as per "annexure-A"
- 13. ASSESSMENT & CERTIFICATION: NSSS to Conduct Periodic Assessment & Certify Each Participant. NSSS to organize & conduct assessment and ensure certification within stipulated time period. NSSS assures that the number of passed students will be more than 50%.
- 14. FEE ALLOCATION: Collected Course Fee by the college shall be allotted to NSSS
- 15. EXCLUSIVITY: ADITI MAHAVIDYALAYA will not run or engage any third party/ institute to run same courses during the validity of this agreement in the said premises of Aditi Mahavidyalaya Campus and keep absolute consensual non-disclosure clause.
- 16. TERMINATION: The present Agreement may be terminated prior to the expiry of the three-year period by either Party on serving at least two months' advance notice in writing. The termination of the present Agreement shall be in a manner wherein the students in the ongoing batches, at the time of termination of the agreement are allowed to be complete the course they have already enrolled in. That the Breach of any of the contract conditions, non- performance of the responsibilities under this contract, violation of any term or condition of the Agreement, or continued repetition of misconduct or irregularity by any party shall be sufficient base for termination under this clause.
- 17. INSURANCE OF ASSET: Aditi Mahavidyalaya shall arrange to get all its assets insured against fire, theft, etc. preferably through a comprehensive all risk policy at his own cost. NSSS shall not be responsible for damages of any kind whatsoever caused to any or all the assets/infrastructure owned by Aditi Mahavidyalaya in case of fire, theft or natural calamities.

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Director, Research and Training NAVYOG SURYODAYA SEWA SAMITI बवाना, दिल्ली-110039/Bawana, Delhi-110039 New Delhi - 110070

पोफेसर-प्राचित्र हिल्दि और-Grincipal अदिति महाविद्यालय /Aditi Mahavidyalaya

- 18. NO CLAIM TO EMPLOYMENT: That the associates, employees or any other staff whether, permanent, on contract or otherwise working with NSSS, including for the purposes of the running of the said courses shall have no claim of employment or any other form of privity of contract with the college.
- 19. LIABILITY OF LOSS/DAMAGES: The college shall be solely responsible for the entire extent of the damage/loss to infrastructure, building etc. caused by it, either directly or through its associates.
- 20. INSPECTION: Aditi Mahavidhyalaya agrees that NSSS or its authorized agents shall have the right to inspect the class rooms allocated to NSSS to oversee the compliance to prescribed standards of NSSS at any time so that NSSS 's goodwill and public reputation suffers no injury. However, Aditi Mahavidyalaya will have no objection if NSSS decides to close the NSSS Vocational Training Centre after completing the running batches if Centre becomes unsustainable due to poor mobilizations after giving two months' notice and subject to completion of the running batches.
- 21. INDEMNITY CLAUSE: Notwithstanding anything contained in this agreement, the second part shall indemnify NSSS against all responsibilities and obligations, due in part or in full, to individuals invited to or present at the premises of Aditi Mahavidyalaya, in relation to their activities. Such activities include, but are not limited to, the intended purpose mentioned in the agreement, and are not restricted to activities for which NSSS has or may be presumed to have notice without prejudice to the generality of the above paragraph, the college shall,
 - a. Be exclusively liable for any injury caused to any third party
 - b. Assume exclusive responsibility for the conduct of individuals present at the premises of Aditi Mahavidyalaya, whether invited or otherwise, as a result of their activities. In this regard, the college shall be liable to any third party or NSSS if any damage arises owing to the conduct of said individuals.
- 22. LOCAL MANAGEMENT COMMITTEE: To review the periodic progress of the NSSS Vocational Courses and also to assist in its smooth functioning, it is proposed to constitute a local management committee with the following members.
- i. Director, NSSS Convener
- ii. Principal/In-charge, Aditi Mahavidyalaya Chair/Co-Chair
- iii. Nominee of Aditi Mahavidyalaya Management
- iv. Administrative Secretary NSSS of Delhi
- v. Deputy Director NSSS Training Institutes

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23. DISPUTES / DIFFERENCES: It is agreed that in case of any disputes, or differences pertaining to the present Agreement, the Courts in Delhi shall be deemed to be the Courts of competent jurisdiction.

> Director, Research and Training NAVYOG SURYODAYA SEWA SAMITI 2348, B-2, Vasant Kuni New Delhi - 110070

प्रोफेसर-प्राचार्य |Professor-Principal अरिति मस्बिद्धान्त्र Adili Mahavidyalaya दिल्ली विश्वविद्यालय University of Delhi ववाना, दिल्ली-110039 | Bawana, Delhi-1100 IN WITNESS WHEREOF the parties to these presents have hereto set and subscribed their respective hands on the day, month and year first above written at New Delhi.

CASMIN A

FOR NSSS

AUTHORISED SIGNATORY

FOR ADITI MAHAVIDYALAYA

AUTHORISED SIGNATORY

WITNESS:

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Aditi Mechavides

Director, Research and Training NAVYOG SURYODAYA SEWA SAMITI 2348, B-2, Vasant Kunj New Delhi – 110070

अदिति महाविद्यालय (Adili Mahavidyalaya शदित महाविद्यालय (University of Delhi दिली विश्वविद्यालय (University of Delhi-110039 बवाता, दिल्ली-110039/Bawana, Delhi-110039 प्रफेसर-प्रांचार्व |Professor-Principal

James C

CERTIFICATION BY NAYOGA & ADITI COLLEGE (DELHI UNIVERSITY) YOGA TEACHERS / PERSONAL / GYM TRAINER AND GROUP FITNESS / AEROBIC INSTRUCTOR

MAKE YOUR PASSION YOUR PROFESSION LOOKING FOR A CHANGE IN CAREER

MAKE A CAREER IN YOGA AND FITNESS

As a Yoga teacher, Yoga therapist, Aerobics Instructor - Gym Instructor - Personal Trainer - Fitness Consultant - Fitness Writer - Fitness Trainer for Sportspersons - Corporate Health Management Weight Loss Specialist, etc.

WHY COMPETENTINCY

- Employees are looking for the quality Yoga and fitness teachers with holistic acumen.
- Become a Personal trainer who works with sedentary and active clients in one-on-one situations in schools, sports & fitness clubs and client's homes and offices.
 - Preparing nutritionál charts and training schedules is a skill that must be acquired increase our competence
 - Knowledge of important apps and software's is important to save time, money and energy

ENHANCE YOUR KNOWLEDGE

NEED QUALIFICATION

GET CERTIFIED & QUALIFIED

WORK PART TIME - EARN ADDITIONAL INCOME

certified in India itself - save Money • You can work in India or go abroad. Build your level of From the leading yoga, meditation, fitness and sports nutrition experts . No need to go abroad- Get confidence in delivering at all levels.

- · Free updated, Well Researched study material after the program
- Guidance & Support at all times
- Promotion & Placement guidance
- Regular update through workshops, meeting and seminars by National & International presenters
 - Be a Part of the Yoga Sports and Fitness Revolution Help people to Look Good Feel Good

- Introduction and historical perspective of practical yoga (ashtanga yoga and yoga as a therapy).
- Science of yoga asanas and pranayama
- Sports nutrition basics
- NADA Yoga Meditation principles and practices
- Yoga for brain and nutrition for the body
- Yoga for rejuvenation and rehabilitation
- Career path in yoga and nutrition for sports performance
- Immunity through and yoga and natural remedies

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Page 5 of 6

अदिति महाविद्यालय /Adili Mahavidyalaya विश्वविद्यालय /University of Delhi

प्रोफेसर-प्राचार्य /Professor-Principal

Director, Research and Training

NAVYOG SURYODAYA SEWA SAMITI 2348, B-2, Vasant Kunj New Delhi – 110070

- . Research and modern trends in yoga
- 10. Life skills through yoga
- 11. Yoga and sports nutrition counseling skills.
- 12. Myths and misconceptions of nutritional supplements
 - 13. First aid and CPR (optional)
- 14. Practical on the basis of above topics

Exam

FEES AND DURATION (3 BATCHES OF 30STUDENTS EACH-APPROX);

Online / Offline	Rs.45000/-
Duration	30 Hours

PASSING MARKS:

50% (OUT OF 100)

DURATION

30 Hours (17 days), 12 days (Approx = 1,30 hour session per day-online), 5 days practical sessions (approx. 2 hours each session) + 1 day exam. Online classes after 6 pm. Practical classes will be offline only. There will be 3 batches of 30 students in each batch.

Note: 12 days online classes shall be conducted for all 3 batches together. Practical classes for each batch of 30 students will be held offline at the college campus.

Director, Research and Training
NAVYOG SURYODAYA SEWA SAMITI
2348, B-2, Vasant Kunj
New Delhi – 110070

प्रफेसर-प्राचार्य (Professor-Principal असित महायिद्यात्त्य (Aditi Mahavidyalaya सिल्सी विश्वतिद्यात्त्य (University of Delhi सिल्सी विश्वतिद्यात्त्य (University of Delhi स्वाना, सिल्सी-110039 (Bawana, Delhi-110039

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Page 6 of 6