



Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
Affiliated to Bengaluru City University
NAAC Accredited 'A' grade in 3rd Cycle
#27, Nagappa Street, Seshadripuram, Bengaluru – 560020

Ph: 080-23569986

info@pg.spmcollege.ac.in

www.pg.spmcollege.ac.in

Functional MoUs of the Academic Year 2017-2018

Sl No	Name of the MoU/linkage
	Global Bodies MoUs
1	Institute of Productivity
	Professional Bodies MoUs
2	Glovish Technologies
3	Glovish Technologies
4	NICT
5	Sri Pradhyumna Technologies Pvt Ltd
	Community Connect MoUs
6	Indian Foundation for Global Peace Education (IFGPE)

1. Institute of Productivity



Seshadripuram Educational Trust

No.27, Nagappa Street, Seshadripuram, Bengaluru-20

www.set.edu.in 080-22955350



&

Institute of Productivity

Unit 17, Grimsby Seafood Village, Wickham Road, Grimsby, DN31 3SX

www.instituteofproductivity.com +44(0) 7860 519619

Memorandum of Understanding

This Memorandum of Understanding is signed in Bengaluru on the day 7th of August, 2017 by and between Seshadripuram Educational Trust, No.27, Nagappa Street, Seshadripuram, Bengaluru represented by Dr. Wooday P. Krishna, Honorary General Secretary, Seshadripuram Educational Trust, hereinafter referred to as 'SET' (which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its administrators and permitted assigns) of the First Part.

AND

Institute of Productivity having its registered office at Unit 17, Grimsby Seafood Village, Wickham Road, Grimsby, DN31 3SX represented by its Chief Operating Officer- Professor Daniel Khan, OBE hereinafter referred to as 'Institute of Productivity' (which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its administrators and permitted assigns) of the Second Part.

WHEREAS

- A. SET is a private sector entity formed by experienced educationists, entrepreneurs and management professionals with an objective of developing sustainable opportunities in Higher Education building for imparting vocational and professional skills training linked to industry demand at present and for the future.

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Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

- B. Institute of Productivity is a company based out of United Kingdom with global footprints engaged in various training and capacity building in the area of logistics and productivity. Their commitment is to meet the need of the business environment with cutting edge technology and industry ready content in terms of skills and explore opportunities across globe with a major focus on India – working on development of relevant Vocational skills programs with their rich knowhow and expertise thereby creating employment opportunities for the growing Indian economy.
- C. Based on an initial convergence of macro-level objectives of imparting best quality vocational education in India, SET & Institute of Productivity have explored the possibility of collaboration in taking the initiative forward in a professional manner.

NOW THEREFORE THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

- ♦ Both SET and Institute of Productivity will strive to execute a sustained business & academic association based on equality and mutual respect.
- ♦ The entire collaboration and business relationship will be driven through a mutually agreed suitable mechanism so that the respective parties will make necessary investments in form of cash or kind to fulfil their commitments in line with their expertise.
- ♦ As per initial agreement, SET will get consulting support from Institute of Productivity in content development along with necessary capacity building in terms of 'Train the Trainer', delivery process mechanism and related competency building on certain trades wherein Institute of Productivity has proven expertise and cutting edge knowhow to create the market differentiator. The commercial terms for the same will be worked on mutual discussion and understanding based on final scope of services. Academic content and courseware available to SET as an outcome of the process will be considered to be the Intellectual Property of Institute of Productivity and can be used in any program in nay part of the business in a non-exclusive basis.
- ♦ SET will also offer certification at different levels through Institute of Productivity for its students in a selective manner based on mutually agreement academic fulfilment and assessment process. Both SET and Institute of Productivity will mutually work out a cost structure for certification - keeping in mind price sensitivity of the socio-economic segment for which the programs are being offered.



- ♦ Institute of Productivity will engage appropriate resources at their end for development of content and curriculum for agreed sectors customised to meet and address the specific needs of skill employment of this country.
- ♦ Institute of Productivity will also make its full effort to extend all its industry linkages, both India and overseas for utilisation for this initiative and job creation to augment the efforts of SET towards building a Centre for Global Excellence on specific trades initiative and job creation to augment the efforts of SET towards building a Centre for Global Excellence on specific trades.

This collaboration is initially focussed on Indian operations, but can be extended to markets beyond India based on market opportunities available.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed hands the day and year first hereinabove written.

Seshadripuram Educational Trust
by its Authorised Signatory



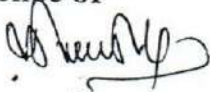
Dr. Wooday P. Krishna
Honorary General Secretary
Seshadripuram Educational Trust
Bengaluru-20

Institute of Productivity
by its Authorised Signatory

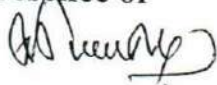


Daniel Khan, OBE
Chief Operating Officer
Institute of Productivity, UK

In Presence of


Dr. M. Poobalan

In Presence of


Dr. M. Poobalan

2. Glovish Technologies

To,
The Principal,
Sheshadripuram Degree College
Sheshadripuram, Bangalore

Date: -25-05-2017

SUB: Proposal to conduct Visual Basic .Net course to your college students.

GLOVISH Technologies was established in the year 2012 by a group of energetic and experienced professionals, GLOVISH Technologies is headquartered in Bangalore, India.

We envisage GLOVISH as a platform to cater –

1. Robust software solution & hosting requirements of corporate from across domains.
2. Train and evaluate the interns with extensive training programs on technologies like VLSI, Embedded System, ARM, C, C++, JAVA, VB and ASP.net, Oracle.
3. Sharpen the professional acumen in students and interns to prepare them for the challenging corporate world ahead in the career
4. Assist and guide students in meeting their career objectives in IT field.

Our Proposal

We know that the basic education and degree alone is not enough for students to get employment, they also need to have knowledge and hands on experience on the technologies in use and demand.

To overcome the above problem we would like to propose **Visual Basic .Net course** for your BCA students which will be trained as per the industrial standard, the same will be certified by our company KEONICS

Our goal for service is 'Excellence to last long and quality of the trainings and projects'

Advantage to Students

- Training will be conducted at college campus.
- Training on .net framework tools used by corporate industries.
- Individual attention for every student.
- Training on corporate industry standards will help the students to crack the interview.
- After completion of course students will be ready to take **Microsoft Certification**.

College to Provide

- Computer lab with minimum 30 systems and class room space for minimum 50 sittings.
- Tables and chairs.
- Batch Scheduling in coordination with our faculty.
- Fees collection from students.

No. 5, 4th Cross, Subbanna Garden Main Road, Subbanna Garden, Vijayanagar
Bengaluru - 560 040, Karnataka, INDIA
E-mail : info@glovishtechnologies.com, Web : www.glovishtechnologies.com

What GLOVISH TECHNOLOGIES will provide

Below Mentioned Points will be provided

- Certified Faculty
- Software's required for TRAINING
- Books to the Students on modules
- Weekly feedback mechanism, to ensure all the students enrolled are fully trained & are ready for Project
- Faculty on time
- One free workshop on Interview skills by GLOVISH Technologies team at the end of the Training

Financial Implication :

The fees Structure is as below

Sl No	Course	Duration in hrs	Our-Fees	Prevailing market price
01	Visual Basic & ASP .NET	60	3000	12000-16000

- Fee amount can be collected in Two Installments.
- Receipts will be issued to the Students on the receipt of Money from the college.
- Course delivery, assessment & providing GLOVISH Certificate shall be the responsibility of GLOVISHTECHNOLOGIES.
- There will be MOU between your esteemed college & GLOVISH Technologies.
- All the payments will be collected by the college & handed over to GLOVISH Technologies,
- Settlement can be done based on the number of admission as decided mutually

We look forward to hearing from you to offer this winning proposal for all the stake holders' i.e your students.

Thanking you



Yours Sincerely,

LOHITH KUMAR G



To,
The Principal,
Sheshadripuram Degree College
Sheshadripuram, Bangalore.

Date -12-07-2017

Memorandum of Understanding

We hereby on 13th of July 2017 agree to undertake the responsibility of Training students of 5th Sem BCA on the below mentioned modules.

- Materials (PPT) required for the modules will be our responsibility and will be provided in time.
- These modules will be trained by our expert faculties who will be deputed exclusively for Sheshadripuram Degree College, Sheshadripuram, Bangalore
- Modules for training will be mapped with today's **industrial requirement**.
- Modules for training will be mapped with **Visual Studio standard**.
- Software installation for training for students will be our responsibility.
- Fee is inclusive of training and Project Development
- Class will be conducted on time convenient to students and college.
- Classes to commence immediately after the approval from the management.
- Fee collection from students will be the responsibility of college.
- Fee amount can be collected in two Installments

We look forward hearing from you to offer this winning proposal for all the stake holders' i.e your students.

Thanking you

Anneelha Roy

PRINCIPAL
SESHADRIPURAM COLLEGE
BANGALORE - 560 020.

Anneelha Roy
Principal
Sheshadripuram College
Sheshadripuram, Bangalore - 560 020



[Signature]
Yours Sincerely,

No. 5, 4th Cross, Subbanna Garden Main Road, Subbanna Garden, Vijayanagar
Bengaluru - 560 040, Karnataka, INDIA

E-mail : info@glovishtechnologies.com, Web : www.glovishtechnologies.com

3. Glovish Technologies

To.

The Principal,
Sheshadripuram College
Sheshadripuram, Bangalore

Date:- 22-01-2018

SUB: Proposal to conduct Core Java and J2EE courses to your college students.

GLOVISH Technologies was established in the year 2012 by a group of energetic and experienced professionals, GLOVISH Technologies is headquartered in Bangalore, India.

We envisage GLOVISH as a platform to cater –

1. Robust software solution & hosting requirements of corporate from across domains.
2. Train and evaluate the interns with extensive training programs on technologies like VLSI, Embedded System, ARM, C, C++, JAVA, VB and ASP.net, Oracle., Web Programming
3. Sharpen the professional acumen in students and interns to prepare them for the challenging corporate world ahead in the career.
4. Assist and guide students in meeting their career objectives in IT field.

Our Proposal

We know that the basic education and degree alone is not enough for students to get employment, they also need to have knowledge and hands on experience on the technologies in use and demand. To overcome the above problem we would like to propose course for your BCA students which will be trained as per the industrial standard, the same will be certified by our company.

Our goal for service is 'Excellence to last long and quality of the trainings and projects'

Advantage to Students

- Training will be conducted at college campus.
- Training on IDE tools used by corporate industries.
- Individual attention for every student.
- Training on corporate industry standards will help the students to crack the interview.
- After completion of course students will be ready to take Sun Microsoft Certification.

College to Provide

- Computer lab with minimum 30 systems and class room space for minimum 50 sittings.
- Tables and chairs.
- Batch Scheduling in coordination with our faculty.
- Fees collection from students.

What GLOVISH Technologies will provide

Below Mentioned Points will be provided.

- Certified Faculty
- Software's required for TRAINING and Project
- Materials to the Students on modules
- Weekly feedback mechanism, to ensure all the students enrolled are fully trained & are ready for Project
- Faculty on time
- One free workshop on Interview skills by the GLOVISH Technologies team at the end of the Training
- Fee amount can be collected in Two Installments.
- Receipts will be issued to the Students on the receipt of Money from the college.
- Course delivery, assessment & providing GLOVISH Certificate shall be the responsibility of GLOVISH Technologies.
- There will be MOU between your esteemed college & GLOVISH Technologies.
- All the payments will be collected by the college & handed over to GLOVISH Technologies
- Settlement can be done based on the number of admission as decided mutually

Financial Implication :

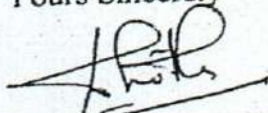
The fees Structure is as below

SLNo	Course	Duration in hrs	Our-Fees	Prevailing market price
01	JAVA & J2EE	60	5000	16000-20000

We look forward to hearing from you to offer this winning proposal for all the stake holders' i.e your students.

Thanking you

Yours Sincerely


[LOHITH KUMAR G]



To,
The Principal,
Sheshadripuram College,
Sheshadripuram B'lore

Memorandum of Understanding

We hereby on 6th of Feb 2018 agree to undertake the responsibility of Training students of 6th Sem BCA on the below mentioned modules.

- Materials (PPT) required for the modules will be our responsibility and will be provided in time.
- These modules will be trained by our expert faculties who will be deputed exclusively for Sheshadripuram College – Bangalore.
- Modules for training will be mapped with today's **industrial requirement**.
- Modules for training will be mapped with **Java standard**.
- Software installation for training for students will be our responsibility.
- Fee is inclusive of training and Project Development
- Class will be conducted on time convenient to students and college.
- Classes to commence immediately after the approval from the management.
- Fee collection from students will be the responsibility of college.
- Fee amount can be collected in two Installments
- First Installment i.e Rs.1500/- per student should be paid to GLOVISH Technologies on or before **01-03-2018**
- Second Installment i.e Rs.1500/- per student should be paid to the GLOVISH Technologies on or before **01-4-2018**

We look forward hearing from you to offer this winning proposal for all the stake holders' i.e your students.

Thanking you

Anuradha Roy
Principal
Sheshadripuram College
Sheshadripuram, Bangalore-560 020.



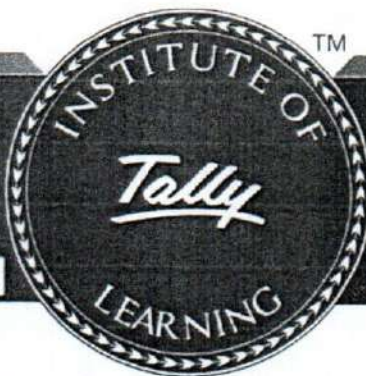
[Signature]
Yours Sincerely,

4. NICT

NICT

COMPUTER EDUCATION

info@nicteducation.com



Microsoft

Office Specialist



Word



Excel



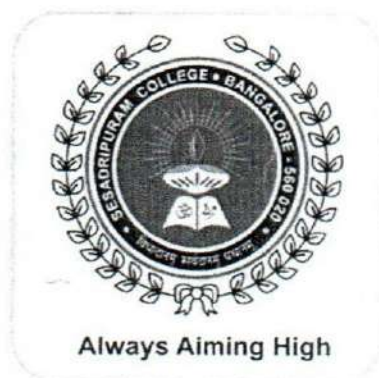
Power Point

Tally.ERP 9 with GST Training

MOU BETWEEN NICT COMPUTER EDUCATION PVT LTD
AND SHESHADRIPURAM COLLEGE



MOU



Kiran Kumar P S – Director of NICT Computer Education
MOBILE: 76762 12345 | WWW.NICTEDUCATION.COM

Principal
Seshadripuram College
Seshadripuram, Bangalore-550 020

NICT Computer Education Pvt Ltd

Authorized Tally & Microsoft Assessment & Training Partner

791, 9th Main Road, 4th Block West,

Jayanagar, Bangalore - 560 011. India.

Phone: +91 80 22443347 / 41210488

Mobile: +91 76762 12345

email: kirankumar@nicteducation.com

Microsoft
Office Specialist
Google™



MOU – Memorandum of Understanding

PROFILE OF ORGANISATION

About NICT

NICT was established in the year 1996 in Bangalore, to impart high quality IT Education at an affordable cost.

NICT has 12 Training centers in Bangalore and 40 training centers across India. NICT is associated with more than 80 colleges in Bangalore.

NICT is an ISO 9001:2008 Certified Organization and official training & Assessment partners of Tally, Microsoft Office, Autodesk, COREL and KEONICS. NICT is registered under Government of Karnataka, Department of Collegiate Education.

NICT has trained and certified more than 10 lac students and the certified students are placed in many prestigious companies like Infosys, Wipro, Satyam Mahindra, Cap Gemini, Reliance, Birla group of companies, TCS and etc.

NICT expertise is not limited to IT Education but also extended to VEDIC Maths (to find solutions in less than 30 seconds), Personality Development, Soft skills, Hardware & Networking, Multimedia & Animations and live projects for BCI and Engineering Students.

Tally Education Pvt Ltd (TEPL), established under the purview of Tally Solutions (the creators of Tally.ERP 9), intends to empower the current and next generation employees to contribute in a greater measure to their work, TEPL envisions to be the premier solution provider for all manpower related challenges of SME & MNC companies. To meet this industry demand for Tally.ERP 9 trained professionals and to bridge the gap between Education & placement.

Microsoft Office Certification gives the students the tools to build a brighter future. Student gains valuable Microsoft Office Computing Skills & achieve industry-recognized certification. This assures employers of the student quality and differentiates your students from other students.

NICT Computer Education Pvt Ltd

Authorized Tally & Microsoft Assessment & Training Partner
791, 9th Main Road, 4th Block West,
Jayanagar, Bangalore - 560 011. India.
Phone: +91 80 22443347 / 41210488
Mobile: +91 76762 12345
email: kirankumar@nicteducation.com

Microsoft
Office Specialist
Google™



1. PROGRAM OBJECTIVES

To provide Verifiable Certificate Courses to the students and Bridge the gap between the College Education and ever changing Industry requirements.

2. DELIVERY METHODOLOGY

Using Licenced software and training the students with online training methodologies using Computers. Students will be exposed to real time case studies and Industry assignments.

3. RESOURCE PERSON

NICT has 50+ certified resource persons having, 5+ years of experience in training the students in Tally.ERP 9, Microsoft Certificate course and Google Certificate Assessments.

4. OUTCOME ASSESSMENT PLAN

Every student gets a Verifiable certificate issued by Tally, Microsoft or Google on successful completion of the course and taking the online assessments in the college campus.

5. PROGRAM Duration & FEE (per student).

Sl.	Name the Course	Duration	Fee (Per Student) INCLUSIVE (GST)
1	Tally.ERP 9 with GST Training.	40 Hours	Rs. 1,800/-

6. TRAINING TIME-TABLE

Trainers will be available 5 minutes before the commencement of the training and will be available as per the college Time-Table.

NICT Computer Education Pvt Ltd

Authorized Tally & Microsoft Assessment & Training Partner
791, 9th Main Road, 4th Block West,
Jayanagar, Bangalore - 560 011. India.
Phone: +91 80 22443347 / 41210488
Mobile: +91 76762 12345
email: kirankumar@nicteducation.com

Microsoft
Office Specialist
Google™



MOU – Memorandum of Understanding Between:

M/s: NICT Computer Education Pvt Ltd, represented by its Managing Director Mr. P S Kiran Kumar having its office at # 791, 9th Main Road, 4th Block West, Jayanagar, Bangalore – 560 011. Email: kirankumar@nicteducation.com, Mobile: +91 76762 12345, Phone: +91 80 22443347.

And:

Dr. Anuradha Roy, M.A., M.Phil., Ph.D. Principal – representing Seshadripuram College, situated at # 27, Nagappa Street, Seshadripuram Bangalore – 560 020. Phone: 26586808 / 26584760 website: spmcollege.ac.in
email: roy.anuradha@gmail.com / principalspmcollege@gmail.com

Date of MOU given on: 8th January 2018

Name of the MOU: Integrated College Programme.

Academic Year: 2017 – 2018

Syllabus: As per the broacher enclosed.

Course Materials: Book Materials will be given to every Student.

NICT Computer Education Pvt Ltd

Authorized Tally & Microsoft Assessment & Training Partner

791, 9th Main Road, 4th Block West,

Jayanagar, Bangalore - 560 011. India.

Phone: +91 80 22443347 / 41210488

Mobile: +91 76762 12345

email: kirankumar@nicteducation.com

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Office Specialist
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Payment Terms:


50% before commencement of the Course

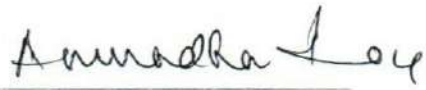
50% after completion of 50% of the course.

Payment by Account Payee cheques only in favour of **M/s: NICT Computer Education Pvt Ltd.**

Proposal given by NICT Computer Education from the Desk of Kiran Kumar - Admin Director, Mobile: 76762 12345, email: info@nicteducation.com

Signed on this day by both the parties under their official seal.


NICT Computer Education Pvt Ltd


Sheshadripuram College
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

**5. Sri Pradhyumna
Technologies Pvt
Ltd**

Memorandum of understanding

This Memorandum of Understanding ("MOU") is entered into on the First day of December 2016

Between:

Seshadripuram College, No. 27, Nagappa Street, Seshadripuram, Bengaluru -560020

And

Sri Pradhyumna Technologies Pvt. Ltd, Bengaluru, No.36, 25th cross, Maruthi Nagar, Yelahanka, Bengaluru -560064.

(Sri PRADHYUMNA Technologies Pvt.Ltd and Seshadripuram College are hereinafter collectively referred to as the "Parties")

Whereas,

Sri Pradhyumna Technologies Pvt.Ltd is engaged in the following business:

1. Providing IT and ITES training for colleges and corporates across length and breadth of India.

Seshadripuram College main business service engagement is with:

1. Imparting education courses like BCA, BCom, etc. affiliated to Bengaluru University.

The parties are desirous of exploring opportunities by leveraging their inherent capabilities for joint advantage and in this regard they want to enter into this MOU to explore and fix the areas of cooperation, scope and terms and conditions between their organizations:

Scope of this MOU:

The scope of this MOU is to identify all areas of cooperation between Sri Pradhyumna Technologies Pvt. Ltd and Seshadripuram College without limitation, as follows:

1. Collaborative responsibility –Sri Pradhyumna Technologies and Seshadripuram College

- 1.1 Both the parties will conduct the business transactions with spirit, integrity and transparency upholding and respecting the values of both the Organizations.

- 1.2 Both the parties will identify the "Add on training courses" which are on demand in the current market trends viz. Web technology, Content Management System, Advance .NET etc., that would enable students to be Industry ready for enhancing their employment opportunities.
- 1.3 The course curriculum, duration, learning objectives, target audience will be the responsibility of the both the parties.

2. Responsibilities of Sri Pradhyumna Technologies Pvt.Ltd.

- 2.1 Preparation of course curriculum, learning collaterals, etc.
- 2.2 Imparting quality training.
- 2.3 Evaluating students to check their progress through tests and assignments.
- 2.4 Submitting weekly and monthly reports on course progress to the concerned at Seshadripuram college.
- 2.5 To provide course completion certificates for successful candidates after the end of the training.

3. Responsibilities of Seshadripuram College, Bengaluru

- 3.1 To promote add on training courses jointly identified by both the parties.
- 3.2 To provide infrastructure like class room, computer lab (with needed software), LCD projector for conducting the training.
- 3.3. To prepare a list of students who intend to attend the training and complete admission formalities by collecting designated training fees and remitting to college account.
- 3.4 To conduct open house/feedback sessions to monitor the training progress.

4. MOU Tenure

- 4.1 The Tenure of the MOU would be for 12 months.
5. The fees for the training will be collected by the college and paid through college account to Sri Pradhyumna Technologies Pvt.Ltd. Institutional charges will not be deducted as the course are being offered at concessional rates.
6. In respect of the terms and conditions not written above, if any, the same will be discussed on mutual consent.

In the defined context of MOU, the parties hereto have set their respective hands to this MOU on **1st, December, 2016.**

AGREED BY:

Balu

Sri Pradhyumna Technologies Pvt. Ltd.



-----End of the Document-----

Anuradha Roy
Seshadripuram

College, Bengaluru
Principal

SESHADRIPURAM COLLEGE

BANGALORE - 560 020

Anuradha Roy
Principal
Seshadripuram College
Seshadripuram, Bangalore - 560 020

**6. Indian
Foundation for
Global Peace
Education (IFGPE)**



MEMORANDUM OF UNDERSTANDING (MoU)

between

INDIAN FOUNDATION FOR GLOBAL PEACE EDUCATION

No.18, 4th 'A' Main, Obalappa Garden, KR road Bengaluru

Karnataka -560070

www.ifgpe.org

and

Seshadripuram Educational Trust

SESHADRIPURAM COLLEGE

POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT

27 Nagappa Street Seshadripuram Bengaluru- 560020

Permanently Affiliated to Bangalore University

NAAC Accredited 'A'

www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is made and entered into on the 16th day of August 2017 between Seshadripuram College, Post Graduate Department of Commerce and Management, a unit of Seshadripuram Educational Trust, led by Dr. Wooday P. Krishna, Honorary General Secretary and represented by Dr. Anuradha Roy, Principal and Dr. Bhargavi V.R., Director, having its principle office at No. 27 Nagappa Street, Seshadripuram, Bengaluru 560020, Karnataka, India, HEREINAFTER referred to as "SCPG" (which expression shall wherever the context so admits collectively include its successors and assignees), of the First Part;

AND

Indian Foundation for Global Peace Education No. 18 4th A Main, Obalappa Gardens, KR road Bengaluru Karnataka - 560070 led by Dr. C.N.N. Raju Executive President, HEREINAFTER referred to as "IFGPE" (which expression shall wherever the context so admits include its successors and assignees), of the Second Part.

A. WHEREAS SCPG is one of India's best colleges in Commerce education and was established in the year 1973 under the aegis of Seshadripuram Educational Trust. Seshadripuram Educational Trust was established in 1930 with 87 years of Academic excellence which offers education from Nursery to Doctoral programmes. The trust manages a total of 34 institutions with over 22,000 students and 1,400 plus employees, located at Bengaluru, Mysuru, Tumakuru and Mandya. SCPG is affiliated to Bangalore

University. SCPG has a Rotaract Club of Seshadripuram College with the objective of developing socially productive citizens;

B. WHEREAS IFGPE was established in 1995, as a not for profit organization with one of its main objective being the promotion of international understanding through youth exchange programs. Since then, it has been actively involved in various programs for the youth like seminars, training, adventure camps, educational tours etc.

The Youth Exchange programs provide young people an immersive experience in a different country with different cultures. This provides very valuable learning in the era of globalization and prepares them to become Global Citizens. IFGPE has organized exchange programs for youth to USA, Canada, Germany, and Sri Lanka.

C. WHEREAS both parties agree and accept to work for the cause of Holistic development of students and faculty; and

D. WHEREAS SCPG and IFGPE have, in this regard, arrived at an understanding in terms of which it is agreed that in consideration of mutual promises, to undertake overall development of students and exchange of information, confidential or otherwise, for a specified tenure and the parties deem it desirable and expedient to reduce the terms and conditions of their arrangement into writing and have the same duly evidenced by way of this MoU.

NOW, THIS MoU WITNESSES AS FOLLOWS:

1. SCOPE AND PURPOSE: The parties hereby understand and agree that the purpose of this arrangement is to organize and execute programs related to holistic development of youth.

Objective: The primary objective is to engage stakeholders in diverse projects creating measurable (where feasible) and meaningful impact on the society and youth empowerment. Each activity to have its own derived objectives, implications and key performance indicators ("KPI") those will be mutually determined and agreed upon prior to execution of any project;

2. RESPONSIBILITIES OF SCPG: Agrees to perform and provide the following:
 - a. Active participation of students at all levels and SCPG as a whole; and
 - b. Encouragement and promotion of student involvement.

3. RESPONSIBILITIES OF IFGPE:

Agrees to perform and provide the following:

- a. Facilitation of programs with SCPG students;
- b. Help in the holistic development of SCPG students;
- c. Imbibe social responsibilities with SCPG students; and
- d. Provision of participation certificate to SCPG students either quarterly, half yearly or annually, as appropriate;

4. FINANCIAL ARRANGEMENTS: Any financial requirements will be discussed and mutually agreed upon, as and when the need arises for any specific project and/or program. IFGPE is responsible to provide a detailed budget to SCPG for review and approval prior to project(s) requiring financial involvement;

4. TENURE AND TERMINATION: This MoU shall become effective from the date of its execution by both Parties and this MoU shall be valid for a period of one year till 15th August, 2018. If any of the parties want to terminate the MoU, may do so by giving a 30-day notice.

6. KEY PERSONNEL: It is hereby agreed that key personnel for monitoring and implementing the activities under this MoU is Dr. Bhargavi V.R., Director, Post Graduate Department of Commerce and Management and Mr. S.K. Mehta Executive Director, IFGPE. The said Key Personnel shall be responsible for implementing this MoU and also to ensure that all the provision and requirements of this MoU are adhered to, as appropriate;

7. INTELLECTUAL PROPERTY: It is the responsibility of both Parties to protect any Intellectual Property Rights (IPR) that may result from activities performed under this MoU.

8. CONFIDENTIALITY: Both Parties agree and undertake to keep any verbal or written confidential matters to be treated as such and not to disclose the existence and contents of this MoU. Each Party (the "Receiving Party") agrees and undertakes that it shall keep confidential matters as such and not to disclose any or all information in relation to this MoU (the "Information") received from the other Party (the "Disclosing Party"). The Receiving Party shall ensure that its relevant employees, agents, assignees, and any other person to whom the information is disclosed are aware of the confidentiality of the information and the provisions of this clause. Any breach by its employee, agent, assignees or such other person will constitute a breach by the Receiving Party. However, the provisions of this clause shall have no effect in respect of information required to be disclosed pursuant to any relevant law, regulation or court order issued by a court of competent jurisdiction in Karnataka, India;

9. FORCE MAJEURE : Both Parties shall not be held responsible for non-fulfillment of their respective obligations in successful completion of the requirement under this MoU due to the exigency of one or more of the force majeure events such as, including but not limited to, acts of God, War, Flood, Earthquakes, Strikes not confined to the premises of the party, Lockouts beyond the control of the party claiming force majeure, Epidemics, Riots, Civil Commotions etc., and beyond the reasonable control of and not brought about at the instance of the Party claiming to be affected by such event and which has caused the non-performance or delay in performance, provided on the occurrence and cessation of any such event the Party affected thereby shall give a notice, in writing, to the other Party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six (6) months, the Parties shall jointly agree upon the future course of action of the MoU;

10. SEVERABILITY: If any provision of this MoU will be found by a court of competent jurisdiction in Karnataka, India to be void, invalid or unenforceable, the same will be reformed to comply with applicable law or stricken if not conformable, so as not to affect the validity or enforceability of this MoU;

11. AMENDMENTS TO THE MoU: No amendment or modification of this MoU shall be valid unless the same is made, in writing, and agreed upon by all Parties or their authorized representatives specifically stating the same to be an amendment of this MoU. The modifications and/or changes shall be effective from the date on which they are made and fully executed, unless otherwise mutually agreed upon terms and conditions;

12. **ASSIGNMENTS:** The rights and/or liabilities arising to any Party under this MoU shall not be assigned except with the written consent of all the other Party and subject to such terms and conditions as may be mutually agreed upon between the involved Parties;

13. **NOTICES AND JURISDICTION:** All notices and other communications required to be served on a Party including for violation of the terms of this MoU shall be considered to be duly served if the same shall have been delivered by hand or posted by registered mail to the undersigned personnel of the respective Party, at its address mentioned above;

14. **NON-COMPETITION:** Parties hereby agree not to compete with the other Party by using any of the other Party's intellectual property and/or confidential information, whether the MoU exists or not;

15. **NO JOINT VENTURE:** Nothing contained in this MoU will be construed as creating a joint venture, agency, partnership or employment relationship between the parties hereto, nor will either Party have the right, power or authority to create any obligation or duty, express or implied, on behalf of any other Party;

16. **ARBITRATION:** In the event of any dispute or difference between the Parties hereto upon or in relation to or in connection with this MoU, such dispute or disagreement shall be resolved amicably by mutual consultation. If such resolution is not possible, then, the unresolved dispute or disagreement shall be referred to arbitration. The Arbitration and Conciliation Act, 1996 (No. 26 of 1996) shall be applicable to the arbitration under this clause. If such Arbitration fails, both Parties have the right to appeal to the judiciary court in Karnataka, India.

17. **PUBLICATION:** No public announcement of the contents of this MoU and the outcome of various activities under this MoU shall be made by any of the Party, except with the prior written approval of the other Party, unless such Party is required to make a disclosure to comply with the statutory requirements of law. If required to be made, the text of the public announcement shall be mutually agreed upon between the Parties. The Parties agree to act towards each other with the utmost good faith and trust. Any publication in journals, presentation in seminars in respect of the outcome of activities under this MoU is prohibited until such full and complete publication and/or presentation is first reviewed by both the Parties;

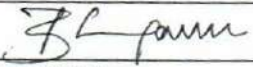

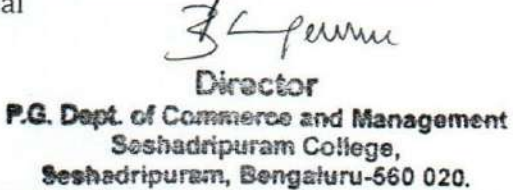
18. **INDEMNIFICATION:** The Parties agree to indemnify and hold harmless each other, its directors, officers, employees, and agents, successors and assignees, from all damages, costs, expenses and liabilities, including reasonable legal costs and disbursements,

sustained and arising in connection with the breach of performance of the respective obligations and duties of the Parties under this MoU; and

19. GOVERNING LAW: This MoU shall be governed and interpreted in accordance with the laws of India.



IN WITNESS WHEREOF the parties hereto through its duly authorized representatives have signed this MoU on the day, month and year mentioned herein before.

For and on behalf of Seshadripuram College, Post Graduate Department of Commerce and Management:

Signature:	Signature: 
Name: Dr. Anuradha Roy	Name: Dr. Bhargavi V.R.
Designation: Principal	Designation: Director
Seal 	Seal 

For and on behalf of Indian Foundation for Global Peace Education (IFGPE)

Witnesses:

Signature: 	Signature: 
Name: Dr. C N N Raju	Name: S. K. Mehta
Designation: Executive President	Designation: Executive Director


Principal
Seshadripuram College
Seshadripuram, Bangalore-560020



Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
Affiliated to Bengaluru City University
NAAC Accredited 'A' grade in 3rd Cycle

27, Nagappa Street, Seshadripuram College, Bangalore-560020

Ph: 080-22955354

principalspmcollege@gmail.com

www.spmcollege.ac.in

Functional MoUs of the Academic Year 2018-2019

Sl No	Name of the MoU/linkage
	Professional Bodies MoUs
1	Glovish Technologies
2	Glovish Technologies
3	Glisten Technologies
4	Milestone Charitable Trust
5	IPOMO
6	Luminous Consulting
7	Quant Masters Training Services
	Community Connect MoUs
8	Indian Foundation for Global Peace Education (IFGPE)

1. Glovish Technologies

Date:- 05-07-2018

To,
The Principal,
Sheshadripuram college
Sheshadripuram
Bengaluru, Karnataka 560064

SUB: Proposal to conduct VB.NET and JAVA J2EE course to your college students.

GLOVISH Technologies was established in the year 2012 by a group of energetic and experienced professionals, GLOVISH Technologies is headquartered in Bangalore, India.

We envisage GLOVISH as a platform to cater –

1. Robust software solution & hosting requirements of corporate from across domains.
2. Train and evaluate the interns with extensive training programs on technologies like VLSI, Embedded System, ARM, C, C++, JAVA, VB and ASP.net, Oracle.
3. Sharpen the professional acumen in students and interns to prepare them for the challenging corporate world ahead in the career.
4. Assist and guide students in meeting their career objectives in IT field.

Our Proposal

We know that the basic education and degree alone is not enough for students to get employment, they also need to have knowledge and hands on experience on the technologies in use and demand.

To overcome the above problem we would like to propose **CORE and Advanced JAVA** course for your BCA students which will be trained as per the industrial standard, the same will be certified by our company Glovish Technologies.

Our goal for service is 'Excellence to last long and quality of the trainings and projects'

Advantage to Students

- Training will be conducted at college campus.
- Training on IDE tools used by corporate industries.
- Individual attention for every student.
- Training on corporate industry standards will help the students to crack the interview.
- After completion of course students will be ready to take **KEONICS Certification**.

College to Provide

- Computer lab with minimum 30 systems and class room space for minimum 50 sittings.
- Tables and chairs.
- Batch Scheduling in coordination with our faculty.
- Fees collection from students.

No. 5, 4th Cross, Subbanna Garden Main Road, Subbanna Garden, Vijayanagar
Bengaluru - 560 040. Karnataka, INDIA
E-mail : info@glovishtechnologies.com, Web. : www.glovishtechnologies.com

To,
The Principal,
Sheshadripuram College,
Sheshadripuram Bangalore

Date:-25-07-2018

Memorandum of Understanding

We hereby on 26th of July 2018 agree to undertake the responsibility of Add-On Course Training students of 5th Sem BCA on the below mentioned modules.

- Materials (PPT) required for the modules will be our responsibility and will be provided in time.
- These modules will be trained by our expert faculties who will be deputed exclusively for Sheshadripuram College – Bangalore.
- Modules for training will be mapped with today's IP industrial requirement.
- Modules for training will be mapped with Microsoft standard.
- Software installation for training for students will be our responsibility.
- Fee is inclusive of training and Project Development
- Class will be conducted on time convenient to students and college.
- Classes to commence immediately after the approval from the management.
- Fee collection from students will be the responsibility of college.
- Fee should be Issued to the favor of GLOVISH TECHNOLOGIES
- Totally 102 students have been registered for VB.NET using Hardware Interface Add-On course

Financial Implication :

The fees Structure is as below

Sl.No	Course	Total no Students	Fees/Student	Total
01	VB.NET using Hardware Interface	102	3000/-	3,06,000/-

Amount In Words : Three lakh Six thousand Only

Thanking you

Anuradha Roy
Principal
Seshadripuram College
Seshadripuram, Bangalore - 560 020


Yours Sincerely,

2. Glovish Technologies

To,
The Principal,
Seshadripuram College
Seshadripuram, Bangalore-40

Date:- 07-02-2019

SUB: Proposal to conduct Core JAVA, J2EE with JSP course For 6th sem BCA students.

GLOVISH Technologies was established in the year 2012 by a group of energetic and experienced professionals, GLOVISH Technologies is headquartered in Bangalore, India.

We envisage GLOVISH as a platform to cater –

1. Robust software solution & hosting requirements of corporate from across domains.
2. Train and evaluate the interns with extensive training programs on technologies like VLSI, Embedded System, ARM, C, C++, JAVA, VB and ASP.net, Oracle.
3. Sharpen the professional acumen in students and interns to prepare them for the challenging corporate world ahead in the career.
4. Assist and guide students in meeting their career objectives in IT field.

Our Proposal

We know that the basic education and degree alone is not enough for students to get employment, they also need to have knowledge and hands on experience on the technologies in use and demand.

To overcome the above problem we would like to propose **CORE and Advanced JAVA** course for your BCA students which will be trained as per the industrial standard, the same will be certified by our company KENOICS

Our goal for service is 'Excellence to last long and quality of the trainings and projects'

Advantage to Students

- Training will be conducted at college campus.
- Training on IDE tools used by corporate industries.
- Individual attention for every student.
- Training on corporate industry standards will help the students to crack the interview.
- After completion of course students will be ready to take SUN Certification.

College to Provide

- Computer lab with minimum 30 systems and class room space for minimum 50 sittings.
- Tables and chairs.
- Batch Scheduling in coordination with our faculty.
- Fees collection from students.

Aneelkumar Roy
Principal

Seshadripuram College
Seshadripuram, Bangalore-560 022

Memorandum of Understanding

This Memorandum of Understanding is made at Seshadripuram College on __17th day of February, 2019.

BETWEEN

Glovish Technologies a Company incorporated under the Companies Act, 1956, having its Corporate Office #5, 4th cross Subbanna garden main road Behind shani mahatma temple,,Subbannagarden,Vijayanagara, Bengaluru, Karnataka 560040.

AND

Seshadripuram College, located at Seshadripuram, Bengaluru-20 (Which term shall so far as the context admits be deemed to mean and include its successors and assigns) of the **Second Part**,

WHEREAS:

1. **Glovish Technologies** is a Training Partner associated with various corporate for providing training to the students as part of their Project activity.
2. **Seshadripuram College** is an Educational institution affiliated to Bangalore University. The College offers various Graduate & Post Graduate Courses in BBA, BCA, MBA, MA (Economics), MCOM.
3. **Seshadripuram College** is willing to enter into a Memorandum of Understanding (MOU) with **Glovish Technologies** for the skills enhancement initiative through Project development, the technology platform and other face to face initiatives.

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

1. Rules & Responsibilities of the Seshadripuram College :

- a. The College shall be responsible to nominate one person with adequate accountability and responsibility to coordinate the engagement. The person so appointed would act as the single point of contact (SPOC) for the proposed initiative.
- b. The College shall share the details of the students like name, email ID, contact details who are willing to undergo the aforesaid skill enhancement initiative through Project development with Glovish Technologies in the College Letterhead.
- c. To encourage the Students to register for the Program by informing them about the benefits of the program.
- d. To provide all the support services and facilities to **Glovish Technologies** during the conduct of the said Training Program.

2. Roles & Responsibilities of Glovish Technologies :

- a. Materials required will be provided in time.
- b. The modules will be trained by our expert faculties who will be deputed exclusively for **Seshadripuram College**.
- c. Modules training will be mapped with today's Industrial requirements.

3. Other Terms & Conditions:

Following are the other terms and conditions of MOU:

- a. The students enrolled should complete the training as scheduled.
- b. Program Coordinator to be appointed by college

4. Commercials:

- Fee collection from students will be the responsibility of college.
- Final Settlement of fee will be made by Seshadripuram College on last day of course completion
- Course Completion Certificate is given by GLOVISH TECHNOLOGIES
- Total number of students Assigned to the Project Course around 100 Student
- The fees Structure is as below

Sl.No	Course	No of student Allotted	Our-Fee per student	Total Amount
01	Java,J2EE with JSP	100	2700	2,70,000/-

5. Certification:

Certificates shall be awarded by Glovish Technologies to the students on successful completion of the training and clearing of the assessment held post completion of the training program.

IN WITNESS WHEREOF, the Parties hereto have duly executed this Agreement as on the day, month and year first hereinabove written

For Glovish Technologies LLP



(Authorized Signatory)

Name : LOHITH.G
Designation: Designated Partner
Place : Banaglore
Date : 20-02-2019
Stamp :



For Seshadripuram College



(Authorized Signatory)

Name : DR.. ANURADHA ROY
Designation: Principal.
Place : Banaglore
Date : 20.02.2019
Stamp :

3. Glisten Technologies

Seshadripuram Educational Trust

SESHADRIPURAM COLLEGE

#27, Nagappa Street, Seshadripuram, Bangalore – 560020

Affiliated to Bangalore University

NAAC Accredited 'A' grade

Ph: 080-23569986

info@pg.spmcollege.ac.in

www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

THIS MOU, effective as herein after provided, is entered into on 1st, July 2018 by and between Seshadripuram College, having its office at 27, Nagappa Street, Seshadripuram, Bengaluru, Karnataka 560020 (hereinafter referred to as "Seshadripuram College" which expressing shall, unless excluded by or repugnant to the context, be deemed to include its successors in business whether under the same name or any other style or name and whether incorporated or unincorporated),

And

Glisten Project Solutions Pvt. Ltd., having its registered office at #356/20, 1st floor, Esteem Plaza, 4th cross road, Near Bhashyam Circle, Sadashivanagar, Bangalore-560080

Exhibit 'A'

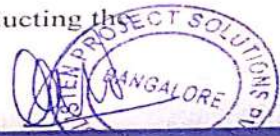
CONFIDENTIAL PRELIMINARY TERM SHEET

1. Seshadripuram College will enrol all UG and PG students for the purpose of undertaking Value Added Programme and Certificate Courses covering- Soft Skills, Aptitude, Technical Skills for 30 hours in every semester. Glisten Project Solutions Pvt. Ltd. commits to provide training services to such students & any other student referred through Seshadripuram College.



2. The Education program would comprise of training modules which will be executed over the time period as curriculum sheet attached here to as Exhibit 'B'
3. At the end of successful completion of training & online test **Glisten Project Solutions Pvt. Ltd.** will help the students with issue of Glisten Certificate to each of the participants.
4. The training would be conducted in premises of **Seshadripuram College.**
5. And the training will be imparted by professionally qualified and experienced **Glisten Project Solutions Pvt. Ltd.** faculty.
6. The training to be delivered shall be for a batch/class size of 60 -80 participants.
7. The course material for all such training included in this understanding. The course material for all the modules would be proprietary of **Glisten Project Solutions Pvt. Ltd.** Training and education material which will be provided in the form of soft copies to all the students.
8. Parties shall in good faith work towards achieving the object laid down herein in accordance with applicable law and agree that the provision contained herein shall be incorporated in IT Education Service Agreement as and when signed.
9. Classes will be conducted with a minimum of **4 hours per week or maximum hours decided by College authorities** for the above-mentioned course. **This course will be applicable for any students permitted by college authorities.**

10. College will provide suitable class rooms, Lab and Internet band width for conducting the program details as indicated below.



11. The Student to computer ratio in practical session will be 1: 1 (as per the availability).
12. The Fees for the complete courses will be **Rs. 200/- Per student per Semester.**
13. The College would be responsible for making the payment to **Glisten Project Solution Pvt. Ltd.**
14. **Breach of Agreement:** College shall have the right to terminate the agreement, in- case the training fails to provide the service successfully as mentioned in the agreement, or violates any of the clause mentioned in the MoU, or exploits the students or misuses the partnership with management in any way.
15. **Amendment to the Agreement:** The obligation of the Glisten Education and Management have been outlined in this agreement. However, during the operation of the agreement, circumstances may arise which call for alteration or modifications of this agreement. These modifications/ alterations will be mutually discussed and agreed upon in writing.
16. **Period of Validity** – This Agreement shall be initially valid for **ONE** year from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
17. **Arbitration** – The dispute arising with regard to any aspect of this agreement shall be settled through mutual consolation and agreements by the parties to the Agreement.
18. **Payment** – The payment will be collected 50% Advance and 25% on Completion of 50% Program and balance 25% should be paid on completion of the program submission of satisfactory course completion certificate by Principal.



19. The Value Added Program will be carried out in Seshadripuram College.
20. **Placements** – Glisten will extend placement support wherever possible.
21. **Jurisdiction** – The parties submit all their disputes arising out of or in connection with this Agreement to the exclusive jurisdiction of the court of High Court – Karnataka
22. From **Glisten Projects Solutions Pvt. Ltd.** we will maintain quality and time in delivering the training in all the aspects as mentioned above.

Seshadripuram College and Glisten Project Solutions Pvt. Ltd. Are Hereinafter collectively referred to as “Parties” and individually a “Party” (Which expression unless repugnant to the context shall mean and include their successors, and permitted assigns as the case may be).

WHERE AS

- A. Seshadripuram College and Glisten Project Solutions Pvt. Ltd. Have agreed to explore and build relationship in the areas of IT & NON IT Training and Education.
- B. Glisten Project Solutions Pvt. Ltd. is engaged in providing high- end training in latest technology to IT and NON IT Professional in India Since 2011.



Now **THEREFORE IT IS HEREBY AGREED BY AND AMONGST THE PARTIES AS UNDER: -**

1. The purpose of this MOU is to record the mutual discussions and basic understandings of the parties more fully set forth on the confidential preliminary terms sheet attached hereto as Exhibit A and incorporated herein by reference as if fully set forth herein (hereinafter referred to as the "Term Sheet") The Term Sheet Shall Form an Integral Part of this MOU.
2. **Glisten Project Solutions Pvt. Ltd.** Will provide qualified and excellent trainers and the quality of the program will not be diluted. If from the side of either parties any of the clauses in the MOU is not fulfilled, the other party can take suitable measures with the mutual discussion between the parties.
3. The right and obligations undertaken by the parties in this MOU shall not be transferred, assigned, delegated, etc. in any manner to any third party, unless a written consent of the same is obtained party from the other parties to this MOU.

For – Seshadripuram College
Ltd.

For – Glisten Project Solutions Pvt.



Name: Dr. Anirudha Roy

Designation: Principal

Date:



Name: Prathibha Bheemaraj

Designation: MD

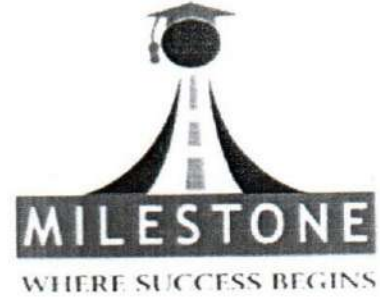
Date:

4. Milestone Charitable Trust

MILESTONE

Triveni Road , Yeshwanthpur, Bangalore 560054
9148451309 , 6360865278

milestonebengaluru@gmail.com
www.milestoneforindia.com



MEMORANDUM OF UNDERSTANDING (MOU)

Between

Milestone Charitable trust

And

Seshadripuram College

I. PURPOSE AND SCOPE

This Memorandum of Understanding (the "MOU") is made and entered on 11th of October, 2018 (the "Effective Date") by and between:

Seshadripuram College, No 27, Nagappa Street, Seshadripuram,

Bengaluru-560 020

And

Milestone Charitable Trust, with its principal, place of business located at, 1st Floor, #753 5th Cross Triveni road, Yeshwanthapura, Bengaluru- 560054, (hereinafter referred to as "the Coaching Institute").

Hereinafter the College and the Coaching institute shall individually be referred to as a "Party" and collectively as "the Parties".

RECITALS:

A WHEREAS, the College is in the field of providing undergraduate and postgraduate education;

B WHEREAS, the Coaching institute has expertise in the area of providing Competitive examinations coaching for government service;

C WHEREAS, the College desires to engage the Coaching institute to provide competitive examination coaching for government service to its students in

MILESTONE CHARITABLE TRUST, #753, 5TH CROSS, TRIVENI ROAD DIVANARAPALYA BANGALORE 560054

Principal

Seshadripuram College
Seshadripuram, Bangalore-560 020.



area of Coaching institute's expertise and the Coaching institute is willing to provide such services to the College;

NOW, THEREFORE, the Parties hereby agree as follows:

1. The purpose of this MOU is to clearly identify the roles and responsibilities of each party as they relate to in particular, providing coaching for competitive examinations for government service to the students of the college.
2. Using the premises and the facilities of the college to provide the coaching.

II. RESPONSIBILITIES OF THE COACHING INSTITUTE UNDER THIS MOU

The Coaching institute shall undertake the following activities:

1. Provide quality competitive examination coaching for government service to the students of the college.
2. Commit to conduct 72 hours of classes
3. Commit to complete the entire syllabus as agreed upon for the batch.
4. Update the records maintained at the college regarding coverage of the syllabus for every training session conducted.

III. RESPONSIBILITIES OF THE COLLEGE UNDER THIS MOU

The College shall undertake the following activities:

1. Provide infrastructure support to the training institute to deliver the coaching.
2. Take the responsibility of admission process and collection of the course fee.
3. Maintain a proper database of the students enrolled for the above mentioned course, and such database shall be made available for the COACHING INSTITUTE when requested by the latter.
4. Maintain the classroom decorum and provide proper environment to conduct training sessions
5. Commit to get minimum registration of 40 students for the said course.

IV. IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

1. The MOU may be modified from time to time by mutual agreement of the Parties.
2. The MOU may be terminated by mutual agreement or by either of the parties by providing a written notice within 1 month of the completion of the on-going programs. However, termination of the MOU will not, in any manner, impact the responsibilities of both the parties towards the conduct of the courses already in progress at the time of termination notice and such a notice will come into effect only after culmination of such program (s).



During the tenure of the MOU, the parties will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

V. FUNDING AND FEES

The Parties to the contract have mutually agreed for a remuneration of Rs.2000/- (Rupees Two Thousand only) as course fee for each admission of the student to the course:

- a. The COLLEGE shall pay the INSTITUTE the course fee which is collected from the students who join the course, beginning of the course within a period of a week's time, as the same is required to arrange faculty resources, material, etc for the smooth conduct of the course and .
- b. The above mentioned remuneration is inclusive of all applicable taxes.

VI. RESOLUTION OF DISPUTES

The Parties hereby agree that any disputes arising out of or in connection with this MOU shall be handled within the jurisdiction of the courts of Bengaluru.

VII. EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signatures of the authorized officials of the Parties. It shall be in force for a period of 2 years from 11th October 2018 to 11th October 2020.

The Parties indicate agreement with this MOU by their signatures as on the date and year first written above.

Signatures and dates

For Milestone Charitable Trust
For MILESTONE CHARITABLE TRUST

Jeevithan

PRESIDENT

Name: JEEVITHAN

Date: 11.10.2018

For Seshadripuram College

Anuradha Roy

Name: DR. ANURADHA Roy

Date: 11.10.2018



5. IPOMO

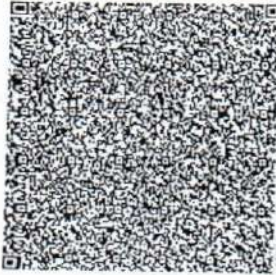


सत्यमेव जयते

INDIA NON JUDICIAL
Government of Karnataka

e-Stamp

Certificate No. : IN-KA70224595379076Q
Certificate Issued Date : 05-Jun-2018 03:22 PM
Account Reference : SHCIL (FI)/ ka-shcil/ JAYANAGAR/ KA-BA
Unique Doc. Reference : SUBIN-KAKA-SHCIL84172086232732Q
Purchased by : IPOMO COMMUNICATIONS INDIA PVT LTD
Description of Document : Article 12 Bond
Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : IPOMO COMMUNICATIONS INDIA PVT LTD
Second Party : SESHADRIPURAM EDUCATIONAL TRUST
Stamp Duty Paid By : IPOMO COMMUNICATIONS INDIA PVT LTD
Stamp Duty Amount(Rs.) : 200
(Two Hundred only)




Authorized Signatory
For Stock Holding Corporation of India Ltd.

-----Please write or type below this line-----

Memorandum of Understanding

In response to Trust Office Order No. SET/AM(Accts)/VAC/540/2018-19 dt. 16/05/2018, this agreement is made on 01 June 2018 between the Seshadripuram Educational Trust having its premises at Seshadripuram, Bangalore-560020 acting through its Hon. General Secretary Dr. Wooday P. Krishna and IPOMO Communications India Pvt. Ltd. having its office at #793, 1st

1 of 5


Principal
Seshadripuram College
Seshadripuram, Bangalore-560020


Principal
Seshadripuram College
Seshadripuram, Bangalore-560020

Floor, 36th 'A' cross, 18th MAIN, Jayanagar, Bangalore-560041 represented by HARI PRAKASH SHANBHOG (hereinafter referred as Managing Director which expression shall mean and include here the context so requires or admits its permissible successors and assigns) of the other part.

WHEREAS, Seshadripuram Educational Trust desires its students to undergo continuous Internal Assessment program in the manner as detailed in the supporting documents (ref: section 1 below).

WHEREAS, IPOMO Communications is involved in conducting continuous Internal Assessment in field of academic and aptitude skills for students in PU programs.

Now this Memorandum of Understanding witness as follows:

Now, therefore, in consideration of the mutual undertakings, promises and covenants set forth in this agreement, the parties here to have mutually agreed to the terms and conditions hereinafter set forth.

1. Scope of the Agreement: The scope of the agreement will include the following:

- a. Modules and features as per proposal "ipomo A to A Solution" submitted to SET on 23rd May 2016.
- b. List of Institutions:

Please refer Annexure II for the list of institutions covered for deploying m-Fi Campus.

2. Obligation of Seshadripuram Educational Trust:

- a. The Seshadripuram Educational Trust shall provide data of students / teachers of their institute for continuous Internal Assessment and Attendance to the IPOMO Communications.
- b. The Seshadripuram Educational Trust shall ensure the accuracy and correctness of student and teachers data.
- c. The Seshadripuram Educational Trust shall provide facilities for collecting of payment to the IPOMO Communications.

3. Obligations of IPOMO Communications:



10. Force Majure: if a force majeure situation arises either party shall inform the other in writing of such conditions, the cause there of and likely duration of the delay.

11. Arbitration: Should any dispute arise between the two parties, the matter shall be resolved by arbitration and provisions of Arbitration and Conciliation Act 1996 and the venue of Arbitration be Bangalore.

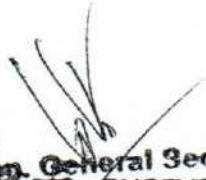
12. For any litigation arising of this agreement will be subject to Bangalore jurisdiction.

In witness whereof the parties have caused this agreement by executed as of the date and year first above written.

For Seshadripuram Educational trust,
Bangalore.

Approved

Authorized Signatory:



Gen. General Secretary
SESHADRIPURAM EDUCATIONAL TRUST
15/10/11, 15/10/11, 15/10/11, 15/10/11, 15/10/11
BANGALORE
Gen. General Secretary

Name: Dr. Wooday P. Krishna

Date: 6/6/2018

For Ipomo Communications India Private
Limited, Bangalore.

Approved



Authorized Signatory:



Name: HARI PRAKASH SHAMBHOG

Date: 06/06/2018

Annexure I

1.1 Pricing

Subscription fee for "Ipomo Campus" solution is Rs 330/student/year (Rupees Three Hundred Thirty only)

The above price is exclusive of all taxes and duties which will be charged extra at actual ruling at the time of billing. Presently, GST @18% is applicable.

1.2 Billing & Payment

- 1st installment of 70% in Aug. 2018 (1st week).
- 2nd & Final installment of balance 30% in November 2018 (1st week) after receiving satisfactory certification by Head of the Institution.

Annexure II

List of institutions covered for the academic year 2018-19

Pre University
Seshadripuram Composite PU College, Yelahanka
Seshadripuram PU (Main) College, Seshadripuram
Seshadripuram Composite PU college, Seshadripuram
Seshadripuram PU college, Kengeri
Seshadripuram Independent PU College, Magadi Road
Seshadripuram PU College, Mysore
Seshadripuram PU College, Tumakuru
Degree (UG)
Seshadripuram Degree College, Seshadripuram
Seshadripuram Commerce College, Magadi Road
Seshadripuram First Grade College, Yelahanka
Seshadripuram Institute of Commerce and Management, Seshadripuram
Seshadripuram Evening Degree College, Seshadripuram
Seshadripuram Academy of Business Studies, Kengeri
Seshadripuram Degree College, Mysore
Seshadripuram Degree College, Tumakuru
Seshadripuram Law College, Seshadripuram





SESHADRIPURAM EDUCATIONAL INSTITUTIONS

SESHADRIPURAM EDUCATIONAL TRUST

Dr. Wooday P. Krishna

Hon. General Secretary

SET/AM (Accts)/VAC/540/2018-19

16.05.2018


Sub: Renewal of "A to A" solutions from IPOMO Software to Colleges.

Ref: Proposal of IPOMO letter dated 27.04.2018.

ORDER

Permission is accorded to renew IPOMO Software for SPUC (Main) – B-20, SCPUC– B-20, SIPUC - Magadi Road, SCPUC-Yelahanka, SPUC-Kengeri, SPUC-Mysore, SPUC – Tumkur, SDC – B-20, SEDC – B-20, SICM – B-20, SCC – Magadi Road, SFGC – Yelahanka, SABS – Kengeri, SDC – Mysore, SDC - Tumkur and SLC – B-20 for the Academic Year 2018-19 with the following Terms and Conditions.

1. All the features shown in the proposal letter are to be included.
2. Fee fixed is Rs. 330/- per Students / per year
3. Charges for Mobile Phones and Sim Card are included in this amount
4. MOU may be executed for all PU Colleges, Degree College and Law College.
5. This MOU is for the Academic Year 2018-19.


Hon. General Secretary

To
M/s. IPOMO Communication India Pvt. Ltd.,
793, 1st Floor, 36th A Cross, 18th Main
4th T Block, Jayanagar,
Bangalore – 560 041.

To execute MOU on Rs. 200/-
e-stamped paper.


Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

INVOICE

Ipomo Communications India Private Limited
#793, 1st Floor, 36th A Cross, 18th Main, 4th T Block
Jayanagar, Bangalore, Karnataka, India-560041.

www.ipomo.in

TIN: 29850637853

Phone Number: 080-26640141

Email : contact@ipomo.in

GST Number : 29AABCI9575J1ZW

CIN: U64200KA2008PTC047781

Date: 01/08/2018

Invoice No: 018/2018-19

PAN No: AABCI9575J

SET Order Ref: SET/AM (Accts)/VAC/540/2018-19 Dt. 16/05/2018.

TO : M/S. Seshadripuram College (Aided), #27, Nagappa Street, Seshadripuram,
Bangalore - 560020.

Sl No	Description	Qty	Rate Rs. / student / year	Amount	
				Rs.	Ps.
1	Subscription fee for the academic year 2018-19	2610 Students	330.00	8,61,300	00
	1 st Installment of 70%			6,02,910	00
	SGST @9%			54,262	00
	CGST@9%			54,262	00
TOTAL				7,11,434	00

Amount in words: Rupees Seven Lakhs Eleven Thousand Four Hundred Thirty Four only.

Customer Signature

for Ipomo Communications India Pvt Ltd


Principal
Seshadripuram College
Seshadripuram, Bangalore-560020.



Student strength is correct. Working with Satish Sir.
Veena

INVOICE

Ipomo Communications India Private Limited
 #793, 1st Floor, 36th A Cross, 18th Main, 4th T Block
 Jayanagar, Bangalore, Karnataka, India-560041.

www.ipomo.in

TIN: 29850637853

CIN: U64200KA2008PTC047781

Phone Number: 080-26640141

Date: 01/08/2018

Email : contact@ipomo.in

Invoice No: 018/2018-19

GST Number : 29AABCI9575J1ZW

PAN No: AABCI9575J

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	SGST @9%			54,262	00
	CGST@9%			54,262	00
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Amount in words: Rupees Seven Lakhs Eleven Thousand Four Hundred Thirty Four only.

Customer Signature

for Ipomo Communications India Pvt Ltd



M. Shaukat

Principal

Seshadripuram College
 Seshadripuram, Bangalore-560 020.



INVOICE

Ipomo Communications India Private Limited
#793, 1st Floor, 36th A Cross, 18th Main, 4th T Block
Jayanagar, Bangalore, Karnataka, India-560041.

www.ipomo.in

TIN: 29850637853

CIN: U64200KA2008PTC047781

Phone Number: 080-26640141

Date: 01/08/2018

Email : contact@ipomo.in

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	SGST @9%			54,262	00
	CGST@9%			54,262	00
TOTAL				7,11,434	00

Amount in words: Rupees Seven Lakhs Eleven Thousand Four Hundred Thirty Four only.

Customer Signature

for Ipomo Communications India Pvt Ltd

M. Shaukat
Principal
Seshadripuram College
Seshadripuram, Bangalore-560020



6. Luminous Consulting



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is entered into as of this 9th day of July 2018 between

- a) Seshadripuram College, Post Graduate Department of Commerce and Management (an institution of Seshadripuram Educational Trust) having its registered office at # 27 Nagappa Street, Seshadripuram, Bengaluru - 560020 (hereinafter "COLLEGE"); and
- b) Luminous Consulting LLP, LCLLP (hereinafter "CONSULTANT") having its registered office No.6, Sampurna Building, 23/3, 5th Main, Malleswaram, Bengaluru – 560 003.

1. DEFINITIONS:

- a) "TRAINER" means any person(s) engaged by CONSULTANT to provide the training services under this MOU.
- b) "Confidential Information" means any information in any form that is disclosed to Recipient by or on behalf of Discloser that is not generally known including, without limitation, organizational assets such as but not limited to Course details, Curriculum, Subject Specifications, Syllabus, Pedagogy & Didactics, training contents including all associated activities such as, but not limited to, exercises, games, group discussions, role plays, case studies, video clips, audio clips and theory inputs, trainer's manual, training techniques, data and information relating to the training services provided by CONSULTANT/TRAINER.
- c) "CONSULTANT"- The term CONSULTANT for the purposes of this MOU includes all EMPLOYEES of and/or TRAINERS engaged by CONSULTANT.
- d) "Discloser" means the party disclosing the Confidential Information.
- e) "Recipient" means the party receiving the Confidential Information.
- f) "Personal Data" means any information relating to an identified or identifiable natural person; an identifiable person is the person who can be identified, directly or indirectly, in particular by reference to an identification number or to one or more factors specific to his physical, psychological, mental, economic, cultural or social identity.
- g) "Purpose" means the purpose set forth in Section 2 below.

2. PURPOSE & SCOPE OF SERVICES

- a) The purpose of this MOU is to establish a Consultant-Client relationship between the parties. CONSULTANT agrees to provide training services through one or more of its EMPLOYEES and/or TRAINERS engaged by it, on request by COLLEGE, including but not limited to, the services described in Exhibit A hereto (the "Services").
- b) Whenever COLLEGE requires CONSULTANT to provide any of the Services COLLEGE will issue CONSULTANT a specific **Work Order** which shall define the nature of the Services requested, the period during which the Services are to be provided and the consideration payable to CONSULTANT by COLLEGE.
- c) CONSULTANT will arrange for the services to be provided through one or more TRAINERS or EMPLOYEES who are pre-approved by the COLLEGE.

3. TERM AND TERMINATION

- a) This MOU shall commence on 09th July 2018.
- b) Either party may terminate this MOU, by giving prior written notice of one month to the other party, without having to assign any reason.
- c) Where CONSULTANT chooses to terminate this MOU, the CONSULTANT shall be obliged to complete all assignments awarded by COLLEGE, up to the date of termination, before the notice of termination shall become valid.
- d) This MOU may be terminated by COLLEGE upon seven (7) days' prior written notice to CONSULTANT if consultant is in material breach of this MOU; provided, however, that if such breach is capable of being cured, this MOU shall not terminate if CONSULTANT cures such breach within seven (7) days or such extended time agreed between both parties of receiving such notice. In the event of termination, COLLEGE shall promptly pay CONSULTANT any fees earned but unpaid before termination. This shall be COLLEGE's sole and exclusive liability towards the CONSULTANT and CONSULTANT's sole and exclusive remedy towards COLLEGE, upon such termination.
- e) Neither party shall be entitled to claim any amount as termination compensation on any account whatsoever from the party terminating this MOU under this provision

4. OWNERSHIP

- a) CONSULTANT hereby confirms that COLLEGE is the exclusive owner of all rights, title and interest including without limitation, all copyrights, and other intellectual property rights in all the Confidential Information and other material provided to CONSULTANT to render the training services to COLLEGE.
- b) CONSULTANT further confirms that the said Confidential Information and other training material will not be used or shared in any form with any third parties.

5. CONSIDERATION

- a) In consideration for the performance of the Services, COLLEGE shall pay CONSULTANT the fees specified in the individual Work Orders from time to time. For this purpose, CONSULTANT shall raise an Invoice at the end of the program for the Services rendered including other statutory levies as are applicable from time to time. When classes are cancelled or have to be rescheduled for any reason whatsoever, COLLEGE and CONSULTANT will, by mutual acceptance, reschedule the classes to a later date.
- b) Where CONSULTANT is required by COLLEGE to procure any materials or incur any other expenses for providing the Services under this MOU then, provided COLLEGE has approved such expenses prior to being incurred, in addition to the Consideration set forth above actual, reasonable expenses incurred by CONSULTANT will be reimbursed to CONSULTANT. Such payment of or reimbursement for expenses shall be subject to the CONSULTANT keeping proper accounts and furnishing to COLLEGE within 30 days after the date the expenses incurred, all applicable statements, vouchers and other evidence of all expenses.

6. RELATIONSHIP OF THE PARTIES

- a. The relationship of COLLEGE and CONSULTANT is that of independent contractors and neither COLLEGE nor CONSULTANT is or shall represent itself as an employee of, agent for, or partner or joint venture with the other.
- b. CONSULTANT shall be responsible to comply with all applicable labour and other laws with respect to their employees and TRAINER(S) engaged by them.

- c. CONSULTANT hereby confirms that it shall take all necessary actions to ensure that the obligations of CONSULTANT shall apply, with the same force, to its EMPLOYEES and/or TRAINERS who are deputed to COLLEGE to perform the Services under this MOU. For this purpose, the CONSULTANT shall obtain undertakings, in writing, from each of its EMPLOYEES and/or TRAINERS whom it engages confirming that they will comply with the terms and conditions of this MOU when performing the Services under this MOU.
- d. During the term, CONSULTANT and its employees and TRAINERS engaged by CONSULTANT shall comply with all rules, procedures and standards promulgated from time to time by COLLEGE with regard to:
 - personal conduct, access to and use of COLLEGE's property, equipment and facilities; and
 - safety and security practices while on COLLEGE premises.

7. CONFIDENTIAL INFORMATION

- a) Where a Party receives confidential information from the Other party the Recipient may disclose the Confidential Information only to its concerned employees, officers, directors, consultants, sales representatives, distributors, subcontractors, contract employees and Affiliates who are required to have the Confidential Information to achieve the purpose of this MOU and who are legally bound, in writing, to recipient to maintain and use the Confidential Information only for the intended Purpose.
- b) The Recipient will not
 - i. disclose Confidential Information to any other person without the prior written consent of the Discloser or,
 - ii. decompile, disassemble, decode, reproduce, redesign or reverse engineer any samples or computer software containing Confidential Information or any part thereof provided to Recipient.
- c) Recipient may make a limited number of copies of any documents containing Confidential information as necessary to achieve the purpose intended under this MOU. Recipient will protect Confidential Information using the same degree of care but no less than reasonable care as it uses to protect its own Confidential Information.

8. CONSULTANT'S REPRESENTATIONS

- a) CONSULTANT warrants that the Services will be provided in a professional manner consistent with industry standards.
- b) CONSULTANT warrants that it shall obtain, in writing, from each of its TRAINERS and EMPLOYEES who are engaged to perform the Services requested by COLLEGE under this MOU their consent to comply with CONSULTANT's obligations with respect to Confidential Information.
- c) CONSULTANT warrants that the performance of the Services or of any term of this MOU will not breach any MOU or understanding that CONSULTANT has with any other person or entity and that there is no other contract or duty now in existence inconsistent with the terms of this MOU.
- d) In performing the Services, CONSULTANT will not use any confidential or proprietary information of any other person or entity or infringe the intellectual property rights (including, without limitation, patent, copyright, trademark or trade secret rights) of any other person or entity nor will CONSULTANT disclose to COLLEGE, or bring onto

COLLEGE's premises, or induce COLLEGE to use any confidential information of any person or entity other than that of COLLEGE or CONSULTANT.

- e) CONSULTANT, in the course of performing the Services, will abide by all applicable laws and COLLEGE's internal rules and processes which are generally made available to the like persons in any form including without limitation, through intranet, common emails, notices and general communications.

9. GENERAL TERMS

a. Indemnity:

CONSULTANT agrees to indemnify and hold COLLEGE harmless from any liabilities, claims or demands (including the costs, expenses and reasonable attorney's fees on account thereof) arising out of or resulting, directly or indirectly, from

- i. CONSULTANT's gross negligence or willful breach of Sections 4, 6, 7 and 8 above;
- ii. infringement by CONSULTANT's performance of the Services of any third party intellectual property rights; or
- iii. gross negligence, carelessness, fraud, misbehavior, criminal act, willful misconduct, or any other actions or omissions on the part of CONSULTANT.

COLLEGE will indemnify and hold CONSULTANT harmless against all liabilities, claims or demands (including the costs, expenses and reasonable attorney's fees on account thereof) arising or resulting from COLLEGE's gross negligence or willful misconduct towards CONSULTANT. The provisions of this Section shall survive until termination of this MOU

b. Remedies:

Both Parties agree that monetary damages alone would not adequately compensate either Party in the event of a breach by the Other Party and accordingly agree that in addition to all remedies available to either Party, at law, in equity or otherwise the aggrieved party shall be entitled to injunctive relief for the enforcement hereof. All rights and remedies hereunder are cumulative and are in addition to and not exclusive of any other rights and remedies available, at law, in equity, by MOU or otherwise.

c. Notices:

All letters, notices or other documents/communications required under this MOU to be served by either party on the other shall be deemed to have been effectually served, if sent by fax or by post or email to the address mentioned hereinabove.

d. Uncontrollable Circumstances:

If the performance of any part of this MOU by either party is prevented or delayed by acts of civil or military authority, flood, fire, epidemic, pandemic, war or riot, or other acts beyond the reasonable control of either party, the party affected shall be excused from such performance only during the continuance of any such event provided however that if such delay in performance extends for more than 30 days, the other party, at its discretion, upon giving written notice, may terminate this MOU.

e. Non-Solicitation of Personnel:

During the course of the performance of Services under this MOU and for a period of three years following its expiry or termination thereafter, neither COLLEGE or CONSULTANT shall solicit, the employment of, employ, or contract with, directly or

indirectly, any current or former employee/consultant/trainer of the concerned party with whom the other party had contact under this MOU.

f. Return of Property and set-off rights:

At the end of the term of this MOU or at any other time upon request of COLLEGE, the CONSULTANT shall return promptly to COLLEGE all the property (tangible or intangible) belonging to COLLEGE. COLLEGE may set-off a reasonable amount being the value of such property, which has not been returned by CONSULTANT to COLLEGE, from the fees payable to CONSULTANT.

g. Jurisdiction:

All disputes arising out of and related to this MOU shall be subject to settlement in courts only within the jurisdiction of Bangalore, India.

h. Entire MOU:

This MOU and Exhibits sets forth the entire understanding between the parties and supersedes all previous MOUs and understandings between the parties, whether oral or written, relating to the subject matter of this MOU. No modification or change shall be binding upon the parties unless such modification or change is in writing and duly signed by both parties. Failure by either Party to insist upon strict compliance with any of the terms or conditions hereof shall not be deemed a waiver of such terms or conditions.

i. Custody of the MOUs: The Original of this MOU is in the custody of the COLLEGE and a copy of the same is in the custody of the CONSULTANT.

In witness of the MOUs and promises set forth herein above, the parties hereto have executed this MOU on the dates set forth below.

Seshadripuram College
Post Graduate Department of Commerce and Management

Luminous Consulting LLP

Anuradha Roy

Name: Dr. Anuradha Roy
Designation: Principal

Anuradha Roy
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 088

Bhargavi V.R.

Dr. Bhargavi V.R.
Director, P.G. Dept.



Mr. K. Ananthapadmanabhan
Designated Partner

7. Quant Masters Training Services

Quant Masters Training Services

Rajkumar Road, Rajajinagar, Bengaluru-560021

Mob: 97315-958-48

Mail Id: quantmastersofficial@gmail.com



MEMORANDUM OF UNDERSTANDING (MoU)

Between

Quant Masters Training Services

And

Seshadripuram Educational Trust

SESHADRIPURAM COLLEGE

POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT

27, Nagappa Street Seshadripuram Bengaluru- 560020

(Permanently Affiliated to Bengaluru Central University)

NAAC Accredited 'A'

www.pg.spmcollege.ac.in

I. PURPOSE AND SCOPE

Quant Masters Training Services is devoted to provide result-oriented training by simplifying the concepts and emphasizing on Competitive examination-oriented topics. We at Quant Masters believe to engage ourselves closely with the aspirants and teach them both the micro view and the macro view of the subjects. We provide quality training for Cognitive Skills needed to crack major competitive examinations which include Banking, Defense, Railway and SSC sector.

With respect to Cognitive Skills training, We Provide

1. Complete training solution to students by providing Virtual/Offline interactive training on all modules needed to crack competitive exams
2. Provide chapter-wise assessments and practice to help students monitor their progress.
3. Full length mock papers and company specific papers to help understand and work on the requirement of Industry Standards.
3. Quant Masters App access to help students watch video series for practice and revision purpose till they ace with perfection.
4. Access to placement and government exam portal to help student's identity and

apply for various opportunities in the industry.

This Memorandum of Understanding (the "MoU") is made and entered on 5th June 2018 till 4th June 2019 and valid for one year (the "Effective Date") by and between:

Seshadripuram College
Post Graduate Department of Commerce and Management
And
Quant Masters Training Services

Hereinafter the College and Quant Masters shall individually be referred to as a "Party" and collectively as "the Parties".

I. RECITALS:

- A. WHEREAS, the College is in the field of providing postgraduate education. WHEREAS, Quant Masters has expertise in providing training for Campus Placements and all major competitive exams.
- B. WHEREAS the College desires to engage Quant Masters to provide Cognitive Skills training and guidance to other competitive exams, and Quant Masters is willing to provide such services to the College through Online/Offline training as per college requirement and feasibility.

NOW, THEREFORE, the Parties hereby agree as follows:

The purpose of this MOU is to clearly identify the roles and responsibilities of each party as they relate to, provide Cognitive Skill training and guidance to other competitive examinations to the students of Seshadripuram College through Offline/ Online virtual training.

II. RESPONSIBILITIES OF QUANT MASTERS UNDER THIS MoU

The company shall undertake the following activities:

1. Provide Cognitive Skills Training, Assessments, Certificates and guidance to other competitive exams (Banking, SSC, Defense) for students of Seshadripuram College through Online / Offline training as per the college requirement and feasibility.
2. Commit to conduct 56 hours of offline training sessions for final year P G students.
3. Commit to complete the entire syllabus as agreed upon for the batch.
4. Update the records maintained at the college regarding coverage of the syllabus for every training session conducted.

III. RESPONSIBILITIES OF THE COLLEGE UNDER THIS MOU

The College shall undertake the following activities:

1. Provide infrastructure support to the training institute to deliver the coaching.

2. Take the responsibility of admission process and collection of the course fee.
3. Maintain a proper database of the students enrolled for the above-mentioned course, and such database shall be made available for Quant Masters when requested by the latter.

IV. IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

1. The MOU may be modified from time to time by mutual agreement of the Parties and is valid for one year.
2. The MOU may be terminated by mutual agreement or by either of the parties by providing a written notice within 1 month of the completion of the on-going programs. However, termination of the MOU will not, in any manner, impact the responsibilities of both the parties towards the conduct of the courses already in progress at the time of termination notice and such a notice will come into effect only after culmination of such program (s).
3. During the tenure of the MOU, the parties will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

V. FUNDING AND FEES

The Parties to the contract have mutually agreed to fix the training fee every year based on discussion.

The COLLEGE shall pay *Quant Masters Training Services* 50% of the course fee which is collected from the students who join the course, beginning of the course within a period of a week's time, as the same is required to arrange faculty resources, material, etc. for the smooth conduct of the course and the remaining 50% of the course fee to be paid after the completion of the course.

- a. The above-mentioned remuneration is exclusive of all applicable taxes.
- b. Admission of the student can be terminated within the 3rd hour of the coaching and before receiving the materials.

VI. RESOLUTION OF DISPUTES

The Parties hereby agree that any disputes arising out of or in connection with this MOU shall be handled within the jurisdiction of the courts of Bengaluru.

VII. EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signatures of the authorized officials of the Parties. It shall be enforced from 5th June 2018 till 4th June 2019.

Signatures and dates

For Quant Masters Training Services



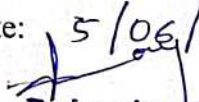
Name: Himanshu Sharma

Date: 5th June 2018

For Seshadripuram College

Name: Dr. ANURADHA ROY

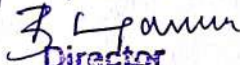
Date: 5/06/2018


Principal

Seshadripuram College
Seshadripuram, Bangalore-560 020.

Name: Dr. BHARGAVI V.R.

Date: 5/06/2018


Director

P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bengaluru-560 020.

8. Indian Foundation for Global Peace Education (IFGPE)



MEMORANDUM OF UNDERSTANDING (MoU)
between

INDIAN FOUNDATION FOR GLOBAL PEACE EDUCATION
No.18, 4th 'A' Main, Obalappa Garden, KR road Bengaluru
Karnataka -560070
www.ifgpe.org

and

Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT
27 Nagappa Street Seshadripuram Bengaluru- 560020
Permanently Affiliated to Bengaluru Central University
NAAC Accredited 'A'
www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is made and entered into on the 30th day of August 2018 between Seshadripuram College, Post Graduate Department of Commerce and Management, a unit of Seshadripuram Educational Trust, led by Dr. Wooday P. Krishna, Honorary General Secretary and represented by Dr. Anuradha Roy, Principal and Dr. Bhargavi V.R., Director, having its principle office at No. 27 Nagappa Street, Seshadripuram, Bengaluru 560020, Karnataka, India, HEREINAFTER referred to as "SCPG" (which expression shall wherever the context so admits collectively include its successors and assignees), of the First Part;

AND

Indian Foundation for Global Peace Education No. 18 4th A Main, Obalappa Gardens, KR road Bengaluru Karnataka - 560070 led by Dr. C.N.N. Raju Executive President, HEREINAFTER referred to as "IFGPE" (which expression shall wherever the context so admits include its successors and assignees), of the Second Part.

A. WHEREAS SCPG is one of India's best colleges in Commerce education and was established in the year 1973 under the aegis of Seshadripuram Educational Trust. Seshadripuram Educational Trust was established in 1930 with 88 years of Academic excellence which offers education from Nursery to Doctoral programmes. The trust manages a total of 34 institutions with over 22,000 students and 1,400 plus employees, located at Bengaluru, Mysuru, Tumakuru and Mandya. SCPG is affiliated to Bengaluru

Central University. SCPG has a Rotaract Club of Seshadripuram College with the objective of developing socially productive citizens;

B. WHEREAS IFGPE was established in 1995, as a not for profit organization with one of its main objective being the promotion of international understanding through youth exchange programs. Since then, it has been actively involved in various programs for the youth like seminars, training, adventure camps, educational tours etc.

The Youth Exchange programs provide young people an immersive experience in a different country with different cultures. This provides very valuable learning in the era of globalization and prepares them to become Global Citizens. IFGPE has organized exchange programs for youth to USA, Canada, Germany, and Sri Lanka.

C. WHEREAS both parties agree and accept to work for the cause of Holistic development of students and faculty; and

D. WHEREAS SCPG and IFGPE have, in this regard, arrived at an understanding in terms of which it is agreed that in consideration of mutual promises, to undertake overall development of students and exchange of information, confidential or otherwise, for a specified tenure and the parties deem it desirable and expedient to reduce the terms and conditions of their arrangement into writing and have the same duly evidenced by way of this MoU.

NOW, THIS MoU WITNESSES AS FOLLOWS:

1. SCOPE AND PURPOSE: The parties hereby understand and agree that the purpose of this arrangement is to organize and execute programs related to holistic development of youth.

Objective: The primary objective is to engage stakeholders in diverse projects creating measurable (where feasible) and meaningful impact on the society and youth empowerment. Each activity to have its own derived objectives, implications and key performance indicators ("KPI") those will be mutually determined and agreed upon prior to execution of any project;

2. RESPONSIBILITIES OF SCPG: Agrees to perform and provide the following:
 - a. Active participation of students at all levels and SCPG as a whole; and
 - b. Encouragement and promotion of student involvement.

3. RESPONSIBILITIES OF IFGPE:

Agrees to perform and provide the following:

- a. Facilitation of programs with SCPG students;
 - b. Help in the holistic development of SCPG students;
 - c. Imbibe social responsibilities with SCPG students; and
 - d. Provision of participation certificate to SCPG students either quarterly, half yearly or annually, as appropriate;
4. **FINANCIAL ARRANGEMENTS:** Any financial requirements will be discussed and mutually agreed upon, as and when the need arises for any specific project and/or program. IFGPE is responsible to provide a detailed budget to SCPG for review and approval prior to project(s) requiring financial involvement;
5. **TENURE AND TERMINATION:** This MoU shall become effective from the date of its execution by both Parties and this MoU shall be valid for a period of one year till 29th August, 2019. If any of the parties want to terminate the MoU, may do so by giving a 30-day notice.
6. **KEY PERSONNEL:** It is hereby agreed that key personnel for monitoring and implementing the activities under this MoU is Dr. Bhargavi V.R., Director, Post Graduate Department of Commerce and Management and Mr. S.K. Mehta Executive Director, IFGPE. The said Key Personnel shall be responsible for implementing this MoU and also to ensure that all the provision and requirements of this MoU are adhered to, as appropriate;
7. **INTELLECTUAL PROPERTY:** ~~It is the~~ responsibility of both Parties to protect any Intellectual Property Rights (IPR) that may result from activities performed under this MoU.

8. **CONFIDENTIALITY:** Both Parties agree and undertake to keep any verbal or written confidential matters to be treated as such and not to disclose the existence and contents of this MoU. Each Party (the "Receiving Party") agrees and undertakes that it shall keep confidential matters as such and not to disclose any or all information in relation to this MoU (the "Information") received from the other Party (the "Disclosing Party"). The Receiving Party shall ensure that its relevant employees, agents, assignees, and any other person to whom the information is disclosed are aware of the confidentiality of the information and the provisions of this clause. Any breach by its employee, agent, assignees or such other person will constitute a breach by the Receiving Party. However, the provisions of this clause shall have no effect in respect of information required to be disclosed pursuant to any relevant law, regulation or court order issued by a court of competent jurisdiction in Karnataka, India;

9. **FORCE MAJEURE :** Both Parties shall not be held responsible for non-fulfillment of their respective obligations in successful completion of the requirement under this MoU due to the exigency of one or more of the force majeure events such as, including but not limited to, acts of God, War, Flood, Earthquakes, Strikes not confined to the premises of the party, Lockouts beyond the control of the party claiming force majeure, Epidemics, Riots, Civil Commotions etc., and beyond the reasonable control of and not brought about at the instance of the Party claiming to be affected by such event and which has caused the non-performance or delay in performance, provided on the occurrence and cessation of any such event the Party affected thereby shall give a notice, in writing, to the other Party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six (6) months, the Parties shall jointly agree upon the future course of action of the MoU;

10. **SEVERABILITY:** If any provision of this MoU will be found by a court of competent jurisdiction in Karnataka, India to be void, invalid or unenforceable, the same will be reformed to comply with applicable law or stricken if not conformable, so as not to affect the validity or enforceability of this MoU;

11. **AMENDMENTS TO THE MoU:** No amendment or modification of this MoU shall be valid unless the same is made, in writing, and agreed upon by all Parties or their authorized representatives specifically stating the same to be an amendment of this MoU. The modifications and/or changes shall be effective from the date on which they are made and fully executed, unless otherwise mutually agreed upon terms and conditions;

12. ASSIGNMENTS: The rights and/or liabilities arising to any Party under this MoU shall not be assigned except with the written consent of all the other Party and subject to such terms and conditions as may be mutually agreed upon between the involved Parties;

13. NOTICES AND JURISDICTION: All notices and other communications required to be served on a Party including for violation of the terms of this MoU shall be considered to be duly served if the same shall have been delivered by hand or posted by registered mail to the undersigned personnel of the respective Party, at its address mentioned above;

14. NON-COMPETITION: Parties hereby agree not to compete with the other Party by using any of the other Party's intellectual property and/or confidential information, whether the MoU exists or not;

15. NO JOINT VENTURE: Nothing contained in this MoU will be construed as creating a joint venture, agency, partnership or employment relationship between the parties hereto, nor will either Party have the right, power or authority to create any obligation or duty, express or implied, on behalf of any other Party;

16. ARBITRATION: In the event of any dispute or difference between the Parties hereto upon or in relation to or in connection with this MoU, such dispute or disagreement shall be resolved amicably by mutual consultation. If such resolution is not possible, then, the unresolved dispute or disagreement shall be referred to arbitration. The Arbitration and Conciliation Act, 1996 (No. 26 of 1996) shall be applicable to the arbitration under this clause. If such Arbitration fails, both Parties have the right to appeal to the judiciary court in Karnataka, India.

17. PUBLICATION: No public announcement of the contents of this MoU and the outcome of various activities under this MoU shall be made by any of the Party, except with the prior written approval of the other Party, unless such Party is required to make a disclosure to comply with the statutory requirements of law. If required to be made, the text of the public announcement shall be mutually agreed upon between the Parties. The Parties agree to act towards each other with the utmost good faith and trust. Any publication in journals, presentation in seminars in respect of the outcome of activities under this MoU is prohibited until such full and complete publication and/or presentation is first reviewed by both the Parties;


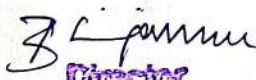
18. INDEMNIFICATION: The Parties agree to indemnify and hold harmless each other, its directors, officers, employees, and agents, successors and assignees, from all damages, costs, expenses and liabilities, including reasonable legal costs and disbursements,

sustained and arising in connection with the breach of performance of the respective obligations and duties of the Parties under this MoU; and

19. GOVERNING LAW: This MoU shall be governed and interpreted in accordance with the laws of India.

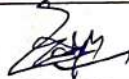

IN WITNESS WHEREOF the parties hereto through its duly authorized representatives have signed this MoU on the day, month and year mentioned herein before.

For and on behalf of Seshadripuram College, Post Graduate Department of Commerce and Management:

Signature:	Signature:
Name: Dr. Anuradha Roy	Name: Dr. Bhargavi V.R.
Designation: Principal	Designation: Director
Seal  Principal Seshadripuram College Seshadripuram, Bangalore-560 020.	Seal  Director P.G. Dept. of Commerce and Management Seshadripuram College, Seshadripuram, Bangalore-560 020.

For and on behalf of Indian Foundation for Global Peace Education (IFGPE)

Witnesses:

Signature: 	Signature: 
Name: Dr. C N N Raju	Name: S. K. Mehta
Designation: Executive President	Designation: Executive Director



Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
Affiliated to Bengaluru City University
NAAC Accredited 'A' grade in 3rd Cycle

27, Nagappa Street, Seshadripuram College, Bangalore-560020

Ph: 080-22955354

principalspmcollege@gmail.com

www.pg.spmcollege.ac.in

Functional MoUs of the Academic Year 2019-2020

Sl No	Name of the MoU/linkage
Professional Bodies MoUs	
1	Milestone Charitable Trust
2	Glisten Project Solutions PVT LTD
3	Glovish Technologies
4	Glovish Technologies
5	Fidelity National Financial (FNF) India Private Limited
6	Quant Master Training Services
7	Luminous Consulting LLP
Community Connect MoU	
8	Indian Foundation for Global Peace Education (IFGPE)

1. Milestone Charitable Trust

MILESTONE

Triveni Road ,Yeshwanthpur,Bangalore 560054
9148451309 , 6360865278

milestonebengaluru@gmail.com
www.milestoneforindia.com



MEMORANDUM OF UNDERSTANDING (MOU)

Between

Milestone Charitable trust

And

Seshadripuram College

I. PURPOSE AND SCOPE

This Memorandum of Understanding (the "MOU") is made and entered on 11th of October, 2018(the "Effective Date") by and between:

Seshadripuram College, No 27, Nagappa Street, Seshadripuram,

Bengaluru-560 020

And

Milestone Charitable Trust, with its principal, place of business located at, 1stFloor, #753 5thCross Triveni road, Yeshwanthapura, Bengaluru- 560054, (hereinafter referred to as "the Coaching Institute").

Hereinafter the College and the Coaching institute shall individually be referred to as a "Party" and collectively as "the Parties".

RECITALS:

A WHEREAS, the College is in the field of providing undergraduate and postgraduate education;

B WHEREAS, the Coaching institute has expertise in the area of providing Competitive examinations coaching for government service;

C WHEREAS, the College desires to engage the Coaching institute to provide competitive examination coaching for government service to its students in

MILESTONE CHARITABLE TRUST, #753, 5TH CROSS, TRIVENI ROAD DIWANARAPALYA BANGALORE 560054

Principal

Seshadripuram College
Seshadripuram, Bangalore-560 020



area of Coaching institute's expertise and the Coaching institute is willing to provide such services to the College;

NOW, THEREFORE, the Parties hereby agree as follows:

1. The purpose of this MOU is to clearly identify the roles and responsibilities of each party as they relate to in particular, providing coaching for competitive examinations for government service to the students of the college.
2. Using the premises and the facilities of the college to provide the coaching.

II. RESPONSIBILITIES OF THE COACHING INSTITUTE UNDER THIS MOU

The Coaching institute shall undertake the following activities:

1. Provide quality competitive examination coaching for government service to the students of the college.
2. Commit to conduct 72 hours of classes
3. Commit to complete the entire syllabus as agreed upon for the batch.
4. Update the records maintained at the college regarding coverage of the syllabus for every training session conducted.

III. RESPONSIBILITIES OF THE COLLEGE UNDER THIS MOU

The College shall undertake the following activities:

1. Provide infrastructure support to the training institute to deliver the coaching.
2. Take the responsibility of admission process and collection of the course fee.
3. Maintain a proper database of the students enrolled for the above mentioned course, and such database shall be made available for the COACHING INSTITUTE when requested by the latter.
4. Maintain the classroom decorum and provide proper environment to conduct training sessions
5. Commit to get minimum registration of 40 students for the said course.

IV. IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

1. The MOU may be modified from time to time by mutual agreement of the Parties.
2. The MOU may be terminated by mutual agreement or by either of the parties by providing a written notice within 1 month of the completion of the on-going programs. However, termination of the MOU will not, in any manner, impact the responsibilities of both the parties towards the conduct of the courses already in progress at the time of termination notice and such a notice will come into effect only after culmination of such program (s).



During the tenure of the MOU, the parties will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

V. FUNDING AND FEES

The Parties to the contract have mutually agreed for a remuneration of Rs.2000/- (Rupees Two Thousand only) as course fee for each admission of the student to the course:

- a. The COLLEGE shall pay the INSTITUTE the course fee which is collected from the students who join the course, beginning of the course within a period of a week's time, as the same is required to arrange faculty resources, material, etc for the smooth conduct of the course and .
- b. The above mentioned remuneration is inclusive of all applicable taxes.

VI. RESOLUTION OF DISPUTES

The Parties hereby agree that any disputes arising out of or in connection with this MOU shall be handled within the jurisdiction of the courts of Bengaluru.

VII. EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signatures of the authorized officials of the Parties. It shall be in force for a period of 2 years from 11th October 2018 to 11th October 2020.

The Parties indicate agreement with this MOU by their signatures as on the date and year first written above.

Signatures and dates

For Milestone Charitable Trust
For **MILESTONE CHARITABLE TRUST**

Jeevithan

PRESIDENT

Name: JEEVITHAN

Date: 11.10.2018

For Seshadripuram College

Anuradha Roy

Name: DR. ANURADHA ROY

Date: 11.10.2018



Anuradha Roy
Principal

Seshadripuram College
Seshadripuram, Bangalore-560 020.

2. Glisten Project Solutions PVT LTD



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Ph: 080-23569986 info@pg.spmcollege.ac.in www.pg.spmcollege.ac.in
III Semester M.Com Students List A.Y. 2019-2020

Sl.No.	Student Name	Tally with GST
		Score(OUT of 50)
1	Dhanush	43
2	AKSHAY D	41
3	AMRUTH V	45
4	AMRUTHA S	34
5	ANOOSHA H S	40
6	ARPITHA R	27
7	BALAJI BS	44
8	BINDU B	29
9	DEEPTHI K S	29
10	DHANUSH P	43
11	DIVYA N	32
12	G CHETAN KUMAR	40
13	GREESHMA BINDU K G	43
14	GURU RAGHAVENDRA K N	31
15	HARINI BAI S	43
16	HEMANTH KUMAR K	25
17	INDUSHREE G	37
18	ISHRATH ANJUM	50
19	JYOTHI V	33
20	KRISHNAMURTHY	50
21	LATHA R	37
22	MADHAN KUMAR L	27
23	NAMRATHA A	43
24	NANDINI R	47
25	NAYANA A	41
26	NITHYA SHREE M	36
27	NIVEDITHA B	38
28	PALLAVI N	30
29	PREETHA K	26
30	PREM T	42
31	RAMYA S	30
32	S KAVYA	41
33	SAGAR K	43
34	SHARMILA BANU M	26
35	SHIPA R	31
36	SHIVA KUMAR S	48
37	SUMAN S PRASAD	28
38	SUPRIYA N	37
39	SURABHI M SHENAVA	36
40	SUVARNA N	41
41	SWATHI E N	34
42	TANUSHREE K N	40
43	TEJASWINI C	32
44	THEJASWINI O	39
45	VARALAKSHMI A	46
46	VASANTHA J	36
47	VIDYASHREE P NAIK	25
48	VIJAY KUMAR	45
49	VIJAY KUMAR R	45
50	VISHNU P	27

Principal

Seshadripuram College
Seshadripuram, Bangalore-560 020.

Director

P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bangalore-560 020.



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4	AMRUTHA S	34
5	ANOOSHA H S	40
6	ARPITHA R	27
7	BALAJI BS	44
8	BINDU B	29
9	DEEPTHI K S	29
10	DHANUSH P	43
11	DIVYA N	32
12	G CHETAN KUMAR	40
13	GREESHMA BINDU K G	43
14	GURU RAGHAVENDRA K N	31
15	HARINI BAI S	43
16	HEMANTH KUMAR K	25
17	INDUSHREE G	37
18	ISHRATH ANJUM	50
19	JYOTHI V	33
20	KRISHNAMURTHY	50
21	LATHA R	37
22	MADHAN KUMAR L	27
23	NAMRATHA A	43
24	NANDINI R	47
25	NAYANA A	41
26	NITHYA SHREE M	36
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28	PALLAVI N	30
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32	S KAVYA	41
33	SAGAR K	43
34	SHARMILA BANU M	26
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[Signature]
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

[Signature]
Director
P.G. Dept. of Commerce and Management
Seshadripuram College,
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III Semester M.Com.(F.A) Students List A.Y. 2019-2020

Sl.No.	Student Name	Tally with GST
		Score(OUT of 50)
1	AKSHAY KS	47
2	ANVITHA R JAIN	37
3	BHARATH G	27
4	CHETAN K	45
5	CHETHAN GOWDA D R	38
6	DHANUSH M	29
7	DINESH REGMI A	46
8	DIVYASHREE K	32
9	JAYANTH KUMAR A	42
10	KEERTHANA S	48
11	MADHUSHREE BV	39
12	MALOLA SIMHA M S	27
13	MEGHANA R	42
14	MOUNIKA D N	34
15	NANDISH M S	35
16	PAVAN C	46
17	PAWAN KALYAN	37
18	PRABHUDEV M S	26
19	PURUSHOTHAM BG q	27
20	SURABHI P	27
21	SWATHI RAO V G	35
22	VEENA N M	43
23	VIDYASHREE B K	28
24	RAKSHITHA R	48
25	LAKSHMI K	50

Anuradha Ray
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

B. L. Kumar
Director
P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bengaluru-560 020.



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III Semester M.Com.(I.B.) Students List A.Y. 2019-2020

Sl.No.	Student Name	Tally with GST
		Score(OUT of 50)
1	BHUVANESH S	30
2	C ADITHI	35
3	CHANDRESH S	35
4	DEVENDRAPPA A BAILAGANAD	45
5	LALITHA K	36
6	MEGHANA A KUMAR	43
7	NAMRATHA B S	35
8	PRAGATHI K S	33
9	REENA B D	43
10	ROHINI P KASHYAP	46
11	SHAZEEN TAJ	35
12	SNEHA R PATIL	45
13	SRINIDHI M H	45
14	SRINIDHI M H	35
15	VEENA M	32
16	VIVEK R	48
17	YUVARANI V	26
18	Shilpa H.L	50

Anneelha Roy
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

B Lparam
Director
P.G. Dept. of Commerce and Management
Seshadripuram College,
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Sl.No.	Student Name	Basic and Advanced Excel
		Score(Out of 50)
1	Dhanush	42
2	AKSHAY D	26
3	AMRUTH V	47
4	AMRUTHA S	40
5	ANOOSHA H S	38
6	ARPITHA R	25
7	BALAJI BS	31
8	BINDU B	25
9	DEEPTHI K S	49
10	DHANUSH P	33
11	DIVYA N	31
12	G CHETAN KUMAR	32
13	GREESHMA BINDU K G	39
14	GURU RAGHAVENDRA K N	25
15	HARINI BAI S	26
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32	S KAVYA	38
33	SAGAR K	45
34	SHARMILA BANU M	42
35	SHIPA R	42
36	SHIVA KUMAR S	47
37	SUMAN S PRASAD	43
38	SUPRIYA N	30
39	SURABHI M SHENAVA	26
40	SUVARNA N	48
41	SWATHI E N	47
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Principal

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Sl.No.	Student Name	Basic and Advanced Excel
		Score(Out of 50)
1	AKSHAY KS	33
2	ANVITHA R JAIN	31
3	BHARATH G	43
4	CHETAN K	34
5	CHETHAN GOWDA D R	38
6	DHANUSH M	41
7	DINESH REGMI A	42
8	DIVYASHREE K	30
9	JAYANTH KUMAR A	42
10	KEERTHANA S	43
11	MADHUSHREE BV	41
12	MALOLA SIMHA M S	37
13	MEGHANA R	25
14	MOUNIKA D N	26
15	NANDISH M S	37
16	PAVAN C	37
17	PAWAN KALYAN	44
18	PRABHUDEV M S	29
19	PURUSHOTHAM BG q	47
20	SURABHI P	31
21	SWATHI RAO V G	43
22	VEENA N M	26
23	VIDYASHREE B K	34
24	RAKSHITHA R	49
25	LAKSHMI K	48

Anuradha Ray

Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

34 pamm

Director
P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bengaluru-560 020.



Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
Post Graduate Department of Commerce and Management
#27, Nagappa Street, Seshadripuram, Bengaluru - 560020
Affiliated to Bengaluru Central University
NAAC Accredited 'A' grade
Ph: 080-23569986 info@pg.spmcollege.ac.in www.pg.spmcollege.ac.in
III Semester M.Com.(I.B.) Students List A.Y. 2019-2020

Sl.No.	Student Name	Basic and Advanced Excel
		Score(Out of 50)
1	BHUVANESH S	43
2	C ADITHI	41
3	CHANDRESH S	35
4	DEVENDRAPPA A BAILAGANAD	33
5	LALITHA K	37
6	MEGHANA A KUMAR	30
7	NAMRATHA B S	31
8	PRAGATHI K S	42
9	REENA B D	34
10	ROHINI P KASHYAP	39
11	SHAZEEN TAJ	30
12	SNEHA R PATIL	28
13	SRINIDHI M H	29
14	SRINIDHI M H	33
15	VEENA M	36
16	VIVEK R	44
17	YUVARANI V	44
18	Shilpa H.L	48

Anuulha Nuy
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

B L Kumar
Director
P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bengaluru-560 020.

3. Glovish Technologies

Memorandum of Understanding

This Memorandum of Understanding is made at Seshadripuram College on 7th day of September 2019.

BETWEEN

Glovish Technologies a Company incorporated under the Companies Act, 1956, having its Corporate Office #5, 4th cross Subbanna garden main road Behind shani mahatma temple,,Subbannagarden,Vijayanagara, Bengaluru, Karnataka 560040.

AND

Seshadripuram College, located at Seshadripuram, Bengaluru-20 (Which term shall so far as the context admits be deemed to mean and include its successors and assigns) of the Second Part,
WHEREAS:

1. Glovish Technologies is a Training Partner associated with various corporate for providing training to the students as part of their Project activity.
2. Seshadripuram College is an Educational institution affiliated to Bangalore University. The College offers various Graduate & Post Graduate Courses in BBA, BCA, MBA, MA (Economics), MCOM.
3. Seshadripuram College is willing to enter into a Memorandum of Understanding (MOU) with Glovish Technologies for the skills enhancement initiative through Project development, the technology platform and other face to face initiatives.

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

1. Roles & Responsibilities of the Seshadripuram College :

- a. The College shall be responsible to nominate one person with adequate accountability and responsibility to coordinate the engagement. The person so appointed would act as the single point of contact (SPOC) for the proposed initiative.
- b. The College shall share the details of the students like name, email ID, contact details who are willing to undergo the aforesaid skill enhancement initiative through Project development with Glovish Technologies in the College Letterhead.
- c. To encourage the Students to register for the Program by informing them about the benefits of the program.
- d. To provide all the support services and facilities to **Glovish Technologies** during the conduct of the said Training Program.

2. Roles & Responsibilities of Glovish Technologies :

- a. Materials required will be provided in time.
- b. The modules will be trained by our expert faculties who will be deputed exclusively for **Seshadripuram College**.
- c. Modules training will be mapped with today's Industrial requirements.

3. Other Terms & Conditions:

Following are the other terms and conditions of MOU:

- a. The students enrolled should complete the training as scheduled.
- b. Program Coordinator to be appointed by college

4. Commercials:

- a. Fee collection from students will be the responsibility of college.
- b. Final Settlement of fee will be made by **Seshadripuram College** on last day of course completion
- c. Course Completion Certificate is given by **GLOVISH TECHNOLOGIES**

Anuradha Roy
Principal
Seshadripuram College
Seshadripuram, Bangalore - 560 040

4. Glovish Technologies

Date:- 18-01-2020

To,
 The Principal,
 Seshadripuram College,
 Seshadripuram Bangalore

Memorandum of Understanding

We hereby on 18th of Jan 2020 agree to undertake the responsibility of Add-On Course Training students of 6th Sem BCA on the below mentioned modules.

- Materials (PPT) required for the modules will be our responsibility and will be provided in time.
- These modules will be trained by our expert faculties who will be deputed exclusively for Seshadripuram College – Bangalore.
- Modules for training will be mapped with today's Industrial requirement.
- Modules for training will be mapped with Sun certification
- Software installation for training for students will be our responsibility.
- Fee is inclusive of training and Project Development
- Class will be conducted on time convenient to students and college.
- Classes to commence immediately after the approval from the management.
- Fee collection from students will be the responsibility of college.
- Fee should be Issued to the favor of GLOVISH TECHNOLOGIES
- Totally 102 students have been registered for **Hardware Interface Using Java** Add-On course

Course Content framed under External & Internal BOS

EXTERNAL BOS	INTERNAL BOS
Lohith G Ankith V Hegde	Rajeshwari V Prathima K M

Course Implication :

Sl.No	Course	Duration in hours / Semester
01	Hardware Interface Using Java	60 hrs

For Glovish Technologies LLP


 (Authorized Signatory)



For Seshadripuram College


 (Authorized Signatory)

Principal
 Seshadripuram College
 Seshadripuram, Bangalore-560 020. **Principal**
 Seshadripuram College
 Seshadripuram, Bangalore-560 020

June 2017-2020 (EVEN SEM)
Subject: - Hardware Interface using Java
Technology

VISH TECHNOLOGIES
global venturing...
ENGINEERING SERVICES



To,
The Principal,
Sheshadripuram College
Sheshadripuram, Bengaluru 560074

Date: 20/01/2020

SUB: Proposal to conduct Hardware Interface using Java Technology course to your college students.

GLOVISH Technologies was established in the year 2012 by a group of energetic and experienced professionals, GLOVISH Technologies is headquartered in Bangalore, India.

We envisage GLOVISH as a platform to cater

1. Robust software solution & hosting requirements of corporate from across domains
2. Train and evaluate the interns with extensive training programs on technologies like VLSI, Embedded System, ARM, C, C++, JAVA, VB and ASP.net, Oracle.
3. Sharpen the professional acumen in students and interns to prepare them for the challenging corporate world ahead in the career.
4. Assist and guide students in meeting their career objectives in IT field.

Our Proposal

We know that the basic education and degree alone is not enough for students to get employment, they also need to have knowledge and hands on experience on the technologies in use and demand.

To overcome the above problem we would like to propose CORE and Advanced JAVA course for your BCA students which will be trained as per the industrial standard, the same will be certified by our company Glovish Technologies.

Our goal for service is 'Excellence to last long and quality of the trainings and projects'

Advantage to Students

- Training will be conducted at college campus.
- Training on IDE tools used by corporate industries.
- Individual attention for every student.
- Training on corporate industry standards will help the students to crack the interview.
- After completion of course students will be ready to take GLOVISH Certification.

College to Provide

- Computer lab with minimum 30 systems and class room space for minimum 50 sittings.
- Tables and chairs.
- Batch Scheduling in coordination with our faculty.
- Fees collection from students.

**5. Fidelity National
Financial (FNF) India
Private Limited**

to as "FNF India" which expression shall unless it be repugnant to the context be deemed to include its successors and assigns) of ONE PART; AND

SESHADRIPURAM MAIN DEGREE COLLEGE, affiliated to Bangalore University, represented by its Principal Dr Anuradha Roy situated at No 27 Nagappa Street, Seshadripuram, Bangalore -560020 (Hereinafter referred to as "College" which expression shall unless it be repugnant to the context be deemed to include its successors and assigns) of the SECOND PART.

(FNF India and the College shall hereinafter collectively be referred to as "parties")

The Parties to this Memorandum of Understanding (MOU) agree to the following:

1. PURPOSE

FNF India has an interest in recruiting good candidates to further its business interests and the College has an interest to secure employment for its students. Therefore the Parties hereto have agreed to work together towards achieving their interests in the manner set out hereunder.

2. METHODOLOGY

- i) FNF India has already conducted a round of interview in the college and has selected a list of students who will have to undergo training as set out in this MOU. The list of selected candidates are set out in **Annexure A**.
- ii) The College will depute their Faculty/ies whose names are set out in **Annexure B** who will undergo training at the FNF India facility on the nature of business of FNF India and on performance of the jobs that may be assigned to prospective employees and the manner and method of carrying out the said work hereinafter referred to as the "Training" as per the time table set out in **Annexure C**, which may be subject to change on the mutual consent of both parties in writing. The food and accommodation of the faculty will be borne by FNF India. However no remuneration will be paid.
- iii) The Faculty/ies who have undergone the training will in turn have to go back to their respective college and train the students at their respective colleges within a period of _____ days from the date of last day of Training at the FNF India Facility.
- iv) The College shall intimate FNF India in writing of the completion of training of their students mentioned at Annexure A within 7 days of completion of training at their college.
- v) FNF India shall within 15 days of receipt of such communication from the College, have an assessment of the students who have undergone the training within the college campus and the College shall facilitate such assessment by providing necessary infrastructure. The exact date of the assessment shall be communicated by FNF India to the College within 7 days of communication from the college of the completion of the training. It shall be a one day

Anuradha Roy

SESHADRIPURAM MAIN DEGREE COLLEGE
BANGALORE - 560 020.



Anuradha Roy
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.



assessment, the method and procedure of which shall be solely determined by FNF India. FNF India shall be the sole judge to decide the qualification criteria/marks/ attributes etc., and its decision on this matter shall be final. All the students are required to attend the assessment on the slated date, and no claims whatsoever shall be entertained in respect of any student who has failed to attend the assessment on the said date. However, in special and extra-ordinary circumstances, FNF India may consider providing an assessment center for such of those candidates who may have failed to attend the assessment at such place and time as FNF India may determine.

- vi) FNF India shall furnish the results of the selected candidates to the College on the same day as the date of conduct of the Assessment.
- vii) FNF India shall recruit the successful candidates by following its usual recruitment process, such as issue of offer letter etc. The recruited candidate shall also be on probation for such period as per the company Policy of FNF India, and all the HR policies of all other employees of FNF India shall be applicable to the recruited candidates.

3. DURATION OF THE MOU

This MoU will be in effect from _____ to _____ FNF India may terminate the MOU by giving 30 days written notice. The termination can be initiated on the occurrence of any of the following-

4. TRAINING AND COMPLIANCE

The faculty who are deputed to the FNF India facility shall abide by the following rules:

- i) They shall follow all compliance requirement of FNF India, such as wearing the ID cards that may be issued by FNF India.
- ii) That they shall follow movement restrictions to the production floor except upon business requirements relating to the training and in the presence of the trainer only.
- iii) That they shall present themselves on time and adhere to the company's dress code policy while in the FNF India facility.
- iv) That they shall not destroy of cause damage to the property of FNF India.
- v) They shall not copy, store or transmit any information stored or handed out to them from any source from within FNF India, either electronically or otherwise except as permitted by the trainer during the course of the training and as part of the training program.
- vi) That they shall abide by the Anti Sexual Harassment Policy of the company.
- vii) They shall follow any other reasonable directions that may be issued in the interests of their safety and the general compliance requirements of the company.
- viii) Parties agree that if the faculty is found in violation of any of the above conditions, they could be removed from the facility forthwith and also provide FNF India the right to terminate this agreement forthwith.

Anuradha Rao

3



SRM JYAM COLLEGE
BANGALORE - 560 020.



5. **TERMINATION BY FNF INDIA**

- A. FNF India may terminate the MOU by a seven days' written notice in the event of any of the following:
- i) In the event of the trainee deputed by the College, not being able to satisfactorily learn from the training being imparted to him/her.
 - ii) The College not being able to keep to the timelines as mentioned in this MOU.
 - iii) Willful breach of the terms of this MOU

In the event of violation of any of the provisions specified in various clauses of this MOU and Terms of Reference that lead to a conflict which may affect the objectives of the Project, at any time of Agreement period.

FNF India may, terminate this MOU for convenience by giving a notice of not less than thirty (30) days of such termination to the College.

FNF India may terminate this MOU forthwith if the faculty deputed to the FNF India premises has violated any of the conditions set out in clause 4 above.

This MOU along with the Annexures constitutes a valid and binding MOU on both the Parties in accordance with its terms.

6. **CONFIDENTIALITY:** the College will be bound by the Recipient Non-Disclosure Agreement which is appended to this MOU as **Annexure D**. The College shall obtain a similar undertaking from each of the faculty that is deputed for training at FNF India.
7. **HEADINGS:** The paragraph heading contained in this MOU are for the convenience of the Parties and shall not affect the meaning or interpretation of this MOU.
8. **RELATIONSHIP:** Nothing in this MOU shall be construed to make a party a partner, an agent or legal representative of the other for any purpose.
9. **ASSIGNMENT**
- Neither Party shall transfer or assign this MOU, or Rights or obligations arising hereunder, either wholly or in part, to any third party.
10. **SUPERSEDE:** This MOU supersedes any previous MOUs between FNF India and the College.

Suresh Kumar Roy

Principal
SESHADRIPURAM COLLEGE
BANGALORE - 560 020.





11. **AMENDMENTS:** No modification or amendment of this MOU and no waiver of any of the terms or conditions hereof shall be valid or binding unless made in writing and duly signed and executed by the Parties.
12. **ENTIRE MOU:** This MOU contains the entire MOU between the Parties. It may not be altered or amended except in writing, signed by the party against whom such alteration is sought to be enforced.
13. **SIGNED IN DUPLICATE**


This MOU is executed in duplicate with each copy being an official version of the Agreement and having equal legal validity. By signing below the parties, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date first above written.

FNF INDIA PRIVATE LIMITED

SESHADRIPURAM MAIN DEGREE COLLEGE

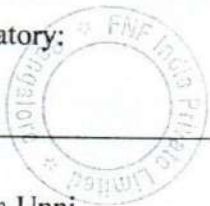
Authorized Signatory:



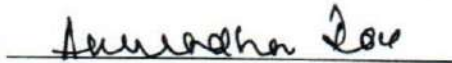
Name: P. Nishan Unni

Title: Legal Counsel

Date: 14/11/19



Authorized Signatory



Name: Dr. Anuradha Roy

Title: Principal

Date:

Principal
SESHADRIPURAM COLLEGE
BANGALORE - 560 020.


Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

6. Quant Master Training Services

Quant Masters Training Services

Rajkumar Road, Rajajinagar, Bengaluru-560021

Mob: 97315-958-48

Mail Id: quantmastersofficial@gmail.com



MEMORANDUM OF UNDERSTANDING (MoU)

Between

Quant Masters Training Services

And

Seshadripuram Educational Trust

SESHADRIPURAM COLLEGE

POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT

27, Nagappa Street Seshadripuram Bengaluru- 560020

(Permanently Affiliated to Bengaluru Central University)

NAAC Accredited 'A'

www.pg.spmcollege.ac.in

I. PURPOSE AND SCOPE

Quant Masters Training Services is devoted to provide result-oriented training by simplifying the concepts and emphasizing on Competitive examination-oriented topics. We at Quant Masters believe to engage ourselves closely with the aspirants and teach them both the micro view and the macro view of the subjects. We provide quality training for Cognitive Skills needed to crack major competitive examinations which include Banking, Defense, Railway and SSC sector.

With respect to Cognitive Skills training, We Provide

1. Complete training solution to students by providing Virtual/Offline interactive training on all modules needed to crack competitive exams
2. Provide chapter-wise assessments and practice to help students monitor their progress.
3. Full length mock papers and company specific papers to help understand and work on the requirement of Industry Standards.
3. Quant Masters App access to help students watch video series for practice and revision purpose till they ace with perfection.
4. Access to placement and government exam portal to help student's identity and

apply for various opportunities in the industry.

This Memorandum of Understanding (the "MoU") is made and entered on 8th June 2019 till 7th June 2020 and valid for one year (the "Effective Date") by and between:

Seshadripuram College
Post Graduate Department of Commerce and Management
And
Quant Masters Training Services

Hereinafter the College and Quant Masters shall individually be referred to as a "Party" and collectively as "the Parties".

I. RECITALS:

- A. WHEREAS, the College is in the field of providing postgraduate education. WHEREAS, Quant Masters has expertise in providing training for Campus Placements and all major competitive exams.
- B. WHEREAS the College desires to engage Quant Masters to provide Cognitive Skills training and guidance to other competitive exams, and Quant Masters is willing to provide such services to the College through Online/Offline training as per college requirement and feasibility.

NOW, THEREFORE, the Parties hereby agree as follows:

The purpose of this MOU is to clearly identify the roles and responsibilities of each party as they relate to, provide Cognitive Skill training and guidance to other competitive examinations to the students of Seshadripuram College through Offline/ Online virtual training.

II. RESPONSIBILITIES OF QUANT MASTERS UNDER THIS MoU

The company shall undertake the following activities:

1. Provide Cognitive Skills Training, Assessments, Certificates and guidance to other competitive exams (Banking, SSC, Defense) for students of Seshadripuram College through Online / Offline training as per the college requirement and feasibility.
2. Commit to conduct 56 hours of offline training sessions for final year P G students.
3. Commit to complete the entire syllabus as agreed upon for the batch.
4. Update the records maintained at the college regarding coverage of the syllabus for every training session conducted.

III. RESPONSIBILITIES OF THE COLLEGE UNDER THIS MOU

The College shall undertake the following activities:

1. Provide infrastructure support to the training institute to deliver the coaching.
Quant Masters Training Services

Take the responsibility of admission process and collection of the course fee.

3. Maintain a proper database of the students enrolled for the above-mentioned course, and such database shall be made available for Quant Masters when requested by the latter.

IV. IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

1. The MOU may be modified from time to time by mutual agreement of the Parties.
2. The MOU may be terminated by mutual agreement or by either of the parties by providing a written notice within 1 month of the completion of the on-going programs. However, termination of the MOU will not, in any manner, impact the responsibilities of both the parties towards the conduct of the courses already in progress at the time of termination notice and such a notice will come into effect only after culmination of such program (s).

During the tenure of the MOU, the parties will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

V. FUNDING AND FEES

The Parties to the contract have mutually agreed to fix the training fee every year based on discussion.

The COLLEGE shall pay *Quant Masters Training Services* 50% of the course fee which is collected from the students who join the course, beginning of the course within a period of a week's time, as the same is required to arrange faculty resources, material, etc. for the smooth conduct of the course and the remaining 50% of the course fee to be paid after the completion of the course.

- a. The above-mentioned remuneration is exclusive of all applicable taxes.
- b. Admission of the student can be terminated within the 3rd hour of the coaching and before receiving the materials.

VI. RESOLUTION OF DISPUTES

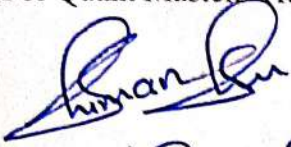
The Parties hereby agree that any disputes arising out of or in connection with this MOU shall be handled within the jurisdiction of the courts of Bengaluru.

VII. EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signatures of the authorized officials of the Parties. It shall be enforced from 8th June 2019 onwards.

Signatures and dates

For Quant Masters Training Services



Name: Himanshu Sharma

Date: 8th June 2019

For Seshadripuram College

Name: DR. ANURADHA ROY

Date: 8/06/2019
Anuradha Roy

Principal

**Seshadripuram College
Seshadripuram, Bangalore-560 020.**

Name: DR. BHARGAVI V.R.

Date: 08/06/2019



Director

**P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bangalore-560 020.**

7. Luminous Consulting LLP



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is entered into as of this 14th of July 2019 between

- a) **Seshadripuram College, Post Graduate Department of Commerce and Management (an institution of Seshadripuram Educational Trust)** having its registered office at # 27 Nagappa Street, Seshadripuram, Bengaluru - 560020 (hereinafter "COLLEGE");
- and
- b) **Luminous Consulting LLP, LCLLP** (hereinafter "CONSULTANT") having its registered office No.6, Sampurna Building, 23/3, 5th Main, Malleswaram, Bengaluru – 560 003.

1. DEFINITIONS:

- a) "TRAINER" means any person(s) engaged by CONSULTANT to provide the training services under this MOU.
- b) "Confidential Information" means any information in any form that is disclosed to Recipient by or on behalf of Discloser that is not generally known including, without limitation, organizational assets such as but not limited to Course details, Curriculum, Subject Specifications, Syllabus, Pedagogy & Didactics, training contents including all associated activities such as, but not limited to, exercises, games, group discussions, role plays, case studies, video clips, audio clips and theory inputs, trainer's manual, training techniques, data and information relating to the training services provided by CONSULTANT/TRAINER.
- c) "CONSULTANT"- The term CONSULTANT for the purposes of this MOU includes all EMPLOYEES of and/or TRAINERS engaged by CONSULTANT.
- d) "Discloser" means the party disclosing the Confidential Information.
- e) "Recipient" means the party receiving the Confidential Information.
- f) "Personal Data" means any information relating to an identified or identifiable natural person; an identifiable person is the person who can be identified, directly or indirectly, in particular by reference to an identification number or to one or more factors specific to his physical, psychological, mental, economic, cultural or social identity.
- g) "Purpose" means the purpose set forth in Section 2 below.

2. PURPOSE & SCOPE OF SERVICES

- a) The purpose of this MOU is to establish a Consultant-Client relationship between the parties. CONSULTANT agrees to provide training services through one or more of its EMPLOYEES and/or TRAINERS engaged by it, on request by COLLEGE, including but not limited to, the services described in **Exhibit A** hereto (the "Services").
- b) Whenever COLLEGE requires CONSULTANT to provide any of the Services COLLEGE will issue CONSULTANT a specific **Work Order** which shall define the nature of the Services requested, the period during which the Services are to be provided and the consideration payable to CONSULTANT by COLLEGE.
- c) CONSULTANT will arrange for the services to be provided through one or more TRAINERS or EMPLOYEES who are pre-approved by the COLLEGE.

3. TERM AND TERMINATION

- a) This MOU shall commence on 14th July 2019 valid for one year till 13th July, 2020.

- b) Either party may terminate this **MOU**, by giving prior written notice of one month to the other party, without having to assign any reason.
- c) Where **CONSULTANT** chooses to terminate this **MOU**, the **CONSULTANT** shall be obliged to complete all assignments awarded by **COLLEGE**, up to the date of termination, before the notice of termination shall become valid.
- d) This **MOU** may be terminated by **COLLEGE** upon seven (7) days' prior written notice to **CONSULTANT** if consultant is in material breach of this **MOU**; provided, however, that if such breach is capable of being cured, this **MOU** shall not terminate if **CONSULTANT** cures such breach within seven (7) days or such extended time agreed between both parties of receiving such notice. In the event of termination, **COLLEGE** shall promptly pay **CONSULTANT** any fees earned but unpaid before termination. This shall be **COLLEGE**'s sole and exclusive liability towards the **CONSULTANT** and **CONSULTANT**'s sole and exclusive remedy towards **COLLEGE**, upon such termination.
- e) Neither party shall be entitled to claim any amount as termination compensation on any account whatsoever from the party terminating this **MOU** under this provision

4. OWNERSHIP

- a) **CONSULTANT** hereby confirms that **COLLEGE** is the exclusive owner of all rights, title and interest including without limitation, all copyrights, and other intellectual property rights in all the Confidential Information and other material provided to **CONSULTANT** to render the training services to **COLLEGE**.
- b) **CONSULTANT** further confirms that the said Confidential Information and other training material will not be used or shared in any form with any third parties.

5. CONSIDERATION

- a) In consideration for the performance of the Services, **COLLEGE** shall pay **CONSULTANT** the fees specified in the individual Work Orders from time to time. For this purpose, **CONSULTANT** shall raise an Invoice at the end of the program for the Services rendered including other statutory levies as are applicable from time to time. When classes are cancelled or have to be rescheduled for any reason whatsoever, **COLLEGE** and **CONSULTANT** will, by mutual acceptance, reschedule the classes to a later date.
- b) Where **CONSULTANT** is required by **COLLEGE** to procure any materials or incur any other expenses for providing the Services under this **MOU** then, provided **COLLEGE** has approved such expenses prior to being incurred, in addition to the Consideration set forth above actual, reasonable expenses incurred by **CONSULTANT** will be reimbursed to **CONSULTANT**. Such payment of or reimbursement for expenses shall be subject to the **CONSULTANT** keeping proper accounts and furnishing to **COLLEGE** within 30 days after the date the expenses incurred, all applicable statements, vouchers and other evidence of all expenses.

6. RELATIONSHIP OF THE PARTIES

- a. The relationship of **COLLEGE** and **CONSULTANT** is that of independent contractors and neither **COLLEGE** nor **CONSULTANT** is or shall represent itself as an employee of, agent for, or partner or joint venture with the other.
- b. **CONSULTANT** shall be responsible to comply with all applicable labour and other laws with respect to their employees and **TRAINER(S)** engaged by them.
- c. **CONSULTANT** hereby confirms that it shall take all necessary actions to ensure that the obligations of **CONSULTANT** shall apply, with the same force, to its **EMPLOYEES** and/or **TRAINERS** who are deputed to **COLLEGE** to perform the Services under this **MOU**. For this purpose, the **CONSULTANT** shall obtain

undertakings, in writing, from each of its EMPLOYEES and/or TRAINERS whom it engages confirming that they will comply with the terms and conditions of this MOU when performing the Services under this MOU.

- d. During the term, CONSULTANT and its employees and TRAINERS engaged by CONSULTANT shall comply with all rules, procedures and standards promulgated from time to time by COLLEGE with regard to:
 - personal conduct, access to and use of COLLEGE's property, equipment and facilities; and
 - safety and security practices while on COLLEGE premises.

7. CONFIDENTIAL INFORMATION

- a) Where a Party receives confidential information from the Other party the Recipient may disclose the Confidential Information only to its concerned employees, officers, directors, consultants, sales representatives, distributors, subcontractors, contract employees and Affiliates who are required to have the Confidential Information to achieve the purpose of this MOU and who are legally bound, in writing, to recipient to maintain and use the Confidential Information only for the intended Purpose.
- b) The Recipient will not
 - i. disclose Confidential Information to any other person without the prior written consent of the Discloser or,
 - ii. decompile, disassemble, decode, reproduce, redesign or reverse engineer any samples or computer software containing Confidential Information or any part thereof provided to Recipient.
- c) Recipient may make a limited number of copies of any documents containing Confidential information as necessary to achieve the purpose intended under this MOU. Recipient will protect Confidential Information using the same degree of care but no less than reasonable care as it uses to protect its own Confidential Information.

8. CONSULTANT'S REPRESENTATIONS

- a) CONSULTANT warrants that the Services will be provided in a professional manner consistent with industry standards.
- b) CONSULTANT warrants that it shall obtain, in writing, from each of its TRAINERS and EMPLOYEES who are engaged to perform the Services requested by COLLEGE under this MOU their consent to comply with CONSULTANT's obligations with respect to Confidential Information.
- c) CONSULTANT warrants that the performance of the Services or of any term of this MOU will not breach any MOU or understanding that CONSULTANT has with any other person or entity and that there is no other contract or duty now in existence inconsistent with the terms of this MOU.
- d) In performing the Services, CONSULTANT will not use any confidential or proprietary information of any other person or entity or infringe the intellectual property rights (including, without limitation, patent, copyright, trademark or trade secret rights) of any other person or entity nor will CONSULTANT disclose to COLLEGE, or bring onto COLLEGE's premises, or induce COLLEGE to use any confidential information of any person or entity other than that of COLLEGE or CONSULTANT.
- e) CONSULTANT, in the course of performing the Services, will abide by all applicable laws and COLLEGE's internal rules and processes which are generally made available to the like persons in any form including without limitation, through intranet, common emails, notices and general communications.

9. GENERAL TERMS

a. Indemnity:

CONSULTANT agrees to indemnify and hold COLLEGE harmless from any liabilities, claims or demands (including the costs, expenses and reasonable attorney's fees on account thereof) arising out of or resulting, directly or indirectly, from

- i. CONSULTANT's gross negligence or willful breach of Sections 4, 6, 7 and 8 above;
- ii. infringement by CONSULTANT's performance of the Services of any third party intellectual property rights; or
- iii. gross negligence, carelessness, fraud, misbehavior, criminal act, willful misconduct, or any other actions or omissions on the part of CONSULTANT.

COLLEGE will indemnify and hold CONSULTANT harmless against all liabilities, claims or demands (including the costs, expenses and reasonable attorney's fees on account thereof) arising or resulting from COLLEGE's gross negligence or willful misconduct towards CONSULTANT. The provisions of this Section shall survive until termination of this MOU

b. Remedies:

Both Parties agree that monetary damages alone would not adequately compensate either Party in the event of a breach by the Other Party and accordingly agree that in addition to all remedies available to either Party, at law, in equity or otherwise the aggrieved party shall be entitled to injunctive relief for the enforcement hereof. All rights and remedies hereunder are cumulative and are in addition to and not exclusive of any other rights and remedies available, at law, in equity, by MOU or otherwise.

c. Notices:

All letters, notices or other documents/communications required under this MOU to be served by either party on the other shall be deemed to have been effectually served, if sent by fax or by post or email to the address mentioned hereinabove.

d. Uncontrollable Circumstances:

If the performance of any part of this MOU by either party is prevented or delayed by acts of civil or military authority, flood, fire, epidemic, pandemic, war or riot, or other acts beyond the reasonable control of either party, the party affected shall be excused from such performance only during the continuance of any such event provided however that if such delay in performance extends for more than 30 days, the other party, at its discretion, upon giving written notice, may terminate this MOU.

e. Non-Solicitation of Personnel:

During the course of the performance of Services under this MOU and for a period of three years following its expiry or termination thereafter, neither COLLEGE or CONSULTANT shall not solicit, the employment of, employ, or contract with, directly or indirectly, any current or former employee/consultant/trainer of the concerned party with whom the other party had contact under this MOU.

f. Return of Property and set-off rights:

At the end of the term of this MOU or at any other time upon request of COLLEGE, the CONSULTANT shall return promptly to COLLEGE all the property (tangible or intangible) belonging to COLLEGE. COLLEGE may set-off a reasonable amount being the value of such property, which has not been returned by CONSULTANT to COLLEGE, from the fees payable to CONSULTANT.

- g. Jurisdiction:
All disputes arising out of and related to this MOU shall be subject to settlement in courts only within the jurisdiction of Bangalore, India.
- h. Entire MOU:
This MOU and Exhibits sets forth the entire understanding between the parties and supersedes all previous MOUs and understandings between the parties, whether oral or written, relating to the subject matter of this MOU. No modification or change shall be binding upon the parties unless such modification or change is in writing and duly signed by both parties. Failure by either Party to insist upon strict compliance with any of the terms or conditions hereof shall not be deemed a waiver of such terms or conditions.
- i. Custody of the MOUs: The Original of this MOU is in the custody of the COLLEGE and a copy of the same is in the custody of the CONSULTANT.

In witness of the MOUs and promises set forth herein above, the parties hereto have executed this MOU on the dates set forth below.

Seshadripuram College

Post Graduate Department of Commerce and Management

Luminous Consulting LLP



Name: **Dr Anuradha Roy**

Designation: Principal

Date:



Dr. Bhargavi V.R.

Director, P.G. Dept.

DIRECTOR

P.G. Dept. of Commerce and Management

Seshadripuram College,

Seshadripuram, Bangalore-560 020.



Ms. Rama S. C.

Incharge Operations

Date:

Principal

Seshadripuram College

Seshadripuram, Bangalore-560 020.

8. Indian Foundation for Global Peace Education (IFGPE)



MEMORANDUM OF UNDERSTANDING (MoU)

Between

INDIAN FOUNDATION FOR GLOBAL PEACE EDUCATION
No.18, 4th 'A' Main, Obalappa Garden, KR road Bengaluru
Karnataka -560070
www.ifgpe.org

and

Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT
27 Nagappa Street Seshadripuram Bengaluru- 560020
Permanently Affiliated to Bengaluru Central University
NAAC Accredited 'A'
www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is made and entered into on the 20th day of September 2019 between Seshadripuram College, Post Graduate Department of Commerce and Management, a unit of Seshadripuram Educational Trust, led by Dr. Wooday P. Krishna, Honorary General Secretary and represented by Dr. Anuradha Roy, Principal and Dr. Bhargavi V.R., Director, having its principle office at No. 27 Nagappa Street, Seshadripuram, Bengaluru 560020, Karnataka, India, HEREINAFTER referred to as "SCPG" (which expression shall wherever the context so admits collectively include its successors and assignees), of the First Part;

AND

Indian Foundation for Global Peace Education No. 18 4th A Main, Obalappa Gardens, KR road Bengaluru Karnataka – 560070 led by Dr. C.N.N. Raju Executive President, HEREINAFTER referred to as "IFGPE" (which expression shall wherever the context so admits include its successors and assignees), of the Second Part.

A. WHEREAS SCPG is one of India's best colleges in Commerce education and was established in the year 1973 under the aegis of Seshadripuram Educational Trust. Seshadripuram Educational Trust was established in 1930 with 89 years of Academic excellence which offers education from Nursery to Doctoral programmes. The trust manages a total of 34 institutions with over 22,000 students and 1,400 plus employees, located at Bengaluru, Mysuru, Tumakuru and Mandya. SCPG is affiliated to Bengaluru Central University. SCPG has a Rotaract Club of Seshadripuram College with the objective of developing socially productive citizens;

B. WHEREAS IFGPE was established in 1995, as a not for profit organization with one of its main objective being the promotion of international understanding through youth exchange programs. Since then, it has been actively involved in various programs for the youth like seminars, training, adventure camps, educational tours etc.

The Youth Exchange programs provide young people an immersive experience in a different country with different cultures. This provides very valuable learning in the era of globalization and prepares them to become Global Citizens. IFGPE has organized exchange programs for youth to USA, Canada, Germany, and Sri Lanka.

C. WHEREAS both parties agree and accept to work for the cause of Holistic development of students and faculty; and

D. WHEREAS SCPG and IFGPE have, in this regard, arrived at an understanding in terms of which it is agreed that in consideration of mutual promises, to undertake overall development of students and exchange of information, confidential or otherwise, for a specified tenure and the parties deem it desirable and expedient to reduce the terms and conditions of their arrangement into writing and have the same duly evidenced by way of this MoU.

NOW, THIS MoU WITNESSES AS FOLLOWS:

1. SCOPE AND PURPOSE: The parties hereby understand and agree that the purpose of this arrangement is to organize and execute programs related to holistic development of youth.

Objective: The primary objective is to engage stakeholders in diverse projects creating measurable (where feasible) and meaningful impact on the society and youth empowerment. Each activity to have its own derived objectives, implications and key performance indicators ("KPI") those will be mutually determined and agreed upon prior to execution of any project;

2. RESPONSIBILITIES OF SCPG: Agrees to perform and provide the following:
 - a. Active participation of students at all levels and SCPG as a whole; and
 - b. Encouragement and promotion of student involvement.

3. RESPONSIBILITIES OF IFGPE:

Agrees to perform and provide the following:

- a. Facilitation of programs with SCPG students;
- b. Help in the holistic development of SCPG students;
- c. Imbibe social responsibilities with SCPG students; and
- d. Provision of participation certificate to SCPG students either quarterly, half yearly or annually, as appropriate;

4. FINANCIAL ARRANGEMENTS: Any financial requirements will be discussed and mutually agreed upon, as and when the need arises for any specific project and/or program. IFGPE is responsible to provide a detailed budget to SCPG for review and approval prior to project(s) requiring financial involvement;

4. TENURE AND TERMINATION: This MoU shall become effective from the date of its execution by both Parties and this MoU shall be valid for a period of one year till 19th September, 2020. If any of the parties want to terminate the MoU, may do so by giving a 30-day notice.

6. KEY PERSONNEL: It is hereby agreed that key personnel for monitoring and implementing the activities under this MoU is Dr. Bhargavi V.R., Director, Post Graduate Department of Commerce and Management and Mr. S.K. Mehta Executive Director, IFGPE. The said Key Personnel shall be responsible for implementing this MoU and also to ensure that all the provision and requirements of this MoU are adhered to, as appropriate;

7. INTELLECTUAL PROPERTY: It is the responsibility of both Parties to protect any Intellectual Property Rights (IPR) that may result from activities performed under this MoU.

8. CONFIDENTIALITY: Both Parties agree and undertake to keep any verbal or written confidential matters to be treated as such and not to disclose the existence and contents of this MoU. Each Party (the "Receiving Party") agrees and undertakes that it shall keep confidential matters as such and not to disclose any or all information in relation to this MoU (the "Information") received from the other Party (the "Disclosing Party"). The Receiving Party shall ensure that its relevant employees, agents, assignees, and any other person to whom the information is disclosed are aware of the confidentiality of the information and the provisions of this clause. Any breach by its employee, agent, assignees or such other person will constitute a breach by the Receiving Party. However, the provisions of this clause shall have no effect in respect of information required to be disclosed pursuant to any relevant law, regulation or court order issued by a court of competent jurisdiction in Karnataka, India;

9. **FORCE MAJEURE** : Both Parties shall not be held responsible for non-fulfillment of their respective obligations in successful completion of the requirement under this MoU due to the exigency of one or more of the force majeure events such as, including but not limited to, acts of God, War, Flood, Earthquakes, Strikes not confined to the premises of the party, Lockouts beyond the control of the party claiming force majeure, Epidemics, Riots, Civil Commotions etc., and beyond the reasonable control of and not brought about at the instance of the Party claiming to be affected by such event and which has caused the non-performance or delay in performance, provided on the occurrence and cessation of any such event the Party affected thereby shall give a notice, in writing, to the other Party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six (6) months, the Parties shall jointly agree upon the future course of action of the MoU;

10. **SEVERABILITY**: If any provision of this MoU will be found by a court of competent jurisdiction in Karnataka, India to be void, invalid or unenforceable, the same will be reformed to comply with applicable law or stricken if not conformable, so as not to affect the validity or enforceability of this MoU;

11. **AMENDMENTS TO THE MoU**: No amendment or modification of this MoU shall be valid unless the same is made, in writing, and agreed upon by all Parties or their authorized representatives specifically stating the same to be an amendment of this MoU. The modifications and/or changes shall be effective from the date on which they are made and fully executed, unless otherwise mutually agreed upon terms and conditions;

12. **ASSIGNMENTS**: The rights and/or liabilities arising to any Party under this MoU shall not be assigned except with the written consent of all the other Party and subject to such terms and conditions as may be mutually agreed upon between the involved Parties;

13. **NOTICES AND JURISDICTION**: All notices and other communications required to be served on a Party including for violation of the terms of this MoU shall be considered to be duly served if the same shall have been delivered by hand or posted by registered mail to the undersigned personnel of the respective Party, at its address mentioned above;

14. **NON-COMPETITION:** Parties hereby agree not to compete with the other Party by using any of the other Party's intellectual property and/or confidential information, whether the MoU exists or not;

15. **NO JOINT VENTURE:** Nothing contained in this MoU will be construed as creating a joint venture, agency, partnership or employment relationship between the parties hereto, nor will either Party have the right, power or authority to create any obligation or duty, express or implied, on behalf of any other Party;

16. **ARBITRATION:** In the event of any dispute or difference between the Parties hereto upon or in relation to or in connection with this MoU, such dispute or disagreement shall be resolved amicably by mutual consultation. If such resolution is not possible, then, the unresolved dispute or disagreement shall be referred to arbitration. The Arbitration and Conciliation Act, 1996 (No. 26 of 1996) shall be applicable to the arbitration under this clause. If such Arbitration fails, both Parties have the right to appeal to the judiciary court in Karnataka, India.

17. **PUBLICATION:** No public announcement of the contents of this MoU and the outcome of various activities under this MoU shall be made by any of the Party, except with the prior written approval of the other Party; unless such Party is required to make a disclosure to comply with the statutory requirements of law. If required to be made, the text of the public announcement shall be mutually agreed upon between the Parties. The Parties agree to act towards each other with the utmost good faith and trust. Any publication in journals, presentation in seminars in respect of the outcome of activities under this MoU is prohibited until such full and complete publication and/or presentation is first reviewed by both the Parties;

18. **INDEMNIFICATION:** The Parties agree to indemnify and hold harmless each other, its directors, officers, employees, and agents, successors and assignees, from all damages, costs, expenses and liabilities, including reasonable legal costs and disbursements, sustained and arising in connection with the breach of performance of the respective obligations and duties of the Parties under this MoU; and

19. **GOVERNING LAW:** This MoU shall be governed and interpreted in accordance with the laws of India.

IN WITNESS WHEREOF the parties hereto through its duly authorized representatives have signed this MoU on the day, month and year mentioned herein before.

For and on behalf of Seshadripuram College, Post Graduate Department of Commerce and Management:

Signature:	Signature:
Name: Dr. Anuradha Roy	Name: Dr. Bhargavi V.R.
Designation: Principal	Designation: Director
Seal <i>Anuradha Roy</i> Principal Seshadripuram College Seshadripuram, Bangalore-560 020.	Seal <i>Bhargavi V.R.</i> Director P.G. Dept. of Commerce and Management Seshadripuram College, Seshadripuram, Bengaluru-560 020.

For and on behalf of Indian Foundation for Global Peace Education (IFGPE)

Witnesses:

Signature: <i>[Signature]</i>	Signature: <i>[Signature]</i>
Name: Dr. C N N Raju	Name: S. K. Mehta
Designation: Executive President	Designation: Executive Director



Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
Affiliated to Bengaluru City University
NAAC Accredited 'A' grade in 3rd Cycle

27, Nagappa Street, Seshadripuram College, Bangalore-560020

Ph: 080-22955354

principalspmcollege@gmail.com

www.pg.spmcollege.ac.in

Functional MoUs of the Academic Year 2020-2021

Sl No	Name of the MoU/linkage
Professional Bodies MoUs	
1	Glisten Project Solutions
2	Glisten Project Solutions
3	Luminous Consulting LLP
4	Glovish Technologies
5	Quant Masters Training Services
Community Connect MoUs	
6	Indian Foundation for Global Peace Education (IFGPE)
7	I love to care India Charitable trust
Collaboration through Institutional Membership	
8	Indo Japan Chamber of Commerce and Industry, Karnataka (IJCCI-K)

1. Glisten Project Solutions

Seshadripuram Educational Trust

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#27, Nagappa Street,

Seshadripuram, Bengaluru – 560020

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Ph: 080-23569986

info@pg.spmcollege.ac.in www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

THIS MOU, effective as herein after provided, is entered into on 1st, July 2020 by and between Seshadripuram College, having its office at 27, Nagappa Street, Seshadripuram, Bengaluru, Karnataka 560020 (hereinafter referred to as “Seshadripuram College” which expressing shall, unless excluded by or repugnant to the context, be deemed to include its successors in business whether under the same name or any other style or name and whether incorporated or unincorporated),

And

Glisten Project Solutions Pvt. Ltd., having its registered office at #150, 19th Main Road, 02nd Block, Rajajinagar, Bangalore-560010.

Exhibit 'A'

CONFIDENTIAL PRELIMINARY TERM SHEET

1. Seshadripuram College will enrol all UG and PG students for the purpose of undertaking Value Added Programme and Certificate Courses covering- Soft Skills, Aptitude, Technical Skills for 30 hours in every semester. Glisten Project Solutions

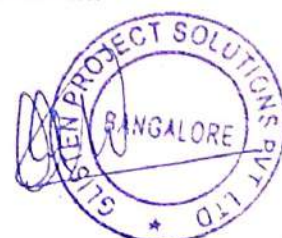


Pvt. Ltd. commits to provide training services to such students & any other students referred through **Seshadripuram College**.

2. The Education program would comprise of training modules which will be executed over the time period as curriculum sheet attached here to as Exhibit 'B'
3. At the end of successful completion of training & online test **Glisten Project Solutions Pvt. Ltd.** will help the students with issue of Glisten Certificate to each of the participants.
4. The training would be conducted in premises of **Seshadripuram College**.
5. And the training will be imparted by professionally qualified and experienced **Glisten Project Solutions Pvt. Ltd.** faculty.
6. The training to be delivered shall be for a batch/class size of 60 -80 participants.
7. The course material for all such training included in this understanding. The course material for all the modules would be proprietary of **Glisten Project Solutions Pvt. Ltd.** Training and education material which will be provided in the form of soft copies to all the students.
8. Parties shall in good faith work towards achieving the object laid down herein in accordance with applicable law and agree that the provision contained herein shall be incorporated in IT Education Service Agreement as and when signed.
9. Classes will be conducted with a minimum of **4 hours per week** or maximum hours **decided by College authorities** for the above-mentioned course. This course will be **applicable for any students permitted by college authorities.**



10. College will provide suitable class rooms, Lab and Internet band width for conducting the program details as indicated below.
11. The Student to computer ratio in practical session will be 1: 1 (as per the availability).
12. The Fees for the complete courses will be **Rs. 300/- Per student per Semester.**
13. The College would be responsible for making the payment to **Glisten Project Solution Pvt. Ltd.**
14. **Breach of Agreement:** College shall have the right to terminate the agreement, in- case the training fails to provide the service successfully as mentioned in the agreement, or violates any of the clause mentioned in the MoU, or exploits the students or misuses the partnership with management in any way.
15. **Amendment to the Agreement:** The obligation of the Glisten Education and Management have been outlined in this agreement. However, during the operation of the agreement, circumstances may arise which call for alteration or modifications of this agreement. These modifications/ alterations will be mutually discussed and agreed upon in writing.
16. **Period of Validity** – This Agreement shall be initially valid for **6 months** from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
17. **Arbitration** – The dispute arising with regard to any aspect of this agreement shall be settled through mutual consulation and agreements by the parties to the Agreement.



18. **Payment** – The payment will be collected 50% Advance and 25% on Completion of 50% Program and balance 25% should be paid on completion of the program on submission of satisfactory course completion certificate by Principal.
19. The Value Added Program will be carried out in Seshadripuram College.
20. **Placements** – Glisten will extend placement support wherever possible.
21. **Jurisdiction** – The parties submit all their disputes arising out of or in connection with this Agreement to the exclusive jurisdiction of the court of High Court – Karnataka
22. From **Glisten Projects Solutions Pvt. Ltd.** we will maintain quality and time in delivering the training in all the aspects as mentioned above.

Seshadripuram College and Glisten Project Solutions Pvt. Ltd. Are Hereinafter collectively referred to as "Parties" and individually a "Party" (Which expression unless repugnant to the context shall mean and include their successors, and permitted assigns as the case may be).

WHERE AS

- A. Seshadripuram College and Glisten Project Solutions Pvt. Ltd. Have agreed to explore and build relationship in the areas of IT & NON IT Training and Education.
- B. Glisten Project Solutions Pvt. Ltd. is engaged in providing high- end training in latest technology to IT and NON IT Professional in India Since 2011.



Now THEREFORE IT IS HEREBY AGREED BY AND AMONGST THE PARTIES AS UNDER: -

1. The purpose of this MOU is to record the mutual discussions and basic understandings of the parties more fully set forth on the confidential preliminary terms sheet attached hereto as Exhibit A and incorporated herein by reference as if fully set forth herein (hereinafter referred to as the "Term Sheet") The Term Sheet Shall Form an Integral Part of this MOU
2. **Glisten Project Solutions Pvt. Ltd.** Will provide qualified and excellent trainers and the quality of the program will not be diluted. If from the side of either parties any of the clauses in the MOU is not fulfilled, the other party can take suitable measures with the mutual discussion between the parties.
3. The right and obligations undertaken by the parties in this MOU shall not be transferred, assigned, delegated, etc. in any manner to any third party, unless a written consent of the same is obtained party from the other parties to this MOU.

For – Seshadripuram College
Ltd.



Name: Dr. M. N. H.N

Designation: Principal

Date:

For – Glisten Project Solutions Pvt.



Name: Prathibha Bheemaraj

Designation: MD

Date:

2. Glisten Project Solutions

Seshadripuram Educational Trust

SESHADRIPURAM COLLEGE

#27, Nagappa Street, Seshadripuram, Bengaluru – 560020

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NAAC Accredited 'A' grade

Ph: 080-23569986

info@pg.spmcollege.ac.in www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

THIS MOU, effective as herein after provided, is entered into on 1st, January 2021 by and between **Seshadripuram College**, having its office at 27, **Nagappa Street, Seshadripuram, Bengaluru, Karnataka 560020** (hereinafter referred to as "**Seshadripuram College**") which expressing shall, unless excluded by or repugnant to the context, be deemed to include its successors in business whether under the same name or any other style or name and whether incorporated or unincorporated),

And

Glisten Project Solutions Pvt. Ltd., having its registered office at #150, 19th Main Road, 02nd Block, Rajajinagar, Bangalore-560010.

Exhibit 'A'

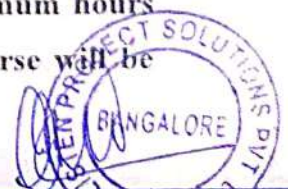
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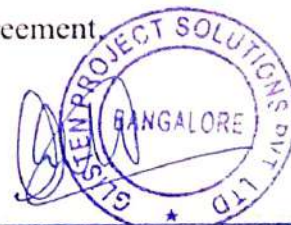


Pvt. Ltd. commits to provide training services to such students & any other students referred through Seshadripuram College.

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6. The training to be delivered shall be for a batch/class size of 60 -80 participants.
7. The course material for all such training included in this understanding. The course material for all the modules would be proprietary of **Glisten Project Solutions Pvt. Ltd.** Training and education material which will be provided in the form of soft copies to all the students.
8. Parties shall in good faith work towards achieving the object laid down herein in accordance with applicable law and agree that the provision contained herein shall be incorporated in IT Education Service Agreement as and when signed.
9. Classes will be conducted with a minimum of 4 hours per week or maximum hours decided by College authorities for the above-mentioned course. This course will be applicable for any students permitted by college authorities.



10. College will provide suitable class rooms, Lab and Internet band width for conducting the program details as indicated below.
11. The Student to computer ratio in practical session will be 1: 1 (as per the availability).
12. The Fees for the complete courses and mode of payment is as mentioned in MoU dated 1st July 2021 in points (12) and (18).
13. The College would be responsible for making the payment to **Glisten Project Solution Pvt. Ltd.**
14. **Breach of Agreement:** College shall have the right to terminate the agreement, in- case the training fails to provide the service successfully as mentioned in the agreement, or violates any of the clause mentioned in the MoU, or exploits the students or misuses the partnership with management in any way.
15. **Amendment to the Agreement:** The obligation of the Glisten Education and Management have been outlined in this agreement. However, during the operation of the agreement, circumstances may arise which call for alteration or modifications of this agreement. These modifications/ alterations will be mutually discussed and agreed upon in writing.
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20. **Placements** – Glisten will extend placement support wherever possible.
21. **Jurisdiction** – The parties submit all their disputes arising out of or in connection with this Agreement to the exclusive jurisdiction of the court of High Court – Karnataka
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Now **THEREFORE IT IS HEREBY AGREED BY AND AMONGST THE PARTIES AS UNDER: -**

1. The purpose of this MOU is to record the mutual discussions and basic understandings of the parties more fully set forth on the confidential preliminary terms sheet attached hereto as Exhibit A and incorporated herein by reference as if fully set forth herein (hereinafter referred to as the "Term Sheet") The Term Sheet Shall Form an Integral Part of this MOU
2. **Glisten Project Solutions Pvt. Ltd.** Will provide qualified and excellent trainers and the quality of the program will not be diluted. If from the side of either parties any of the clauses in the MOU is not fulfilled, the other party can take suitable measures with the mutual discussion between the parties.
3. The right and obligations undertaken by the parties in this MOU shall not be transferred, assigned, delegated, etc. in any manner to any third party, unless a written consent of the same is obtained party from the other parties to this MOU.

For – **Seshadripuram College Ltd.**

For – **Glisten Project Solutions Pvt.**



Name: **Dr. Moefa H N**

Designation: **Principal**

Date:



Name: **Prathibha Bheemaraj**

Designation: **MD**

Date:

3. Luminous Consulting LLP



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is entered into as of this 18th day of July 2020

between

- a) **Seshadripuram College, Post Graduate Department of Commerce and Management (an institution of Seshadripuram Educational Trust)** having its registered office at # 27 Nagappa Street, Seshadripuram, Bengaluru - 560020 (hereinafter "COLLEGE");
and
- b) **Luminous Consulting LLP, LCLLP** (hereinafter "CONSULTANT") having its registered office No.6, Sampurna Building, 23/3, 5th Main, Malleswaram, Bengaluru - 560 003.

1. DEFINITIONS:

- a) "**TRAINER**" means any person(s) engaged by CONSULTANT to provide the training services under this MOU.
- b) "**Confidential Information**" means any information in any form that is disclosed to Recipient by or on behalf of Discloser that is not generally known including, without limitation, organizational assets such as but not limited to Course details, Curriculum, Subject Specifications, Syllabus, Pedagogy & Didactics, training contents including all associated activities such as, but not limited to, exercises, games, group discussions, role plays, case studies, video clips, audio clips and theory inputs, trainer's manual, training techniques, data and information relating to the training services provided by CONSULTANT/TRAINER.
- c) "**CONSULTANT**"- The term CONSULTANT for the purposes of this MOU includes all EMPLOYEES of and/or TRAINERS engaged by CONSULTANT.
- d) "**Discloser**" means the party disclosing the Confidential Information.
- e) "**Recipient**" means the party receiving the Confidential Information.
- f) "**Personal Data**" means any information relating to an identified or identifiable natural person; an identifiable person is the person who can be identified, directly or indirectly, in particular by reference to an identification number or to one or more factors specific to his physical, psychological, mental, economic, cultural or social identity.
- g) "**Purpose**" means the purpose set forth in Section 2 below.

2. PURPOSE & SCOPE OF SERVICES

- a) The purpose of this MOU is to establish a Consultant-Client relationship between the parties. CONSULTANT agrees to provide training services through one or more of its EMPLOYEES and/or TRAINERS engaged by it, on request by COLLEGE, including but not limited to, the services described in **Exhibit A** hereto (the "Services").
- b) Whenever COLLEGE requires CONSULTANT to provide any of the Services COLLEGE will issue CONSULTANT a specific **Work Order** which shall define the nature of the Services requested, the period during which the Services are to be provided and the consideration payable to CONSULTANT by COLLEGE.
- c) CONSULTANT will arrange for the services to be provided through one or more TRAINERS or EMPLOYEES who are pre-approved by the COLLEGE.

3. TERM AND TERMINATION

- a) This MOU shall commence on 18th July 2020 valid for one year till 17th July, 2021.
- b) Either party may terminate this MOU, by giving prior written notice of one month to the other party, without having to assign any reason.
- c) Where CONSULTANT chooses to terminate this MOU, the CONSULTANT shall be obliged to complete all assignments awarded by COLLEGE, up to the date of termination, before the notice of termination shall become valid.
- d) This MOU may be terminated by COLLEGE upon seven (7) days' prior written notice to CONSULTANT if consultant is in material breach of this MOU; provided, however, that if such breach is capable of being cured, this MOU shall not terminate if CONSULTANT cures such breach within seven (7) days or such extended time agreed between both parties of receiving such notice. In the event of termination, COLLEGE shall promptly pay CONSULTANT any fees earned but unpaid before termination. This shall be COLLEGE's sole and exclusive liability towards the CONSULTANT and CONSULTANT's sole and exclusive remedy towards COLLEGE, upon such termination.
- e) Neither party shall be entitled to claim any amount as termination compensation on any account whatsoever from the party terminating this MOU under this provision

4. OWNERSHIP

- a) CONSULTANT hereby confirms that COLLEGE is the exclusive owner of all rights, title and interest including without limitation, all copyrights, and other intellectual property rights in all the Confidential Information and other material provided to CONSULTANT to render the training services to COLLEGE.
- b) CONSULTANT further confirms that the said Confidential Information and other training material will not be used or shared in any form with any third parties.

5. CONSIDERATION

- a) In consideration for the performance of the Services, COLLEGE shall pay CONSULTANT the fees specified in the individual Work Orders from time to time. For this purpose, CONSULTANT shall raise an Invoice at the end of the program for the Services rendered including other statutory levies as are applicable from time to time. When classes are cancelled or have to be rescheduled for any reason whatsoever, COLLEGE and CONSULTANT will, by mutual acceptance, reschedule the classes to a later date.
- b) Where CONSULTANT is required by COLLEGE to procure any materials or incur any other expenses for providing the Services under this MOU then, provided COLLEGE has approved such expenses prior to being incurred, in addition to the Consideration set forth above actual, reasonable expenses incurred by CONSULTANT will be reimbursed to CONSULTANT. Such payment of or reimbursement for expenses shall be subject to the CONSULTANT keeping proper accounts and furnishing to COLLEGE within 30 days after the date the expenses incurred, all applicable statements, vouchers and other evidence of all expenses.

6. RELATIONSHIP OF THE PARTIES

- a. The relationship of COLLEGE and CONSULTANT is that of independent contractors and neither COLLEGE nor CONSULTANT is or shall represent itself as an employee of, agent for, or partner or joint venture with the other.

- b. CONSULTANT shall be responsible to comply with all applicable labour and other laws with respect to their employees and TRAINER(S) engaged by them.
- c. CONSULTANT hereby confirms that it shall take all necessary actions to ensure that the obligations of CONSULTANT shall apply, with the same force, to its EMPLOYEES and/or TRAINERS who are deputed to COLLEGE to perform the Services under this MOU. For this purpose, the CONSULTANT shall obtain undertakings, in writing, from each of its EMPLOYEES and/or TRAINERS whom it engages confirming that they will comply with the terms and conditions of this MOU when performing the Services under this MOU.
- d. During the term, CONSULTANT and its employees and TRAINERS engaged by CONSULTANT shall comply with all rules, procedures and standards promulgated from time to time by COLLEGE with regard to:
 - personal conduct, access to and use of COLLEGE's property, equipment and facilities; and
 - safety and security practices while on COLLEGE premises.

7. CONFIDENTIAL INFORMATION

- a) Where a Party receives confidential information from the Other party the Recipient may disclose the Confidential Information only to its concerned employees, officers, directors, consultants, sales representatives, distributors, subcontractors, contract employees and Affiliates who are required to have the Confidential Information to achieve the purpose of this MOU and who are legally bound, in writing, to recipient to maintain and use the Confidential Information only for the intended Purpose.
- b) The Recipient will not
 - i. disclose Confidential Information to any other person without the prior written consent of the Discloser or,
 - ii. decompile, disassemble, decode, reproduce, redesign or reverse engineer any samples or computer software containing Confidential Information or any part thereof provided to Recipient.
- c) Recipient may make a limited number of copies of any documents containing Confidential information as necessary to achieve the purpose intended under this MOU. Recipient will protect Confidential Information using the same degree of care but no less than reasonable care as it uses to protect its own Confidential Information.

8. CONSULTANT'S REPRESENTATIONS

- a) CONSULTANT warrants that the Services will be provided in a professional manner consistent with industry standards.
- b) CONSULTANT warrants that it shall obtain, in writing, from each of its TRAINERS and EMPLOYEES who are engaged to perform the Services requested by COLLEGE under this MOU their consent to comply with CONSULTANT's obligations with respect to Confidential Information.
- c) CONSULTANT warrants that the performance of the Services or of any term of this MOU will not breach any MOU or understanding that CONSULTANT has with any other person or entity and that there is no other contract or duty now in existence inconsistent with the terms of this MOU.
- d) In performing the Services, CONSULTANT will not use any confidential or proprietary information of any other person or entity or infringe the intellectual property rights (including, without limitation, patent, copyright, trademark or

trade secret rights) of any other person or entity nor will CONSULTANT disclose to COLLEGE, or bring onto COLLEGE's premises, or induce COLLEGE to use any confidential information of any person or entity other than that of COLLEGE or CONSULTANT.

- e) CONSULTANT, in the course of performing the Services, will abide by all applicable laws and COLLEGE's internal rules and processes which are generally made available to the like persons in any form including without limitation, through intranet, common emails, notices and general communications.

9. GENERAL TERMS

a. Indemnity:

CONSULTANT agrees to indemnify and hold COLLEGE harmless from any liabilities, claims or demands (including the costs, expenses and reasonable attorney's fees on account thereof) arising out of or resulting, directly or indirectly, from

- i. CONSULTANT's gross negligence or willful breach of **Sections 4, 6, 7 and 8** above;
- ii. infringement by CONSULTANT's performance of the Services of any third party intellectual property rights; or
- iii. gross negligence, carelessness, fraud, misbehavior, criminal act, willful misconduct, or any other actions or omissions on the part of CONSULTANT.

COLLEGE will indemnify and hold CONSULTANT harmless against all liabilities, claims or demands (including the costs, expenses and reasonable attorney's fees on account thereof) arising or resulting from COLLEGE's gross negligence or willful misconduct towards CONSULTANT. The provisions of this Section shall survive until termination of this **MOU**

b. Remedies:

Both Parties agree that monetary damages alone would not adequately compensate either Party in the event of a breach by the Other Party and accordingly agree that in addition to all remedies available to either Party, at law, in equity or otherwise the aggrieved party shall be entitled to injunctive relief for the enforcement hereof. All rights and remedies hereunder are cumulative and are in addition to and not exclusive of any other rights and remedies available, at law, in equity, by **MOU** or otherwise.

c. Notices:

All letters, notices or other documents/communications required under this **MOU** to be served by either party on the other shall be deemed to have been effectually served, if sent by fax or by post or email to the address mentioned hereinabove.

d. Uncontrollable Circumstances:

If the performance of any part of this **MOU** by either party is prevented or delayed by acts of civil or military authority, flood, fire, epidemic, pandemic, war or riot, or other acts beyond the reasonable control of either party, the party affected shall be excused from such performance only during the continuance of any such event provided however that if such delay in performance extends for more than 30 days, the other party, at its discretion, upon giving written notice, may terminate this **MOU**.

e. Non-Solicitation of Personnel:

During the course of the performance of Services under this MOU and for a period of three years following its expiry or termination thereafter, neither COLLEGE or CONSULTANT shall not solicit, the employment of, employ, or contract with, directly or indirectly, any current or former employee/consultant/trainer of the concerned party with whom the other party had contact under this MOU.

f. Return of Property and set-off rights:

- At the end of the term of this MOU or at any other time upon request of COLLEGE, the CONSULTANT shall return promptly to COLLEGE all the property (tangible or intangible) belonging to COLLEGE. COLLEGE may set-off a reasonable amount being the value of such property, which has not been returned by CONSULTANT to COLLEGE, from the fees payable to CONSULTANT.

g. Jurisdiction:

All disputes arising out of and related to this MOU shall be subject to settlement in courts only within the jurisdiction of Bangalore, India.

h. Entire MOU:

This MOU and Exhibits sets forth the entire understanding between the parties and supersedes all previous MOUs and understandings between the parties, whether oral or written, relating to the subject matter of this MOU. No modification or change shall be binding upon the parties unless such modification or change is in writing and duly signed by both parties. Failure by either Party to insist upon strict compliance with any of the terms or conditions hereof shall not be deemed a waiver of such terms or conditions.

- i. Custody of the MOUs: The Original of this MOU is in the custody of the COLLEGE and a copy of the same is in the custody of the CONSULTANT.

In witness of the MOUs and promises set forth herein above, the parties hereto have executed this MOU on the dates set forth below.

Seshadripuram College
Post Graduate Department of Commerce and Management
Luminous Consulting LLP

Meera H.N.

Name: Dr Meera H.N.
Designation: Principal
Date:

Principal
Seshadripuram College,
Seshadripuram, Bangalore -560 020.

B. Laxmi

Dr. Bhargavi V.R.
Director, P.G. Dept.
Director

P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bengaluru-560 020.



Ms. Rama S. C.
Incharge Operations

4. Glovish Technologies

To,
The Principal,
Seshadripuram College,
Seshadripuram Bangalore

Date - 27-07-2021

Memorandum of Understanding

We hereby on 28th of July 2021 agree to undertake the responsibility of Add-On Course Training students of 6th Sem BCA on the below mentioned modules.

- Materials (PPT) required for the modules will be our responsibility and will be provided in time.
- These modules will be trained by our expert faculties who will be deputed exclusively for Seshadripuram College - Bangalore.
- Modules for training will be mapped with today's **Industrial requirement**.
- Modules for training will be mapped with Sun certification
- Software installation for training for students will be our responsibility.
- Fee is inclusive of training and Project Development
- Class will be conducted on time convenient to students and college.
- Classes to commence immediately after the approval from the management.
- Fee collection from students will be the responsibility of college.
- Fee should be Issued to the favor of **GLOVISH TECHNOLOGIES**
- Totally 102 students have been registered for **Advance Java Servers in JSP** Add-On course

Course Content framed under External & Internal BOS

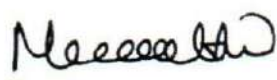
EXTERNAL BOS	INTERNAL BOS
Lohith G Manju S T	Veena R Rajeshwari V

Course Implication :

Sl.No	Course	Duration in hours / Semester
01	Advance Java Servers in JSP	60 Hrs

For Glovish Technologies LLP

(Authorized Signatory)


For Seshadripuram College

(Authorized Signatory)
Principal
Seshadripuram College
Seshadripuram, Bangalore - 560 080

No. 5, 4th Cross, Subbanna Garden Main Road, Subbanna Garden, Vijayanagar
Bengaluru - 560 040, Karnataka, INDIA
E-mail : info@glovishtechnologies.com, Web. : www.glovishtechnologies.com


Principal
Seshadripuram College
Seshadripuram, Bangalore-560080

5. Quant Masters Training Services

Quant Masters Training Services

Rajkumar Road, Rajajinagar, Bengaluru-560021

Mob: 97315-958-48

Mail Id: quantmastersofficial@gmail.com



MEMORANDUM OF UNDERSTANDING (MoU)

Between

Quant Masters Training Services

And

Seshadripuram Educational Trust

SESHADRIPURAM COLLEGE

POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT

27, Nagappa Street Seshadripuram Bengaluru- 560020

(Permanently Affiliated to Bengaluru Central University)

NAAC Accredited 'A'

www.pg.spmcollege.ac.in

I. PURPOSE AND SCOPE

Quant Masters Training Services is devoted to provide result-oriented training by simplifying the concepts and emphasizing on Competitive examination-oriented topics. We at Quant Masters believe to engage ourselves closely with the aspirants and teach them both the micro view and the macro view of the subjects. We provide quality training for Cognitive Skills needed to crack major competitive examinations which include Banking, Defense, Railway and SSC sector.

With respect to Cognitive Skills training, We Provide

1. Complete training solution to students by providing Virtual/Offline interactivetraining on all modules needed to crack competitive exams
2. Provide chapter-wise assessments and practice to help students monitor their progress.
3. Full length mock papers and company specific papers to help understand and workon the requirement of Industry Standards.
3. Quant Masters App access to help students watch video series for practice

and revision purpose till they ace with perfection.

4. Access to placement and government exam portal to help student's identity and apply for various opportunities in the industry.

This Memorandum of Understanding (the "MoU") is made and entered on 12th June 2020 valid for one year till 11th June 2021 (the "Effective Date") by and between:

Seshadripuram College
Post Graduate Department of Commerce and Management
And
Quant Masters Training Services

Hereinafter the College and Quant Masters shall individually be referred to as a "Party" and collectively as "the Parties".

I. RECITALS:

- A. WHEREAS, the College is in the field of providing postgraduate education. WHEREAS, Quant Masters has expertise in providing training for Campus Placements and all major competitive exams.
- B. WHEREAS the College desires to engage Quant Masters to provide Cognitive Skills training and guidance to other competitive exams, and Quant Masters is willing to provide such services to the College through Online/Offline training as per college requirement and feasibility.

NOW, THEREFORE, the Parties hereby agree as follows:

The purpose of this MOU is to clearly identify the roles and responsibilities of each party as they relate to, provide Cognitive Skill training and guidance to other competitive examinations to the students of Seshadripuram College through Offline/ Online virtual training.

II. RESPONSIBILITIES OF QUANT MASTERS UNDER THIS MoU

The company shall undertake the following activities:

1. Provide Cognitive Skills Training, Assessments, Certificates and guidance to other competitive exams (Banking, SSC, Defense) for students of Seshadripuram College through Online / Offline training as per the college requirement and feasibility.
2. Commit to conduct 56 hours of offline training sessions for final year PG students.
3. Commit to complete the entire syllabus as agreed upon for the batch.

4. Update the records maintained at the college regarding coverage of the syllabus forevery training session conducted.

III. RESPONSIBILITIES OF THE COLLEGE UNDER THIS MOU

The College shall undertake the following activities:

1. Provide infrastructure support to the training institute to deliver the coaching.
2. Take the responsibility of admission process and collection of the course fee.
3. Maintain a proper database of the students enrolled for the above-mentioned course, and such database shall be made available for Quant Masters when requested by the latter.

IV. IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THEPARTIES THAT:

1. The MOU may be modified from time to time by mutual agreement of the Parties.
2. The MOU may be terminated by mutual agreement or by either of the parties by providing a written notice within 1 month of the completion of the on-going programs. However, termination of the MOU will not, in any manner, impact the responsibilities of both the parties towards the conduct of the courses already in progress at the time of termination notice and such a notice will come into effect only after culmination of such program (s).

During the tenure of the MOU, the parties will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

V. FUNDING AND FEES

The Parties to the contract have mutually agreed to fix the training fee every year based on discussion.

The COLLEGE shall pay *Quant Masters Training Services* 50% of the course fee which is collected from the students who join the course, beginning of the course within a period of a week's time, as the same is required to arrange faculty resources, material, etc. for the smooth conduct of the course and the remaining 50% of the course fee to be paid after the completion of the course.

- a. The above-mentioned remuneration is exclusive of all applicable taxes.
- b. Admission of the student can be terminated within the 3rd hour of the coaching and before receiving the materials.

VI. RESOLUTION OF DISPUTES

The Parties hereby agree that any disputes arising out of or in connection with this MOU shall be handled within the jurisdiction of the courts of Bengaluru.

VII. EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signatures of the authorized officials of the Parties. It shall be enforced from 12th June 2020 till 11th June 2021.

Signatures and dates

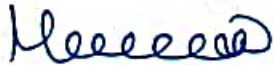
For Quant Masters Training Services



Name: Himanshu Sharma

Date: 12 June 2020

For Seshadripuram College

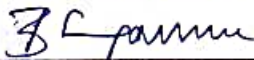


Name: Dr. Meera H.N.

Date: 12th June, 2020

Principal

Seshadripuram College
Seshadripuram, Bangalore-560 020



Name: Dr. Bhargavi V.R.

Date: 15th June, 2020

Director

P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bengaluru-560 020.

6. Indian Foundation for Global Peace Education (IFGPE)



MEMORANDUM OF UNDERSTANDING (MoU)

between

INDIAN FOUNDATION FOR GLOBAL PEACE EDUCATION
No.18, 4th 'A' Main, Obalappa Garden, KR road Bengaluru
Karnataka -560070
www.ifgpe.org

and

Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT
27 Nagappa Street Seshadripuram Bengaluru- 560020
Permanently Affiliated to Bengaluru City University
NAAC Accredited 'A'
www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is made and entered into on the 25th day of September 2020 between Seshadripuram College, Post Graduate Department of Commerce and Management, a unit of Seshadripuram Educational Trust, led by Dr. Wooday P. Krishna, Honorary General Secretary and represented by Dr. Meera H. N., Principal and Dr. Bhargavi V.R., Director, having its principle office at No. 27 Nagappa Street, Seshadripuram, Bengaluru 560020, Karnataka, India, HEREINAFTER referred to as "SCPG" (which expression shall wherever the context so admits collectively include its successors and assignees), of the First Part;

AND

Indian Foundation for Global Peace Education No. 18 4th A Main, Obalappa Gardens, KR road Bengaluru Karnataka – 560070 led by Dr. C.N.N. Raju Executive President, HEREINAFTER referred to as "IFGPE" (which expression shall wherever the context so admits include its successors and assignees), of the Second Part.

A. WHEREAS SCPG is one of India's best colleges in Commerce education and was established in the year 1973 under the aegis of Seshadripuram Educational Trust. Seshadripuram Educational Trust was established in 1930 with 90 years of Academic excellence which offers education from Nursery to Doctoral programmes. The trust manages a total of 34 institutions with over 22,000 students and 1,400 plus employees, located at Bengaluru, Mysuru, Tumakuru and Mandya, SCPG is affiliated to Bengaluru

City University. SCPG has a Rotaract Club of Seshadripuram College with the objective of developing socially productive citizens;

B. WHEREAS IFGPE was established in 1995, as a not for profit organization with one of its main objective being the promotion of international understanding through youth exchange programs. Since then, it has been actively involved in various programs for the youth like seminars, training, adventure camps, educational tours etc.

The Youth Exchange programs provide young people an immersive experience in a different country with different cultures. This provides very valuable learning in the era of globalization and prepares them to become Global Citizens. IFGPE has organized exchange programs for youth to USA, Canada, Germany, and Sri Lanka.

C. WHEREAS both parties agree and accept to work for the cause of Holistic development of students and faculty; and

D. WHEREAS SCPG and IFGPE have, in this regard, arrived at an understanding in terms of which it is agreed that in consideration of mutual promises, to undertake overall development of students and exchange of information, confidential or otherwise, for a specified tenure and the parties deem it desirable and expedient to reduce the terms and conditions of their arrangement into writing and have the same duly evidenced by way of this MoU.

NOW, THIS MoU WITNESSES AS FOLLOWS:

1. **SCOPE AND PURPOSE:** The parties hereby understand and agree that the purpose of this arrangement is to organize and execute programs related to holistic development of youth.

Objective: The primary objective is to engage stakeholders in diverse projects creating measurable (where feasible) and meaningful impact on the society and youth empowerment. Each activity to have its own derived objectives, implications and key performance indicators ("KPI") those will be mutually determined and agreed upon prior to execution of any project;

2. **RESPONSIBILITIES OF SCPG:** Agrees to perform and provide the following:
 - a. Active participation of students at all levels and SCPG as a whole; and
 - b. Encouragement and promotion of student involvement.

3. RESPONSIBILITIES OF IFGPE:

Agrees to perform and provide the following:

- a. Facilitation of programs with SCPG students;
- b. Help in the holistic development of SCPG students;
- c. Imbibe social responsibilities with SCPG students; and
- d. Provision of participation certificate to SCPG students either quarterly, half yearly or annually, as appropriate;

4. **FINANCIAL ARRANGEMENTS:** Any financial requirements will be discussed and mutually agreed upon, as and when the need arises for any specific project and/or program. IFGPE is responsible to provide a detailed budget to SCPG for review and approval prior to project(s) requiring financial involvement;

4. **TENURE AND TERMINATION:** This MoU shall become effective from the date of its execution by both Parties and this MoU shall be valid for a period of one year till 24th September, 2021. If any of the parties want to terminate the MoU, may do so by giving a 30-day notice.

6. **KEY PERSONNEL:** It is hereby agreed that key personnel for monitoring and implementing the activities under this MoU is Dr. Bhargavi V.R., Director, Post Graduate Department of Commerce and Management and Mr. S.K. Mehta Executive Director, IFGPE. The said Key Personnel shall be responsible for implementing this MoU and also to ensure that all the provision and requirements of this MoU are adhered to, as appropriate;

7. **INTELLECTUAL PROPERTY:** It is the responsibility of both Parties to protect any Intellectual Property Rights (IPR) that may result from activities performed under this MoU.

8. **CONFIDENTIALITY:** Both Parties agree and undertake to keep any verbal or written confidential matters to be treated as such and not to disclose the existence and contents of this MoU. Each Party (the "Receiving Party") agrees and undertakes that it shall keep confidential matters as such and not to disclose any or all information in relation to this MoU (the "Information") received from the other Party (the "Disclosing Party"). The Receiving Party shall ensure that its relevant employees, agents, assignees, and any other person to whom the information is disclosed are aware of the confidentiality of the information and the provisions of this clause. Any breach by its employee, agent, assignees or such other person will constitute a breach by the Receiving Party. However, the provisions of this clause shall have no effect in respect of information required to be disclosed pursuant to any relevant law, regulation or court order issued by a court of competent jurisdiction in Karnataka, India;

9. **FORCE MAJEURE :** Both Parties shall not be held responsible for non-fulfillment of their respective obligations in successful completion of the requirement under this MoU due to the exigency of one or more of the force majeure events such as, including but not limited to, acts of God, War, Flood, Earthquakes, Strikes not confined to the premises of the party, Lockouts beyond the control of the party claiming force majeure, Epidemics, Riots, Civil Commotions etc., and beyond the reasonable control of and not brought about at the instance of the Party claiming to be affected by such event and which has caused the non-performance or delay in performance, provided on the occurrence and cessation of any such event the Party affected thereby shall give a notice, in writing, to the other Party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six (6) months, the Parties shall jointly agree upon the future course of action of the MoU;

10. **SEVERABILITY:** If any provision of this MoU will be found by a court of competent jurisdiction in Karnataka, India to be void, invalid or unenforceable, the same will be reformed to comply with applicable law or stricken if not conformable, so as not to affect the validity or enforceability of this MoU;

11. **AMENDMENTS TO THE MoU:** No amendment or modification of this MoU shall be valid unless the same is made, in writing, and agreed upon by all Parties or their authorized representatives specifically stating the same to be an amendment of this MoU. The modifications and/or changes shall be effective from the date on which they are made and fully executed, unless otherwise mutually agreed upon terms and conditions;

12. **ASSIGNMENTS:** The rights and/or liabilities arising to any Party under this MoU shall not be assigned except with the written consent of all the other Party and subject to such terms and conditions as may be mutually agreed upon between the involved Parties;

13. **NOTICES AND JURISDICTION:** All notices and other communications required to be served on a Party including for violation of the terms of this MoU shall be considered to be duly served if the same shall have been delivered by hand or posted by registered mail to the undersigned personnel of the respective Party, at its address mentioned above;

14. **NON-COMPETITION:** Parties hereby agree not to compete with the other Party by using any of the other Party's intellectual property and/or confidential information, whether the MoU exists or not;

15. **NO JOINT VENTURE:** Nothing contained in this MoU will be construed as creating a joint venture, agency, partnership or employment relationship between the parties hereto, nor will either Party have the right, power or authority to create any obligation or duty, express or implied, on behalf of any other Party;

16. **ARBITRATION:** In the event of any dispute or difference between the Parties hereto upon or in relation to or in connection with this MoU, such dispute or disagreement shall be resolved amicably by mutual consultation. If such resolution is not possible, then, the unresolved dispute or disagreement shall be referred to arbitration. The Arbitration and Conciliation Act, 1996 (No. 26 of 1996) shall be applicable to the arbitration under this clause. If such Arbitration fails, both Parties have the right to appeal to the judiciary court in Karnataka, India.

17. **PUBLICATION:** No public announcement of the contents of this MoU and the outcome of various activities under this MoU shall be made by any of the Party, except with the prior written approval of the other Party, unless such Party is required to make a disclosure to comply with the statutory requirements of law. If required to be made, the text of the public announcement shall be mutually agreed upon between the Parties. The Parties agree to act towards each other with the utmost good faith and trust. Any publication in journals, presentation in seminars in respect of the outcome of activities under this MoU is prohibited until such full and complete publication and/or presentation is first reviewed by both the Parties;


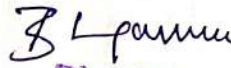
18. **INDEMNIFICATION:** The Parties agree to indemnify and hold harmless each other, its directors, officers, employees, and agents, successors and assignees, from all

damages, costs, expenses and liabilities; including reasonable legal costs and disbursements, sustained and arising in connection with the breach of performance of the respective obligations and duties of the Parties under this MoU; and

19. GOVERNING LAW: This MoU shall be governed and interpreted in accordance with the laws of India.

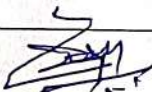
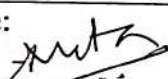
IN WITNESS WHEREOF the parties hereto through its duly authorized representatives have signed this MoU on the day, month and year mentioned herein before.

For and on behalf of Seshadripuram College, Post Graduate Department of Commerce and Management:

Signature:	Signature:
Name: Dr. Meera H.N.	Name: Dr. Bhargavi V.R.
Designation: Principal	Designation: Director
Seal  Principal Seshadripuram College Seshadripuram, Bangalore-560 020	Seal  Director P.G. Dept. of Commerce and Management Seshadripuram College, Seshadripuram, Bangalore-560 020.

For and on behalf of Indian Foundation for Global Peace Education (IFGPE)

Witnesses:

Signature: 	Signature: 
Name: Dr. C N N Raju	Name: S. K. Mehta
Designation: Executive President	Designation: Executive Director

7. I love to care India Charitable trust



MEMORANDUM OF UNDERSTANDING

(MoU)

Between

i Love to Care (India) Charitable trust
73, 5th Main KHB 2nd stage Basaveshwaranagar
Bangalore 560079

And

Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT
27, Nagappa Street Seshadripuram Bengaluru- 560020
(Permanently Affiliated to Bengaluru Central
University) NAAC Accredited 'A'
www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is made on this day 6th june, 2020 between the **Seshadripuram College, Post Graduate Department of Commerce and Management** a unit of Seshadripuram Educational Trust. The Seshadripuram Educational Trust is led by Dr. Wooday P. Krishna, Hon. General Secretary. The Seshadripuram College, Post Graduate Department of Commerce and Management is represented by its Principal Dr. Meera H.N. and Director Dr. Bhargavi V.R. having its office at # 27 Nagappa Street, Seshadripuram, Bengaluru - 560 020, hereinafter called "**SCPG**" (which expression shall wherever the context so admits include its successors and assignees) of the First Part.

AND

M/s **i Love to Care (India) Charitable trust**, a volunteer organization, incorporated under the trust Act, represented by its President, Smt. Nandini Jaganath, having its registered office at 73, 5th Main KHB 2ndstage Basaveshwaranagar, Bangalore 560079, hereinafter called **i Love to Care (India) Charitable Trust** (which expression shall wherever the context so admits include its successors and permitted assignees) of the Second Part

A. WHEREAS SCPG is one of India's best known college in Commerce education and was established in the year 1973 under the aegis of Seshadripuram Educational Trust. Seshadripuram Educational Trust established in 1930 with 90 years of Academic excellence offers education from Nursery to Doctoral programs. The trust manages 34 institutions with over 22,000 students and 1400 plus employees located at Bengaluru, Mysuru, Tumakuru and Mandya. SCPG is affiliated to Bengaluru City University. SCPG has a Rotaract Club of Seshadripuram College with the objective of developing socially productive citizens.

B WHEREAS i Love to Care (India) was established during the year 2019 and is a renowned name in the field of social service with a vision to motivate and promote responsible adults, non-government, government, private and public sector to teach and encourage children to become 'Global Citizen' by being a role -model, through active participation with various social projects and events those aligned with Sustainable Development Goals of the United Nation's Development Program.

C WHEREAS both parties work for the cause of Holistic development of students.

D WHEREAS SCPG and i Love to Care (India) Charitable Trust have, in this regard, arrived at an understanding in terms of which it is agreed that in consideration of mutual promises, to undertake overall development of students and exchange of information for a specified tenure and the parties deem it desirable and expedient to reduce the terms and conditions of their arrangement into writing and have the same duly evidenced by way of this MoU.

NOW THIS MOU WITNESSES AS FOLLOWS:

1. SCOPE AND PURPOSE: The parties hereby understand and agree that the purpose of this arrangement is to organize and execute programs related to Community engagement with various stakeholders.

Objective: The primary objective is to engage stakeholders in diverse programs creating measurable and meaningful impact on the society. Based on the programs designed the objectives, implications and Key Performance Indicators (KPIs) will be determined.

2. RESPONSIBILITIES OF RIT: RIT hereby agrees to perform and provide the following under this MOU.

- a) The community benefits from students.
- b) To ensure holistic development of students and develop individual responsibility.

3. RESPONSIBILITIES OF i Love to Care (India) Charitable Trust:

hereby agrees to perform and provide the followings under this MOU.

- a) Facilitation of programs with SCPG students
- b) Help in the holistic development of SCPG students
- c) Imbibe social responsibility in students
- d) Participation certificate at the end of the program

4 FINANCIAL ARRANGEMENTS: Any financial aspect will be discussed and taken up as and when need arises for any specific program.

5. TENURE AND TERMINATION OF THE MOU: This MOU shall be effective from the date of its signing by both the Parties the MOU shall be valid for 1 years which is the duration for students to complete their course till 5th June, 2021. It can be extended for further period if agreed to by both the parties on such terms and condition mutually agreed upon or on need basis. Both the parties may, before the completion of the duration of this MOU, terminate this MOU by giving two months' notice in writing to other Party of its intention to terminate the arrangement. On termination the assets procured under this arrangement shall be with the party who has funded the same.

6. KEY PERSONNEL: It is hereby agreed that key personnel for monitoring and implementing the activities under this MOU is Dr. Bhargavi V.R. Director, Post Graduate Department of Commerce and Management and Smt Nandini Jaganath President from i Love to Care (India) Charitable Trust. The said Key Personnel shall be responsible for implementing the MOU and also to ensure that all the provision and requirements of this MOU are adhered.

7. INTELLECTUAL PROPERTY: It is the responsibility of the both the parties to protect any intellectual property rights (IPR) that may result from activities performed under this MOU. SCPG and i Love to Care (India) Charitable Trust agree to work out the activity under this MOU.

8 CONFIDENTIALITIES: The Parties agree and undertake to keep confidential and not to disclose the existence and contents of this MOU. Each Party (the "Receiving Party") agrees and undertakes that it shall keep confidential and not disclose any or all information in relation this MOU (the "Information") received by it from the other Party (the "Disclosing Party"). The Receiving Party shall ensure that its relevant employees, agents and any other person to whom the information is disclosed are aware of the confidentiality of the information and the provisions of this clause. Any breach by its employee, agent or such other person will constitute a breach by the Receiving Party. However, the provisions of this clause shall have no effect in respect of information required to be disclosed pursuant to any relevant law, regulation or court order issued by a court of competent jurisdiction.

9. FORCE MAJEURE : The Parties shall not be held responsible for non-fulfillment of their respective obligations in successful completion of the requirement under this MOU due to the exigency of one or more of the force majeure events such as but not limited to acts of God, War, Flood, Earthquakes, Strikes not confined to the premises of the party, Lockouts beyond the control of the party claiming force majeure, Epidemics, Riots, Civil Commotions etc. lying beyond the reasonable control of and not brought about at the instance of the Party claiming to be affected by such event and which has caused the non-performance or delay in performance; provided on the occurrence and cessation of any such event the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six months, the parties shall jointly decide about the future course of action on the MOU.

10. SEVERABILITY: If any provision of this MOU will be found by a court of competent jurisdiction to be void, invalid or unenforceable, the same will either be reformed to comply with applicable law or stricken if not so conformable, so as not to affect the validity or enforceability of this MOU.

11. AMENDMENTS TO THE MOU: No amendment or modification of this MOU shall be valid unless the same is made in writing by all the parties or their authorized representatives and specifically stating the same to be an amendment of this MOU. The modifications / changes shall be effective from the date on which they are made / executed unless otherwise agreed to.

12. ASSIGNMENTS: The rights or/and liabilities arising to any party under this MOU shall not be assigned except with the written consent of all the other party and subject to such terms and conditions as may be agreed upon between the involved parties.

13. NOTICES AND JURISDICTION: All notices and other communications required to be served on a party including for violation of the terms of this MOU shall be considered to be duly served if the same shall have been delivered by hand or posted by registered mail to the key personnel of the respective party at its address mentioned above.

14. NON-COMPETITION: Parties agree not to compete with the other party by using any of the other party's intellectual property and/or confidential information, whether the MOU exists or not.

15. NO JOINT VENTURE: Nothing contained in this MOU will be construed as creating a joint venture, agency, partnership or employment relationship between the parties hereto, nor will either party have the right, power or authority to create any obligation or duty, express or implied, on behalf of any other party/ies.

16. ARBITRATION: In the event of any dispute or difference between the Parties hereto upon or in relation to or in connection with this MOU, such dispute or difference shall be resolved amicably by mutual consultation. If such resolution is not possible, then, the unresolved dispute or difference shall be referred to arbitration. The Arbitration and Conciliation Act, 1996 (No. 26 of 1996) shall be applicable to the arbitration under this clause.

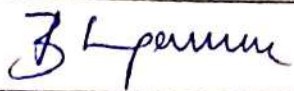

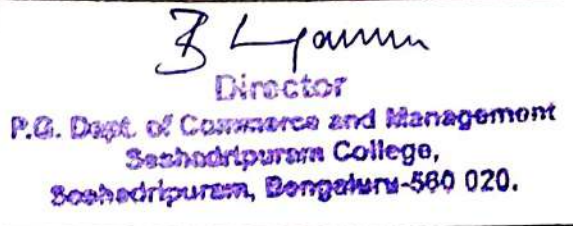
17. PUBLICATION: No public announcement of the contents of this MOU and the outcomes various activities under this MOU shall be made by any of the Parties, except with the prior written approval of the other Party unless such Party is required to make a disclosure any statutory requirement of law. If required to be made, the text of the public announcement shall be mutually agreed between the Parties. The Parties agree to act towards each other with the utmost good faith. Any publication in journals, presentation in seminars in respect of the outcome of activities under this MOU is prohibited until such publication/presentation is first reviewed by both the parties.

18. INDEMNIFICATION: The Parties agree to indemnify and hold harmless each other, its directors, officers, employees, and agents, successors and assigns, from all damages, costs, expenses and liabilities, including reasonable legal costs and disbursements, sustained and arising in connection with the breach of performance of the respective obligations and duties of the Parties under this MOU.

19. GOVERNING LAW: This MOU shall be governed and interpreted in accordance with the laws of India.

IN WITNESS WHEREOF the parties hereto through its duly authorized representatives have signed this MOU on the day, month and year mentioned herein before.

For and on behalf of Seshadripuram College, Post Graduate Department of Commerce and Management

Signature:	Signature: 
Name: Dr. Meera H. N.	Name: Dr. Bhargavi V.R.
Designation: Principal	Designation: Director
Seal 	Seal 
Address: # 27 Nagappa Street, Seshadripuram College, Seshadripuram, Bengaluru - 560020	Address: # 27 Nagappa Street, Seshadripuram College, Seshadripuram, Bengaluru - 560020

For and on behalf of i Love to Care (India) Charitable Trust

Signature







Name: Nandini Jagannath

Designation: President

Seal


PRESIDENT

Witnesses

Signature: 	Signature: 
Name: Reshma B.	Name: Savitha Bai
Designation: Assistant Professor	Designation: Office Superintendent
Address: # 27 Nagappa Street, Seshadripuram College, Seshadripuram, Bengaluru - 560020	Address: # 27 Nagappa Street, Seshadripuram College, Seshadripuram, Bengaluru - 560020

**8. Indo Japan Chamber of Commerce and
Industry, Karnataka (IJCCI-K)**



Indo-Japanese Chamber of Commerce & Industry - Karnataka

367, 9th Main, Dollars Colony, JP Nagar 4th Phase, Bangalore - 560 078, India
Tel : 91 - 80 - 26580466 E-mail: ijcci@ijccik.org

PROGRESS
THROUGH
PARTNERSHIP

June 5th, 2020
INV/IJCCI2020/M40

Seshadripuram College
27, Nagappa Rd, 4th Block,
Kumara Park West, Sheshadripuram,
Bengaluru, Karnataka 560020

INVOICE

Particulars	Amount in Rs.
Membership subscription for the year 2020-21	5,000.00

(Rupees Five Thousand Only)

We would be highly obliged to receive your Cheque in favor of "INDO JAPANESE CHAMBER OF COMMERCE & INDUSTRY- KARNATAKA.

or RTGS details as follows:

Karnataka Bank
Saralki Branch, 2nd Phase, J P Nagar,
Branch Code : 000098
IFSC - KARB0000098
Account no- 0982000110208401
PAN No. - AAATI5216L

(Please note: GST is not applicable as IJCCI is a non profit Organisation)

Indo-Japanese Chamber of Commerce & Industry (Karnataka)

Anjana K S
Relationship Manager

Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.



Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
Affiliated to Bengaluru City University
NAAC Accredited 'A' grade in 3rd Cycle

27, Nagappa Street, Seshadripuram College, Bangalore-560020

Ph: 080-22955354

principalspmcollege@gmail.com

www.spmcollege.ac.in

www.pgspmcollege.ac.in

Summary of Functional MoUs of the Academic Year 2021-2022

SI No	Name of the MoU/linkage
Professional Bodies MoUs	
1	Quant Master Training Services
2	Luminous Consulting LLP
3	Glovish Technologies
4	Glovish Technologies
5	NICT
6	Glisten Project Solutions
7	Glisten Project Solutions
8	Glisten Project Solutions
9	Milestone Charitable Trust
Community Connect MoUs	
10	I love to care India Charitable trust
11	Indian Foundation for Global Peace Education (IFGPE)
12	UPKRITI NGO
Collaboration through Institutional Memberships	
13	Indo Japan Chamber of Commerce and Industry, Karnataka (IJCCI-K)
14	Indian Institute of Materials Management (IIMM)

1. Quant Master Training Service

Quant Masters Technologies Pvt Ltd

Rajkumar Road, Rajajinagar, Bengaluru-560021

Mob: 97315-958-48

Mail Id: quantmastersofficial@gmail.com



MEMORANDUM OF UNDERSTANDING (MoU)

Between

Quant Masters Technologies Pvt Ltd

And

Seshadripuram Educational Trust

SESHADRIPURAM COLLEGE

POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT

27, Nagappa Street Seshadripuram Bengaluru- 560020

(Permanently Affiliated to Bengaluru City University)

NAAC Accredited 'A'

www.pg.spmcollege.ac.in

I. PURPOSE AND SCOPE

Quant Masters Technologies Pvt Ltd is devoted to provide result-oriented training by simplifying the concepts and emphasizing on Competitive examination-oriented topics. We at Quant Masters believe to engage ourselves closely with the aspirants and teach them both the micro view and the macro view of the subjects. We provide quality training for Cognitive Skills needed to crack major competitive examinations which include Banking, Defense, Railway and SSC sector.

With respect to Cognitive Skills training, We Provide

1. Complete training solution to students by providing Virtual/Offline interactivetraining on all modules needed to crack competitive exams
2. Provide chapter-wise assessments and practice to help students monitor their progress.
3. Full length mock papers and company specific papers to help understand and workon the requirement of Industry Standards.
3. Quant Masters App access to help students watch video series for practice

and revision purpose till they ace with perfection.

4. Access to placement and government exam portal to help student's identity and apply for various opportunities in the industry.

This Memorandum of Understanding (the "MoU") is made and entered on 17th June 2021 valid for one year till 16th June 2022 (the "Effective Date") by and between:

Seshadripuram College
Post Graduate Department of Commerce and Management
And
Quant Masters Technologies Pvt Ltd

Hereinafter the College and Quant Masters shall individually be referred to as a "Party" and collectively as "the Parties".

I. RECITALS:

- A. WHEREAS, the College is in the field of providing postgraduate education. WHEREAS, Quant Masters has expertise in providing training for Campus Placements and all major competitive exams.
- B. WHEREAS the College desires to engage Quant Masters to provide Cognitive Skills training and guidance to other competitive exams, and Quant Masters is willing to provide such services to the College through Online/Offline training as per college requirement and feasibility.

NOW, THEREFORE, the Parties hereby agree as follows:

The purpose of this MOU is to clearly identify the roles and responsibilities of each party as they relate to, provide Cognitive Skill training and guidance to other competitive examinations to the students of Seshadripuram College through Offline/ Online virtual training.

II. RESPONSIBILITIES OF QUANT MASTERS UNDER THIS MoU

The company shall undertake the following activities:

1. Provide Cognitive Skills Training, Assessments, Certificates and guidance to other competitive exams (Banking, SSC, Defense) for students of Seshadripuram College through Online / Offline training as per the college requirement and feasibility.
2. Commit to conduct 56 hours of offline training sessions for final year PG students.
3. Commit to complete the entire syllabus as agreed upon for the batch.

4. Update the records maintained at the college regarding coverage of the syllabus for every training session conducted.

III. RESPONSIBILITIES OF THE COLLEGE UNDER THIS MOU

The College shall undertake the following activities:

1. Provide infrastructure support to the training institute to deliver the coaching.
2. Take the responsibility of admission process and collection of the course fee.
3. Maintain a proper database of the students enrolled for the above-mentioned course, and such database shall be made available for Quant Masters when requested by the latter.

IV. IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

1. The MOU may be modified from time to time by mutual agreement of the Parties.
2. The MOU may be terminated by mutual agreement or by either of the parties by providing a written notice within 1 month of the completion of the on-going programs. However, termination of the MOU will not, in any manner, impact the responsibilities of both the parties towards the conduct of the courses already in progress at the time of termination notice and such a notice will come into effect only after culmination of such program (s).

During the tenure of the MOU, the parties will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

V. FUNDING AND FEES

The Parties to the contract have mutually agreed to fix the training fee every year based on discussion.

The COLLEGE shall pay *Quant Masters Technologies Pvt Ltd* 50% of the course fee which is collected from the students who join the course, beginning of the course within a period of a week's time, as the same is required to arrange faculty resources, material, etc. for the smooth conduct of the course and the remaining 50% of the course fee to be paid after the completion of the course.

- a. The above-mentioned remuneration is exclusive of all applicable taxes.
- b. Admission of the student can be terminated within the 3rd hour of the coaching and before receiving the materials.

VI. RESOLUTION OF DISPUTES

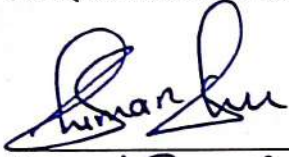
The Parties hereby agree that any disputes arising out of or in connection with this MOU shall be handled within the jurisdiction of the courts of Bengaluru.

VII. EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signatures of the authorized officials of the Parties. It shall be enforced from 17th June 2021 till 16th June 2022 onwards.

Signatures and dates

For Quant Masters Technologies Pvt Ltd



Name: Himanshu Sharma

Date: 17 June 2021



For Seshadripuram College

Name: Dr. Meeta H.N., 17th June, 2021

Date: Meeta H.N.

Principal

Seshadripuram College
Seshadripuram, Bengaluru-560 020.

Name: Dr. Bhargavi V.R., 17th June, 2021

Date: Bhargavi V.R.

P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bengaluru-560 020.

2. Luminous Consulting LLP



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is entered into as of this 26th day of July, 2021

between

- a) **Seshadripuram College, Post Graduate Department of Commerce and Management (an institution of Seshadripuram Educational Trust)** having its registered office at # 27 Nagappa Street, Seshadripuram, Bengaluru - 560020 (hereinafter "COLLEGE");
and
- b) **Luminous Consulting LLP, LCLLP** (hereinafter "CONSULTANT") having its registered office No.6, Sampurna Building, 23/3, 5th Main, Malleswaram, Bengaluru - 560 003.

1. DEFINITIONS:

- a) "**TRAINER**" means any person(s) engaged by CONSULTANT to provide the training services under this **MOU**.
- b) "**Confidential Information**" means any information in any form that is disclosed to Recipient by or on behalf of Discloser that is not generally known including, without limitation, organizational assets such as but not limited to Course details, Curriculum, Subject Specifications, Syllabus, Pedagogy & Didactics, training contents including all associated activities such as, but not limited to, exercises, games, group discussions, role plays, case studies, video clips, audio clips and theory inputs, trainer's manual, training techniques, data and information relating to the training services provided by CONSULTANT/TRAINER.
- c) "**CONSULTANT**"- The term CONSULTANT for the purposes of this **MOU** includes all EMPLOYEES of and/or TRAINERS engaged by CONSULTANT.
- d) "**Discloser**" means the party disclosing the Confidential Information.
- e) "**Recipient**" means the party receiving the Confidential Information.
- f) "**Personal Data**" means any information relating to an identified or identifiable natural person; an identifiable person is the person who can be identified, directly or indirectly, in particular by reference to an identification number or to one or more factors specific to his physical, psychological, mental, economic, cultural or social identity.
- g) "**Purpose**" means the purpose set forth in Section 2 below.

2. PURPOSE & SCOPE OF SERVICES

- a) The purpose of this **MOU** is to establish a Consultant-Client relationship between the parties. CONSULTANT agrees to provide training services through one or more of its EMPLOYEES and/or TRAINERS engaged by it, on request by COLLEGE, including but not limited to, the services described in **Exhibit A** hereto (the "Services").
- b) Whenever COLLEGE requires CONSULTANT to provide any of the Services COLLEGE will issue CONSULTANT a specific **Work Order** which shall define the nature of the Services requested, the period during which the Services are to be provided and the consideration payable to CONSULTANT by COLLEGE.

3. TERM AND TERMINATION

- a) This **MOU** shall commence on 26th July 2021 valid for one year till 25th July 2022.
- b) Either party may terminate this **MOU**, by giving prior written notice of one month to the other party, without having to assign any reason.
- c) Where **CONSULTANT** chooses to terminate this **MOU**, the **CONSULTANT** shall be obliged to complete all assignments awarded by **COLLEGE**, up to the date of termination, before the notice of termination shall become valid.
- d) This **MOU** may be terminated by **COLLEGE** upon seven (7) days' prior written notice to **CONSULTANT** if consultant is in material breach of this **MOU**; provided, however, that if such breach is capable of being cured, this **MOU** shall not terminate if **CONSULTANT** cures such breach within seven (7) days or such extended time agreed between both parties of receiving such notice. In the event of termination, **COLLEGE** shall promptly pay **CONSULTANT** any fees earned but unpaid before termination. This shall be **COLLEGE**'s sole and exclusive liability towards the **CONSULTANT** and **CONSULTANT**'s sole and exclusive remedy towards **COLLEGE**, upon such termination.
- e) Neither party shall be entitled to claim any amount as termination compensation on any account whatsoever from the party terminating this **MOU** under this provision

4. OWNERSHIP

- a) **CONSULTANT** hereby confirms that **COLLEGE** is the exclusive owner of all rights, title and interest including without limitation, all copyrights, and other intellectual property rights in all the Confidential Information and other material provided to **CONSULTANT** to render the training services to **COLLEGE**.
- b) **CONSULTANT** further confirms that the said Confidential Information and other training material will not be used or shared in any form with any third parties.

5. CONSIDERATION

- a) In consideration for the performance of the Services, **COLLEGE** shall pay **CONSULTANT** the fees specified in the individual Work Orders from time to time. For this purpose, **CONSULTANT** shall raise an Invoice at the end of the program for the Services rendered including other statutory levies as are applicable from time to time. When classes are cancelled or have to be rescheduled for any reason whatsoever, **COLLEGE** and **CONSULTANT** will, by mutual acceptance, reschedule the classes to a later date.
- b) Where **CONSULTANT** is required by **COLLEGE** to procure any materials or incur any other expenses for providing the Services under this **MOU** then, provided **COLLEGE** has approved such expenses prior to being incurred, in addition to the Consideration set forth above actual, reasonable expenses incurred by **CONSULTANT** will be reimbursed to **CONSULTANT**. Such payment of or reimbursement for expenses shall be subject to the **CONSULTANT** keeping proper accounts and furnishing to **COLLEGE** within 30 days after the date the expenses incurred, all applicable statements, vouchers and other evidence of all expenses.

6. RELATIONSHIP OF THE PARTIES

- a. The relationship of **COLLEGE** and **CONSULTANT** is that of independent contractors and neither **COLLEGE** nor **CONSULTANT** is or shall represent itself as an employee of, agent for, or partner or joint venture with the other.

- b. CONSULTANT shall be responsible to comply with all applicable labour and other laws with respect to their employees and TRAINER(S) engaged by them.
- c. CONSULTANT hereby confirms that it shall take all necessary actions to ensure that the obligations of CONSULTANT shall apply, with the same force, to its EMPLOYEES and/or TRAINERS who are deputed to COLLEGE to perform the Services under this MOU. For this purpose, the CONSULTANT shall obtain undertakings, in writing, from each of its EMPLOYEES and/or TRAINERS whom it engages confirming that they will comply with the terms and conditions of this MOU when performing the Services under this MOU.
- d. During the term, CONSULTANT and its employees and TRAINERS engaged by CONSULTANT shall comply with all rules, procedures and standards promulgated from time to time by COLLEGE with regard to:
 - personal conduct, access to and use of COLLEGE's property, equipment and facilities; and
 - safety and security practices while on COLLEGE premises.

7. CONFIDENTIAL INFORMATION

- a) Where a Party receives confidential information from the Other party the Recipient may disclose the Confidential Information only to its concerned employees, officers, directors, consultants, sales representatives, distributors, subcontractors, contract employees and Affiliates who are required to have the Confidential Information to achieve the purpose of this MOU and who are legally bound, in writing, to recipient to maintain and use the Confidential Information only for the intended Purpose.
- b) The Recipient will not
 - i. disclose Confidential Information to any other person without the prior written consent of the Discloser or,
 - ii. decompile, disassemble, decode, reproduce, redesign or reverse engineer any samples or computer software containing Confidential Information or any part thereof provided to Recipient.
- c) Recipient may make a limited number of copies of any documents containing Confidential information as necessary to achieve the purpose intended under this MOU. Recipient will protect Confidential Information using the same degree of care but no less than reasonable care as it uses to protect its own Confidential Information.

8. CONSULTANT'S REPRESENTATIONS

- a) CONSULTANT warrants that the Services will be provided in a professional manner consistent with industry standards.
- b) CONSULTANT warrants that it shall obtain, in writing, from each of its TRAINERS and EMPLOYEES who are engaged to perform the Services requested by COLLEGE under this MOU their consent to comply with CONSULTANT's obligations with respect to Confidential Information.
- c) CONSULTANT warrants that the performance of the Services or of any term of this MOU will not breach any MOU or understanding that CONSULTANT has with any other person or entity and that there is no other contract or duty now in existence inconsistent with the terms of this MOU.
- d) In performing the Services, CONSULTANT will not use any confidential or proprietary information of any other person or entity or infringe the intellectual

property rights (including, without limitation, patent, copyright, trademark or trade secret rights) of any other person or entity nor will CONSULTANT disclose to COLLEGE, or bring onto COLLEGE's premises, or induce COLLEGE to use any confidential information of any person or entity other than that of COLLEGE or CONSULTANT.

- e) CONSULTANT, in the course of performing the Services, will abide by all applicable laws and COLLEGE's internal rules and processes which are generally made available to the like persons in any form including without limitation, through intranet, common emails, notices and general communications.

9. GENERAL TERMS

a. Indemnity:

CONSULTANT agrees to indemnify and hold COLLEGE harmless from any liabilities, claims or demands (including the costs, expenses and reasonable attorney's fees on account thereof) arising out of or resulting, directly or indirectly, from

- i. CONSULTANT's gross negligence or willful breach of **Sections 4, 6, 7 and 8** above;
- ii. infringement by CONSULTANT's performance of the Services of any third party intellectual property rights; or
- iii. gross negligence, carelessness, fraud, misbehavior, criminal act, willful misconduct, or any other actions or omissions on the part of CONSULTANT.

COLLEGE will indemnify and hold CONSULTANT harmless against all liabilities, claims or demands (including the costs, expenses and reasonable attorney's fees on account thereof) arising or resulting from COLLEGE's gross negligence or willful misconduct towards CONSULTANT. The provisions of this Section shall survive until termination of this **MOU**

b. Remedies:

Both Parties agree that monetary damages alone would not adequately compensate either Party in the event of a breach by the Other Party and accordingly agree that in addition to all remedies available to either Party, at law, in equity or otherwise the aggrieved party shall be entitled to injunctive relief for the enforcement hereof. All rights and remedies hereunder are cumulative and are in addition to and not exclusive of any other rights and remedies available, at law, in equity, by **MOU** or otherwise.

c. Notices:

All letters, notices or other documents/communications required under this **MOU** to be served by either party on the other shall be deemed to have been effectually served, if sent by fax or by post or email to the address mentioned hereinabove.

d. Uncontrollable Circumstances:

If the performance of any part of this **MOU** by either party is prevented or delayed by acts of civil or military authority, flood, fire, epidemic, pandemic, war or riot, or other acts beyond the reasonable control of either party, the party affected shall be excused from such performance only during the continuance of any such event provided however that if such delay in performance extends for more than 30 days, the other party, at its discretion, upon giving written notice, may terminate this **MOU**.

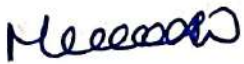
e. Non-Solicitation of Personnel:

- During the course of the performance of Services under this **MOU** and for a period of three years following its expiry or termination thereafter, neither **COLLEGE** or **CONSULTANT** shall not solicit, the employment of, employ, or contract with, directly or indirectly, any current or former employee/consultant/trainer of the concerned party with whom the other party had contact under this **MOU**.
- f. Return of Property and set-off rights:
At the end of the term of this **MOU** or at any other time upon request of **COLLEGE**, the **CONSULTANT** shall return promptly to **COLLEGE** all the property (tangible or intangible) belonging to **COLLEGE**. **COLLEGE** may set-off a reasonable amount being the value of such property, which has not been returned by **CONSULTANT** to **COLLEGE**, from the fees payable to **CONSULTANT**.
- g. Jurisdiction:
All disputes arising out of and related to this **MOU** shall be subject to settlement in courts only within the jurisdiction of Bangalore, India.
- h. Entire MOU:
This **MOU** and Exhibits sets forth the entire understanding between the parties and supersedes all previous **MOUs** and understandings between the parties, whether oral or written, relating to the subject matter of this **MOU**. No modification or change shall be binding upon the parties unless such modification or change is in writing and duly signed by both parties. Failure by either Party to insist upon strict compliance with any of the terms or conditions hereof shall not be deemed a waiver of such terms or conditions.
- i. Custody of the MOUs: The Original of this **MOU** is in the custody of the **COLLEGE** and a copy of the same is in the custody of the **CONSULTANT**.

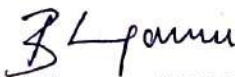
In witness of the **MOUs** and promises set forth herein above, the parties hereto have executed this **MOU** on the dates set forth below.

Seshadripuram College
PG Department of Commerce & Management

Luminous Consulting LLP



Name: **Dr Meera H.N.**
Designation: **Principal**
Date:



Dr. Bhargavi V.R.
Director, P.G. Dept.
Director

P.G. Dept. of Commerce and Management
Seshadripuram College,
Seshadripuram, Bengaluru-560 020.



Ms. Rama S. C.
Incharge Operations
Date:

Principal

Seshadripuram College,
Seshadripuram, Bengaluru-560020

3. Glovish Technologies

Memorandum of Understanding

This Memorandum of Understanding is made at Seshadripuram College on 26th day of Nov, 2021 to conduct Add-On Course for VB.Net Course for 5th Sem BCA Students..

BETWEEN

Glovish Technologies LLP a Company incorporated under the Companies Act, 1956, having its Corporate Office #5, 4th cross, Subbanna garden main road, Behind Shanl Mahatma temple, Subbannagarden, Vijayanagara, Bengaluru, Karnataka 560040.

AND

Seshadripuram College, located at 27, Nagappa St, 4th Block, VV Giri Colony, Seshadripuram, Bengaluru (Which term shall so far as the context admits be deemed to mean and include its successors and assigns) of the Second Part,

WHEREAS:

1. Glovish Technologies is a Training Partner associated with various corporate for providing training to the students as part of their Project activity.
2. Seshadripuram College is an Educational institution affiliated to Bangalore University. The College offers various Graduate & Post Graduate Courses in BBA, BCA, MBA, MA (Economics), MCOM.
3. Seshadripuram College is willing to enter into a Memorandum of Understanding (MOU) with Glovish Technologies for the skills enhancement initiative through Project development, the technology platform and other face to face initiatives.



Report On Course Out-Come on VB.Net Technology

Introduction on Add-On Course :

Course Objectives

VB NET comes loaded with numerous features that have made it a popular programming language amongst programmers worldwide. These features include the following:

- VB NET is not case sensitive like other languages such as C++ and Java
- It is an object-oriented programming language. It treats everything as an object.
- Automatic code formatting, XML designer, improved object browser etc.
- Garbage collection is automated.
- Support for Boolean conditions for decision making
- Simple multithreading, allowing your apps to deal with multiple tasks simultaneously.
- Simple generics.
- A standard library.
- Events management.
- References. You should reference an external object that is to be used in a VB.NET application.
- Attributes, which are tags for providing additional information regarding elements that have been defined within a program.
- Windows Forms- you can inherit your form from an already existing form.

Duration : 60 Hours

Course Started from : 12/12/2021

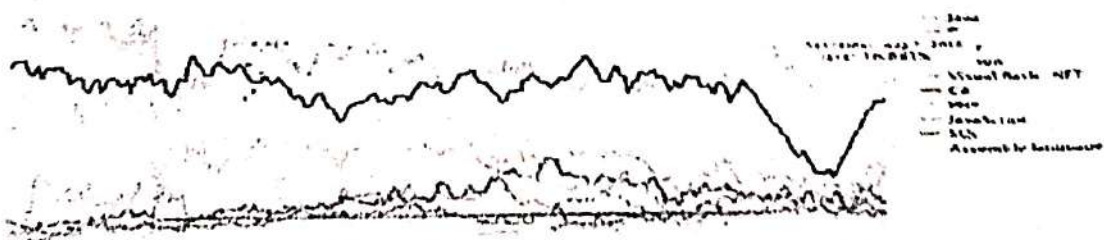
Course Ended On: 13/03/2022

Total Number of Student: 67 Students

Impact of Learning Advance Java server in JSP course :

- 97% of Enterprise Desktops run Java
- 89% of Desktops (or Computers) in the U.S. run Java
- 9 Million Java Developers worldwide.
- Java is the number 1 choice for developers.
- Java continues to be the most used development platform.
- 3 billion mobile phones run Java.
- 100% of Blu-ray Disc Players ship with Java.
- There are currently over 5 billion Java Cards in use.
- 125 million TV devices run Java.
- 5 of the Top 5 Original Equipment Manufacturers Ship Java ME.

TIOBE Programming Community Index



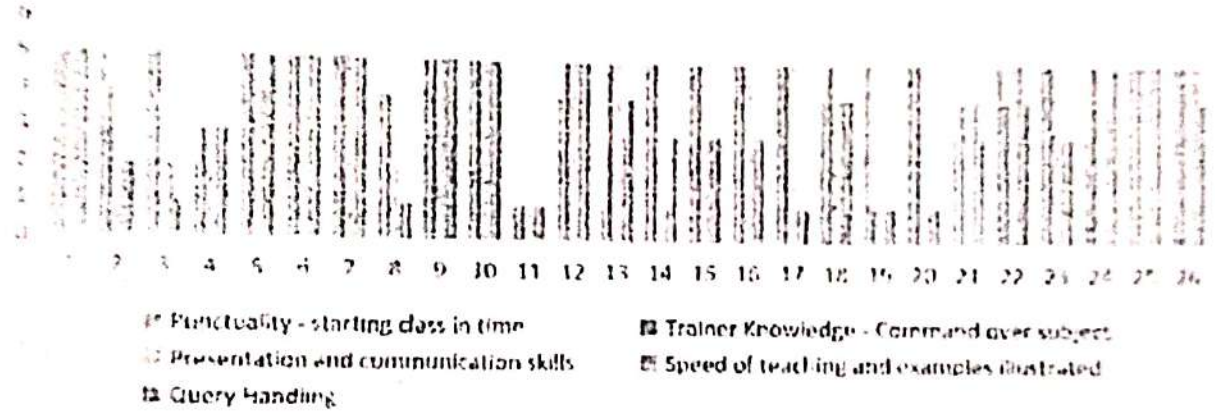
Course Outcome Prerequisites

This course is designed to meet the needs of those who want to be professional Java developers. This will also help the audience to get through the Java Certification called Web Component Developer.

Students should be familiar with Java programming techniques and should be comfortable with concepts such as Classes, Objects, Inheritance, Interfaces I/O Streams, Threading and Networking. Certificate like Sun Certified Java Programmer will be an added advantage.

Feedback Response from Students :

Chart Title



For GLOVISH TECHNOLOGIES LLP
 LLP - Incorporation No.: AAH-98/17
 (Authorized Signatory)

Meeceew
Principal
 Seshadripuram College
 Seshadripuram, Bangalore-560 020.

4. Glovish Technologies

Memorandum of Understanding

This Memorandum of Understanding is made at Seshadripuram College on 7th day of July 2022, to Conduct Add-On Course on Machine Learning using Advance Python for 6th sem BCA Students.

BETWEEN

Glovish Technologies a Company incorporated under the Companies Act, 1956, having its Corporate Office #5, 4th cross Subbanna garden main road Behind shani mahatma temple,,Subbannagarden,Vijayanagara, Bengaluru, Karnataka 560040.

AND

Seshadripuram College, located at Seshadripuram, Bengaluru-20 (Which term shall so far as the context admits be deemed to mean and include its successors and assigns) of the Second Part,
WHEREAS:

1. Glovish Technologies is a Training Partner associated with various corporate for providing training to the students as part of their Project activity.
2. Seshadripuram College is an Educational institution affiliated to Bangalore University. The College offers various Graduate & Post Graduate Courses in BBA, BCA, MBA, MA (Economics), MCOM.
3. Seshadripuram College is willing to enter into a Memorandum of Understanding (MOU) with Glovish Technologies for the skills enhancement initiative through Project development, the technology platform and other face to face initiatives.

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

1. Roles & Responsibilities of the Seshadripuram College :

- a. The College shall be responsible to nominate one person with adequate accountability and responsibility to coordinate the engagement. The person so appointed would act as the single point of contact (SPOC) for the proposed initiative.
- b. The College shall share the details of the students like name, email ID, contact details who are willing to undergo the aforesaid skill enhancement initiative through Project development with Glovish Technologies in the College Letterhead.
- c. To encourage the Students to register for the Program by informing them about the benefits of the program.
- d. To provide all the support services and facilities to **Glovish Technologies** during the conduct of the said Training Program.

2. Roles & Responsibilities of Glovish Technologies :

- a. Materials required, will be provided in time.
- b. The modules will be trained by our expert faculties who will be deputed exclusively for Seshadripuram College.
- c. Modules training will be mapped with today's Industrial requirements.

3. Other Terms & Conditions:

Following are the other terms and conditions of MOU:

- a. The students enrolled should complete the training as scheduled.
- b. Program Coordinator to be appointed by college

4. Commercial:

- a. Fee collection from students will be the responsibility of college.
- b. Final Settlement of fee will be made by Seshadripuram College on last day of course completion
- c. Course Completion Certificate is given by **GLOVISH TECHNOLOGIES**
- d. Total number of students Assigned to the Advance Python Course around 58 Student

e. Fee should be Issued to the favor of GLOVISH TECHNOLOGIES Designated
Partner Name

5. Certification:

Certificates shall be awarded by Glovish Technologies to the students on successful completion of the training and clearing of the assessment held post completion of the training program.

IN WITNESS WHEREOF, the Parties hereto have duly executed this Agreement as on the day, month and year first hereinabove written

For Glovish Technologies LLP



(Authorized Signatory)

For Seshadripuram College

(Authorized Signatory)

Name : LOHITH. G

Designation: Designated Partner

Place : Banaglore

Date : 07-07-2022

Stamp :



Name :

Designation :

Place :

Date :

Stamp :


Principal
Seshadripuram College
Seshadripuram, Bangalore-560 030.

5. NICT

Integrated College MOU



College MOU

MOU is between

Seshadripuram College,
#27, Nagappa Street, Seshadripuram,
Bengaluru, Karnataka-560020.

and

NICT Computer Education Pvt Ltd
Authorized Training / Assessment / Associate of



Supreeth Garla
Director

NICT Computer Education Pvt Ltd
52, "Bhagavathi Towers", 33rd Cross,
4th Block Jayanagar, Bangalore - 560 011.
Mobile: +91 9686227070
Email:supreeth142@gmail.com



NICT Computer Education Pvt Ltd

An ISO 9001:2015 Certified Organization
Registered under Government – Dept of Collegiate Education
Authorized Assessment / Training / Sales Partners of: Tally, Microsoft, Corel,
AutoDesk, SAP, Amazon, TCS and Kotak
Email: info@nictcomputereducation.com Mobile: +91 7676212345

Profile of NICT Computer Education

About NICT

NICT was established in the year 1996 at Bangalore, to impart high quality IT Education at an affordable cost.

NICT has 14 Training Centers in Bangalore and 40+ training centers across India.

NICT is associated with more than 80 colleges in Bangalore.

NICT is an ISO 9001:20015 Certified Organization and official training / assessment / sales / education / Placement / Internship partners of Tally, Microsoft Office, Autodesk, COREL, SAP, TCS, AMAZON, Kotak and several others.

NICT is registered under Government of Karnataka, Department of Collegiate Education.

NICT expertise is not limited to IT Education but also extended to Digital Marketing, Soft Skills, Hardware & Networking, Multimedia & Animations, SAP, Ethical Hacking, Internships, Live Projects for BCI, MCA

Tally Education Pvt Ltd (TEPL), established under the purview of Tally Solutions (the creators of Tally), intends to empower the current and next generation employees to contribute in a greater measure to their work, TEPL envisions to be premier solution provider for all manpower related challenges of SME and MNC Companies.

Microsoft Office Certification gives the students the tools to build a brighter future. Students gain valuable Microsoft Office Computing Skills and achieve industry-recognized certification. This assures employees of the student quality and differentiates your students from other students.



NICT Computer Education Pvt Ltd

An ISO 9001:2015 Certified Organization
Registered under Government – Dept of Collegiate Education
Authorized Assessment / Training / Sales Partners of: Tally, Microsoft, Corel,
AutoDesk, SAP, Amazon, TCS and Kotak
Email: info@nictcomputereducation.com Mobile: +91 7676212345

1. PROGRAM OBJECTIVES

To provide Verifiable Certificate Courses to the Students and bridge the gap between the College Education and ever changing Industry Requirements. Also provide Internship to students.

2. DELIVERY METHODOLOGY

Using Licensed software and training the students with online and offline training methodologies using computer systems. Students will be exposed to real time case studies and Industry Assignments.

3. RESOURCE PERSONS

NICT has 60+ resource persons having 5+ years of experience in training the students in Tally, SAP, MS Office, Digital Marketing, Google Certificate Assessments, Python and other programming Languages.

4. TRAINING TIME-TABLE

Trainers will be available 5 minutes before the commencement of the training and will be available as per the college Time-Table.

5. COURSE CONTENTS

Detailed course syllabus is enclosed for your perusal and the syllabus has been designed as per the Industry requirements, however the college is at its discretion to add/edit the syllabus or contents as per their requirements. Detailed syllabus is enclosed herewith.

6. NICTS MOBILE EDU APP

Every student gets access to the Latest course materials from NICT Mobile App, these will be available to the student along with the Assignments and notes which will be shared in the class room.

7. ASSESSMENT

Every student will undergo an ONLINE assessment to evaluate and get Certified in the college campus.

8. OUTCOME ASSESSMENT PLAN

Every Student gets a Verifiable Certificate Issued by Tally, Microsoft, SAP, Google, TCS, IIT Bombay and etc in the college campus. Students will be eligible for Internship and will also access the Placements on NICTs Mobile Application.



NICT Computer Education Pvt Ltd

An ISO 9001:2015 Certified Organization

Registered under Government – Dept of Collegiate Education

Authorized Assessment / Training / Sales Partners of: Tally, Microsoft, Corel, AutoDesk, SAP, Amazon, TCS and Kotak

Email: info@nictcomputereducation.com Mobile: +91 7676212345

MOU is between:

NICT Computer Education Pvt Ltd, represented by its Director Mr. Supreeth Garla having its office at # 52, "Bhagavathi Towers", 4th Cross, 33rd Cross, 4th Block Jayanagar, Bangalore – 560 011, Karnataka, INDIA.
Mobile: +91 9686227070
Email: kirankumar@nictcomputereducation.com
Phone: +91 80 22443347 / 41210488

and:

Seshadripuram College, represented by the Principal Dr. Meera H N having college situated at #27, Nagappa Street, Seshadripuram, Bangalore – 560 020.

Date of the MOU given on: as mentioned on the first sheet of the MOU

Name of the MOU: Integrated College MOU.

Commitment:

NICT will provide quality training by providing experienced trainers along with NICT logo standing with college Logo. It is the responsibility of NICT to give proper training making sure all the students clear the exams and get certified. Exams are online and will be conducted in the college campus using Internet & Computer Lab. NICT will take Feedback from the students and share the same to the college.



NICT Computer Education Pvt Ltd

An ISO 9001:2015 Certified Organization
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AutoDesk, SAP, Amazon, TCS and Kotak
Email: info@nictcomputereducation.com Mobile: +91 7676212345

Program Course Details, Fee and Duration: GST of 18% is inclusive on all the courses.

Sl. No	Course Name	Duration	Fee
1	TallyPrime	30 hrs	Rs 2000/-

Payment Terms:

50% before commencement of the course
50% after completion of 50% of the course
Payment by Account Payee cheques only in favour of
M/s: NICT Computer Education Pvt Ltd.

PAN No: AABC2186N

GST No: 29AABCN2186N1ZY

NICT BANK DETAILS

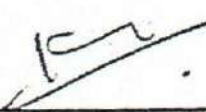
Name of Account (as in Bank): NICT Computer Education Pvt Ltd

Bank: HDFC Bank Ltd

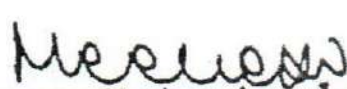
Branch: Jayanagar

A/c: No: 50200041255155

IFSC Code: hdfc0000261


NICT Computer Education Pvt Ltd
Mr. Kiran Kumar - Director.

Date:


Principal
Authorized signatory of College
Seshadripuram College
Seshadripuram, Bangalore-560 020.

Date: 13/1/2022


Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

6. Glisten Project Solutions

Seshadripuram Educational Trust

SESHADRIPURAM COLLEGE

#27, Nagappa Street, Seshadripuram, Bengaluru – 560020

Affiliated to Bengaluru City University

NAAC Accredited 'A' grade

Ph: 080-23569986

info@pg.spmcollege.ac.in www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

THIS MOU, effective as herein after provided, is entered into on 1st, July 2021 by and between Seshadripuram College, having its office at 27, Nagappa Street, Seshadripuram, Bengaluru, Karnataka 560020 (hereinafter referred to as "Seshadripuram College" which expressing shall, unless excluded by or repugnant to the context, be deemed to include its successors in business whether under the same name or any other style or name and whether incorporated or unincorporated),

And

Glisten Project Solutions Pvt. Ltd., having its registered office at #150, 19th Main Road, 02nd Block, Rajajinagar, Bangalore-560010.

Exhibit 'A'

CONFIDENTIAL PRELIMINARY TERM SHEET

1. Seshadripuram College will enrol all UG and PG students for the purpose of undertaking Value Added Programme and Certificate Courses covering- Soft Skills, Aptitude, Technical Skills for 30 hours in every semester. Glisten Project Solutions Pvt. Ltd. commits to provide training services to such students & any other students referred through Seshadripuram College.



2. The Education program would comprise of training modules which will be executed over the time period as curriculum sheet attached here to as Exhibit 'B'
3. At the end of successful completion of training & online test **Glisten Project Solutions Pvt. Ltd.** will help the students with issue of Glisten to each of the participants.
4. The training would be conducted in premises of **Seshadripuram College.**
5. And the training will be imparted by professionally qualified and experienced **Glisten Project Solutions Pvt. Ltd.** faculty.
6. The training to be delivered shall be for a batch/class size of 60 -80 participants.
7. The course material for all such training included in this understanding. The course material for all the modules would be proprietary of **Glisten Project Solutions Pvt. Ltd.** Training and education material which will be provided in the form of soft copies to all the students.
8. Parties shall in good faith work towards achieving the object laid down herein in accordance with applicable law and agree that the provision contained herein shall be incorporated in IT Education Service Agreement as and when signed.
9. Classes will be conducted with a minimum of **4 hours per week or maximum hours decided by College authorities** for the above-mentioned course. **This course will be applicable for any students permitted by college authorities.**
10. College will provide suitable class rooms, Lab and Internet band width for conducting the program details as indicated below.
11. The Student to computer ratio in practical session will be 1: 1 (as per the availability).



12. The Fees for the complete courses will be **Rs. 400/- Per Student per Semester.**
13. The College would be responsible for making the payment to **Glisten Project Solution Pvt. Ltd.**
14. **Breach of Agreement:** College shall have the right to terminate the agreement, in- case the training fails to provide the service successfully as mentioned in the agreement, or violates any of the clause mentioned in the MoU, or exploits the students or misuses the partnership with management in any way.
15. **Amendment to the Agreement:** The obligation of the Glisten Education and Management have been outlined in this agreement. However, during the operation of the agreement, circumstances may arise which call for alteration or modifications of this agreement. These modifications/ alterations will be mutually discussed and agreed upon in writing.
16. **Period of Validity** – This Agreement shall be initially valid for **6 months** from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
17. **Arbitration** – The dispute arising with regard to any aspect of this agreement shall be settled through mutual consolation and agreements by the parties to the Agreement.
18. **Payment** – The payment will be collected 50% Advance and 25% on Completion of 50% Program and balance 25% should be paid on completion of the program on submission of satisfactory course completion certificate by Principal.

19. The Value Added Program will be carried out in Seshadripuram College.



20. **Placements** – Glisten will extend placement support wherever possible.
21. **Jurisdiction** – The parties submit all their disputes arising out of or in connection with this Agreement to the exclusive jurisdiction of the court of High Court – Karnataka
22. From **Glisten Projects Solutions Pvt. Ltd.** we will maintain quality and time in delivering the training in all the aspects as mentioned above.

Seshadripuram College and Glisten Project Solutions Pvt. Ltd. Are Hereinafter collectively referred to as “Parties” and individually a “Party” (Which expression unless repugnant to the context shall mean and include their successors, and permitted assigns as the case may be).

WHERE AS

- C. **Seshadripuram College and Glisten Project Solutions Pvt. Ltd.** Have agreed to explore and build relationship in the areas of IT & NON IT Training and Education.
- D. **Glisten Project Solutions Pvt. Ltd.** is engaged in providing high- end training in latest technology to IT and NON IT Professional in India Since 2011.

Now **THEREFORE IT IS HEREBY AGREED BY AND AMONGST THE PARTIES AS UNDER: -**



1. The purpose of this MOU is to record the mutual discussions and basic understandings of the parties more fully set forth on the confidential preliminary terms sheet attached hereto as Exhibit A and incorporated herein by reference as if fully set forth herein (hereinafter referred to as the "Term Sheet") The Term Sheet Shall Form an Integral Part of this MOU
2. **Glisten Project Solutions Pvt. Ltd.** Will provide qualified and excellent trainers and the quality of the program will not be diluted. If from the side of either parties any of the clauses in the MOU is not fulfilled, the other party can take suitable measures with the mutual discussion between the parties.
3. The right and obligations undertaken by the parties in this MOU shall not be transferred, assigned, delegated, etc. in any manner to any third party, unless a written consent of the same is obtained party from the other parties to this MOU.

For – Seshadripuram College
Ltd.



Name: Dr. Meera.H.N

Designation: Principal

Date:

For – Glisten Project Solutions Pvt.



Name: Prathibha Bheemaraj

Designation: MD

Date:

7. Glisten Project Solutions

Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
#27, Nagappa Street, Seshadripuram, Bengaluru – 560020
Affiliated to Bengaluru City University
NAAC Accredited 'A' grade

Ph: 080-23569986

info@pg.spmcollege.ac.in

www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

THIS MOU, effective as herein after provided, is entered into on 1st, January 2022 by and between **Seshadripuram College**, having its office at 27, **Nagappa Street, Seshadripuram, Bengaluru, Karnataka 560020** (hereinafter referred to as “**Seshadripuram College**” which expressing shall, unless excluded by or repugnant to the context, be deemed to include its successors in business whether under the same name or any other style or name and whether incorporated or unincorporated),

And

Glisten Project Solutions Pvt. Ltd., having its registered office at #150, 19th Main Road, 02nd Block, Rajajinagar, Bangalore-560010.

Exhibit 'A'

CONFIDENTIAL PRELIMINARY TERM SHEET

1. **Seshadripuram College** will enrol all UG and PG students for the purpose of undertaking **Value Added Programme and Certificate Courses** covering- **Soft Skills, Aptitude, Technical Skills** for 30 hours in every semester. **Glisten Project Solutions**



Pvt. Ltd. commits to provide training services to such students & any other students referred through **Seshadripuram College**.

2. The Education program would comprise of training modules which will be executed over the time period as curriculum sheet attached here to as Exhibit 'B'
3. At the end of successful completion of training & online test **Glisten Project Solutions Pvt. Ltd.** will help the students with issue of Glisten Certificate to each of the participants.
4. The training would be conducted in premises of **Seshadripuram College**.
5. And the training will be imparted by professionally qualified and experienced **Glisten Project Solutions Pvt. Ltd.** faculty.
6. The training to be delivered shall be for a batch/class size of 60 -80 participants.
7. The course material for all such training included in this understanding. The course material for all the modules would be proprietary of **Glisten Project Solutions Pvt. Ltd.** Training and education material which will be provided in the form of soft copies to all the students.
8. Parties shall in good faith work towards achieving the object laid down herein in accordance with applicable law and agree that the provision contained herein shall be incorporated in IT Education Service Agreement as and when signed.



9. Classes will be conducted with a minimum of **4 hours per week or maximum hours decided by College authorities** for the above-mentioned course. **This course will be applicable for any students permitted by college authorities.**
10. College will provide suitable class rooms, Lab and Internet band width for conducting the program details as indicated below.
11. The Student to computer ratio in practical session will be 1: 1 (as per the availability).
12. The Fees for the complete courses and the mode of payment is as mentioned in MoU dated **01/07/2021 in point no (12) and (18).**
13. The College would be responsible for making the payment to **Glisten Project Solution Pvt. Ltd.**
14. **Breach of Agreement:** College shall have the right to terminate the agreement, in- case the training fails to provide the service successfully as mentioned in the agreement, or violates any of the clause mentioned in the MoU, or exploits the students or misuses the partnership with management in any way.
15. **Amendment to the Agreement:** The obligation of the Glisten Education and Management have been outlined in this agreement. However, during the operation of the agreement, circumstances may arise which call for alteration or modifications of this agreement. These modifications/ alterations will be mutually discussed and agreed upon in writing.
16. **Period of Validity –** This Agreement shall be initially valid for **6 months** from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.



17. **Arbitration** – The dispute arising with regard to any aspect of this agreement shall be settled through mutual consultation and agreements by the parties to the Agreement.
18. **Payment** – The payment will be collected 50% Advance and 25% on Completion of 50% Program and balance 25% should be paid on completion of the program on submission of satisfactory course completion certificate by Principal.
19. The Value Added Program will be carried out in Seshadripuram College.
20. **Placements** – Glisten will extend placement support wherever possible.
21. **Jurisdiction** – The parties submit all their disputes arising out of or in connection with this Agreement to the exclusive jurisdiction of the court of High Court – Karnataka.
22. From Glisten Projects Solutions Pvt. Ltd. we will maintain quality and time in delivering the training in all the aspects as mentioned above.

Seshadripuram College and Glisten Project Solutions Pvt. Ltd. Are Hereinafter collectively referred to as “Parties” and individually a “Party” (Which expression unless repugnant to the context shall mean and include their successors, and permitted assigns as the case may be).

WHERE AS

A. Seshadripuram College and Glisten Project Solutions Pvt. Ltd. Have agreed to explore and build relationship in the areas of IT & NON IT Training and Education.



B. Glisten Project Solutions Pvt. Ltd. is engaged in providing high- end training in latest technology to IT and NON IT Professional in India Since 2011.

Now THEREFORE IT IS HEREBY AGREED BY AND AMONGST THE PARTIES AS UNDER: -

1. The purpose of this MOU is to record the mutual discussions and basic understandings of the parties more fully set forth on the confidential preliminary terms sheet attached hereto as Exhibit A and incorporated herein by reference as if fully set forth herein (hereinafter referred to as the "Term Sheet") The Term Sheet Shall Form an Integral Part of this MOU.
2. Glisten Project Solutions Pvt. Ltd. Will provide qualified and excellent trainers and the quality of the program will not be diluted. If from the side of either parties any of the clauses in the MOU is not fulfilled, the other party can take suitable measures with the mutual discussion between the parties.
3. The right and obligations undertaken by the parties in this MOU shall not be transferred, assigned, delegated, etc. in any manner to any third party, unless a written consent of the same is obtained party from the other parties to this MOU.

For – Seshadripuram College
Ltd.

Name: Dr. Meera, H.N
Designation: Principal

Date:

For – Glisten Project Solutions Pvt.

Name: Prathibha Bheemaraj
Designation: MD

Date:

8. Glisten Project Solutions

Seshadripuram Educational Trust

SESHADRIPURAM COLLEGE

#27, Nagappa Street, Seshadripuram, Bengaluru – 560020

Affiliated to Bengaluru City University

NAAC Accredited 'A' grade

Ph: 080-23569986

info@pg.spmcollege.ac.in www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

THIS MOU, effective as herein after provided, is entered into on 1st, July 2022 by and between Seshadripuram College, having its office at 27, Nagappa Street, Seshadripuram, Bengaluru, Karnataka 560020 (hereinafter referred to as "Seshadripuram College" which expressing shall, unless excluded by or repugnant to the context, be deemed to include its successors in business whether under the same name or any other style or name and whether incorporated or unincorporated),

And

Glisten Project Solutions Pvt. Ltd., having its registered office at #150, 19th Main Road, 02nd Block, Rajajinagar, Bangalore-560010.

Exhibit 'A'

CONFIDENTIAL PRELIMINARY TERM SHEET

1. Seshadripuram College will enrol all UG and PG students for the purpose of undertaking Value Added Programme and Certificate Courses covering- Soft Skills, Aptitude, Technical Skills for 30 hours in every semester. Glisten Project Solutions Pvt. Ltd. commits to provide training services to such students & any other students referred through Seshadripuram College.



2. The Education program would comprise of training modules which will be executed over the time period as curriculum sheet attached here to as Exhibit 'B'
3. At the end of successful completion of training & online test **Glisten Project Solutions Pvt. Ltd.** will help the students with issue of Glisten to each of the participants.
4. The training would be conducted in premises of **Seshadripuram College.**
5. And the training will be imparted by professionally qualified and experienced **Glisten Project Solutions Pvt. Ltd.** faculty.
6. The training to be delivered shall be for a batch/class size of 60 -80 participants.
7. The course material for all such training included in this understanding. The course material for all the modules would be proprietary of **Glisten Project Solutions Pvt. Ltd.** Training and education material which will be provided in the form of soft copies to all the students.
8. Parties shall in good faith work towards achieving the object laid down herein in accordance with applicable law and agree that the provision contained herein shall be incorporated in IT Education Service Agreement as and when signed.
9. Classes will be conducted with a minimum of **4 hours per week or maximum hours decided by College authorities** for the above-mentioned course. This course will be **applicable for any students permitted by college authorities.**
10. College will provide suitable class rooms, Lab and Internet band width for conducting the program details as indicated below.

The Student to computer ratio in practical session will be 1: 1 (as per the availability)



12. The Fees for the complete courses will be Rs. 425/- + GST per student per Semester.
13. The College would be responsible for making the payment to **Glisten Project Solution Pvt. Ltd.**
14. **Breach of Agreement:** College shall have the right to terminate the agreement, in- case the training fails to provide the service successfully as mentioned in the agreement, or violates any of the clause mentioned in the MoU, or exploits the students or misuses the partnership with management in any way.
15. **Amendment to the Agreement:** The obligation of the Glisten Education and Management have been outlined in this agreement. However, during the operation of the agreement, circumstances may arise which call for alteration or modifications of this agreement. These modifications/ alterations will be mutually discussed and agreed upon in writing.
16. **Period of Validity** – This Agreement shall be initially valid for 6 months from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
17. **Arbitration** – The dispute arising with regard to any aspect of this agreement shall be settled through mutual consolation and agreements by the parties to the Agreement.
18. **Payment** – The payment will be collected 50% Advance and 25% on Completion of 50% Program and balance 25% should be paid on completion of the program on submission of satisfactory course completion certificate by Principal.
19. The Value Added Program will be carried out in Seshadripuram College.
20. **Placements** – Glisten will extend placement support wherever possible.



21. **Jurisdiction** – The parties submit all their disputes arising out of or in connection with this Agreement to the exclusive jurisdiction of the court of High Court – Karnataka
22. From Glisten Projects Solutions Pvt. Ltd. we will maintain quality and time in delivering the training in all the aspects as mentioned above.

Seshadripuram College and Glisten Project Solutions Pvt. Ltd. Are Hereinafter collectively referred to as “Parties” and individually a “Party” (Which expression unless repugnant to the context shall mean and include their successors, and permitted assigns as the case may be).

WHERE AS

- A. Seshadripuram College and Glisten Project Solutions Pvt. Ltd. Have agreed to explore and build relationship in the areas of IT & NON IT Training and Education.
- B. Glisten Project Solutions Pvt. Ltd. is engaged in providing high- end training in latest technology to IT and NON IT Professional in India Since 2011.

Now **THEREFORE IT IS HEREBY AGREED BY AND AMONGST THE PARTIES AS UNDER: -**

1. The purpose of this MOU is to record the mutual discussions and basic understandings of the parties more fully set forth on the confidential preliminary terms sheet attached hereto as Exhibit A and incorporated herein by reference as if fully set forth herein (hereinafter referred to as the “Term Sheet”) The Term Sheet Shall Form an Integral Part of this MOU.



2. **Glisten Project Solutions Pvt. Ltd.** Will provide qualified and excellent trainers and the quality of the program will not be diluted. If from the side of either parties any of the clauses in the MOU is not fulfilled, the other party can take suitable measures with the mutual discussion between the parties.
3. The right and obligations undertaken by the parties in this MOU shall not be transferred, assigned, delegated, etc. in any manner to any third party, unless a written consent of the same is obtained party from the other parties to this MOU.

For – **Seshadripuram College**
Ltd.

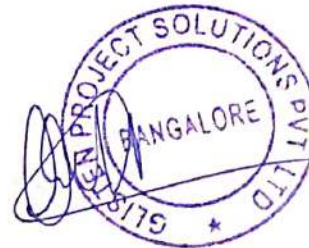
For – **Glisten Project Solutions Pvt.**



Name: **Dr. Meera H.N**

Designation: **Principal**

Date:



Name: **Prathibha Bheemaraj**

Designation: **MD**

Date:

9. Milestone Charitable Trust

MILESTONE

Triveni Road ,Yeshwanthpur,Bangalore 560054
9148451309 , 6360865278

milestonebengaluru@gmail.com
www.milestoneforindia.com



MEMORANDUM OF UNDERSTANDING (MOU)

between

Milestone Charitable Trust

and

Seshadripuram College

I. PURPOSE AND SCOPE

This Memorandum of Understanding (the "MOU") is made and entered on 21/10/2021 (the "Effective Date") by and between:

Seshadripuram College, No 27, Nagappa Street, Seshadripuram,
Bengaluru - 560020

and

Milestone Charitable Trust, with its principal place of business located at, 1st Floor, #753 5th Cross Triveni road, Yeshwanthapura, Bengaluru- 560054, (hereinafter referred to as "the Coaching Institute").

Hereinafter the College and the Coaching institute shall individually be referred to as a "Party" and collectively as "the Parties".

RECITALS:

A WHEREAS, the College is in the field of providing undergraduate and postgraduate education;

B WHEREAS, the Coaching institute has expertise in the area of providing Competitive Examinations Coaching for government service;



C WHEREAS, the College desires to engage the coaching institute to provide competitive examination coaching for government service to its students in the area of coaching institute's expertise and the coaching institute is willing to provide such services to the College;

NOW, THEREFORE, the Parties hereby agree as follows:

1. The purpose of this MOU is to identify the roles and responsibilities of each party as they relate to, in particular, providing competitive examination coaching to the students of the college
2. Using the premises and the facilities of the college to provide the coaching.

II. RESPONSIBILITIES OF THE COACHING INSTITUTE UNDER THIS MOU

The Coaching institute shall undertake the following activities:

1. Provide quality competitive examination coaching for government service to the students of the college.
2. Commit to conduct 60 hours of classes.
3. Commit to complete the entire syllabus as agreed upon for the batch.
4. Update the records maintained at the college regarding coverage of the syllabus for every training session conducted.
5. Provide the students with an everyday newsletter until classes conclude.

III. RESPONSIBILITIES OF THE COLLEGE UNDER THIS MOU

The College shall undertake the following activities:

1. Provide infrastructure support to the training institute to deliver the coaching.
2. Take responsibility for the admission process and collection of the course fee.
3. Maintain a proper database of the students of the course, and such database shall be made available for the COACHING INSTITUTE when requested by the latter.
4. Maintain the classroom decorum and provide the proper environment to conduct training sessions
5. Commit to get minimum registration of 40 students for the said course.



IV. IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

1. The MOU may be modified from time to time by mutual agreement of the Parties.
2. The MOU may be terminated by mutual agreement or by either of the parties by providing written even notice within 1 month of the completion of the ongoing programs. However, termination of the MOU will not, in any manner, impact the responsibilities of both the parties towards the conduct of the courses already in progress at the time of termination notice, and such notice will come into effect only after the r culmination of such program (s).

During the tenure of the MOU, the parties will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other thatis MOU.

V. FUNDING and FEES

The Parties to the contract have mutually agreed on for remuneration of Rs.2000/- (Rupees Two Thousand only) as a course fee for each admission of the student to the course:

- a. The COLLEGE shall pay the INSTITUTE the course fee which is collected from the students who join the course, At the beginning of the course within one week time, as the same is required to arrange faculty resources, material, etc for the smooth conduct of the course
- b. The above-mentioned remuneration is inclusive of all applicable taxes.

VI. RESOLUTION OF DISPUTES

The Parties hereby agree that any disputes arising out of or in connection with this MOU shall be handled within the jurisdiction of the courts of Bengaluru.

VII. EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signatures of the authorized officials of the Parties. It shall be in force for a period of 2 years from 21/10/2021 to 21/10/2023

The Parties indicate agreement with this MOU by their signatures as on the date and year teen above.



Signatures and dates

For Milestone Charitable Trust

For MILESTONE CHARITABLE TRUST

Name: *Jeevitha N*
JEEVITHA. N - PRESIDENT

Date:



For Seshadripuram College

Name: *Meera HN*
(MEERA-HN)

Date:
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 029

Meera HN
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 029.

**10. I love to care India
Charitable trust**



**MEMORANDUM OF UNDERSTANDING
(MoU)**

Between

i Love to Care (India) Charitable trust
73, 5th Main KHB 2nd stage Basaveshwaranagar
Bangalore 560079

And

Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT
27, Nagappa Street Seshadripuram Bengaluru- 560020
(Permanently Affiliated to Bengaluru City University)
NAAC Accredited 'A'
www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is made on this day 9th June 2021 between the **Seshadripuram College, Post Graduate Department of Commerce and Management** a unit of Seshadripuram Educational Trust. The Seshadripuram Educational Trust is led by Dr. Wooday P. Krishna, Hon. General Secretary. The Seshadripuram College, Post Graduate Department of Commerce and Management is represented by its Principal Dr. Meera H.N. and Director Dr. Bhargavi V.R. having its office at # 27 Nagappa Street, Seshadripuram, Bengaluru - 560 020, hereinafter called “SCPG” (which expression shall wherever the context so admits include its successors and assignees) of the First Part.

AND

M/s **i Love to Care (India) Charitable trust**, a volunteer organization, incorporated under the trust Act, represented by its President, Smt. Nandini Jaganath, having its registered office at 73, 5th Main KHB 2nd stage Basaveshwaranagar, Bangalore 560079, hereinafter called i Love to Care (India) Charitable Trust (which expression shall wherever the context so admits include its successors and permitted assignees) of the Second Part

A. WHEREAS **SCPG** is one of India's best known college in Commerce education and was established in the year 1973 under the aegis of Seshadripuram Educational Trust. Seshadripuram Educational Trust established in 1930 with 91 years of Academic excellence offers education from Nursery to Doctoral programs. The trust manages 34 institutions with over 22,000 students and 1400 plus employees located at Bengaluru, Mysuru, Tumakuru and Mandya. SCPG is affiliated to Bengaluru City University. SCPG has a Rotaract Club of Seshadripuram College with the objective of developing socially productive citizens.

B WHEREAS **i Love to Care (India)** was established during the year 2019 and is a renowned name in the field of social service with a vision to motivate and promote responsible adults, non-government, government, private and public sector to teach and encourage children to become 'Global Citizen' by being a role -model, through active participation with various social projects and events those aligned with Sustainable Development Goals of the United Nation's Development Program.

C WHEREAS both parties work for the cause of Holistic development of students.

D WHEREAS **SCPG** and **i Love to Care (India) Charitable Trust** have, in this regard, arrived at an understanding in terms of which it is agreed that in consideration of mutual promises, to undertake overall development of students and exchange of information for a specified tenure and the parties deem it desirable and expedient to reduce the terms and conditions of their arrangement into writing and have the same duly evidenced by way of this MoU.

NOW THIS MOU WITNESSES AS FOLLOWS:

1. SCOPE AND PURPOSE: The parties hereby understand and agree that the purpose of this arrangement is to organize and execute programs related to Community engagement with various stakeholders.

Objective: The primary objective is to engage stakeholders in diverse programs creating measurable and meaningful impact on the society. Based on the programs designed the objectives, implications and Key Performance Indicators (KPIs) will be determined.

2. RESPONSIBILITIES OF RIT: RIT hereby agrees to perform and provide the following under this MOU.

- a) The community benefits from students.
- b) To ensure holistic development of students and develop individual responsibility.

3. RESPONSIBILITIES OF i Love to Care (India) Charitable Trust:

hereby agrees to perform and provide the followings under this MOU.

- a) Facilitation of programs with SCPG students
- b) Help in the holistic development of SCPG students
- c) Imbibe social responsibility in students
- d) Participation certificate at the end of the program

4 FINANCIAL ARRANGEMENTS: Any financial aspect will be discussed and taken up as and when need arises for any specific program.

5. TENURE AND TERMINATION OF THE MOU: This MOU shall be effective from the date of its signing by both the Parties the MOU shall be valid for 1 years which is the duration for students to complete their course till 8th June 2022. It can be extended for further period if agreed to by both the parties on such terms and condition mutually agreed upon or on need basis. Both the parties may, before the completion of the duration of this MOU, terminate this MOU by giving two months' notice in writing to other Party of its intention to terminate the arrangement. On termination the assets procured under this arrangement shall be with the party who has funded the same.

6. KEY PERSONNEL: It is hereby agreed that key personnel for monitoring and implementing the activities under this MOU is Dr. Bhargavi V.R. Director, Post Graduate Department of Commerce and Management and Smt Nandini Jaganath President from i Love to Care (India) Charitable Trust. The said Key Personnel shall be responsible for implementing the MOU and also to ensure that all the provision and requirements of this MOU are adhered.

7. INTELLECTUAL PROPERTY: It is the responsibility of the both the parties to protect any intellectual property rights (IPR) that may result from activities performed under this MOU. SCPG and i Love to Care (India) Charitable Trust agree to work out the activity under this MOU.

8 CONFIDENTIALITIES: The Parties agree and undertake to keep confidential and not to disclose the existence and contents of this MOU. Each Party (the "Receiving Party") agrees and undertakes that it shall keep confidential and not disclose any or all information in relation this MOU (the "Information") received by it from the other Party (the "Disclosing Party"). The Receiving Party shall ensure that its relevant employees, agents and any other person to whom the information is disclosed are aware of the confidentiality of the information and the provisions of this clause. Any breach by its employee, agent or such other person will constitute a breach by the Receiving Party. However, the provisions of this clause shall have no effect in respect of information required to be disclosed pursuant to any relevant law, regulation or court order issued by a court of competent jurisdiction.

9. FORCE MAJEURE : The Parties shall not be held responsible for non-fulfillment of their respective obligations in successful completion of the requirement under this MOU due to the exigency of one or more of the force majeure events such as but not limited to acts of God, War, Flood, Earthquakes, Strikes not confined to the premises of the party, Lockouts beyond the control of the party claiming force majeure, Epidemics, Riots, Civil Commotions etc. lying beyond the reasonable control of and not brought about at the instance of the Party claiming to be affected by such event and which has caused the non-performance or delay in performance; provided on the occurrence and cessation of any such event the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six months, the parties shall jointly decide about the future course of action on the MOU.

10. SEVERABILITY: If any provision of this MOU will be found by a court of competent jurisdiction to be void, invalid or unenforceable, the same will either be reformed to comply with applicable law or stricken if not so conformable, so as not to affect the validity or enforceability of this MOU.

11. AMENDMENTS TO THE MOU: No amendment or modification of this MOU shall be valid unless the same is made in writing by all the parties or their authorized representatives and specifically stating the same to be an amendment of this MOU. The modifications / changes shall be effective from the date on which they are made / executed unless otherwise agreed to.

12. ASSIGNMENTS: The rights or/and liabilities arising to any party under this MOU shall not be assigned except with the written consent of all the other party and subject to such terms and conditions as may be agreed upon between the involved parties.

13. NOTICES AND JURISDICTION: All notices and other communications required to be served on a party including for violation of the terms of this MOU shall be considered to be duly served if the same shall have been delivered by hand or posted by registered mail to the key personnel of the respective party at its address mentioned above.

14. NON-COMPETITION: Parties agree not to compete with the other party by using any of the other party's intellectual property and/or confidential information, whether the MOU exists or not.

15. NO JOINT VENTURE: Nothing contained in this MOU will be construed as creating a joint venture, agency, partnership or employment relationship between the parties hereto, nor will either party have the right, power or authority to create any obligation or duty, express or implied, on behalf of any other party/ies.

16. ARBITRATION: In the event of any dispute or difference between the Parties hereto upon or in relation to or in connection with this MOU, such dispute or difference shall be resolved amicably by mutual consultation. If such resolution is not possible, then, the unresolved dispute or difference shall be referred to arbitration. The Arbitration and Conciliation Act, 1996 (No. 26 of 1996) shall be applicable to the arbitration under this clause.


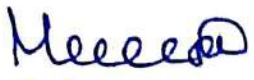
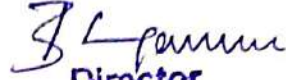
17. PUBLICATION: No public announcement of the contents of this MOU and the outcomes various activities under this MOU shall be made by any of the Parties, except with the prior written approval of the other Party unless such Party is required to make a disclosure any statutory requirement of law. If required to be made, the text of the public announcement shall be mutually agreed between the Parties. The Parties agree to act towards each other with the utmost good faith. Any publication in journals, presentation in seminars in respect of the outcome of activities under this MOU is prohibited until such publication/presentation is first reviewed by both the parties.

18. INDEMNIFICATION: The Parties agree to indemnify and hold harmless each other, its directors, officers, employees, and agents, successors and assigns, from all damages, costs, expenses and liabilities, including reasonable legal costs and disbursements, sustained and arising in connection with the breach of performance of the respective obligations and duties of the Parties under this MOU.

19. GOVERNING LAW: This MOU shall be governed and interpreted in accordance with the laws of India.

IN WITNESS WHEREOF the parties hereto through its duly authorized representatives have signed this MOU on the day, month and year mentioned herein before.

For and on behalf of Seshadripuram College, Post Graduate Department of Commerce and Management

Signature:	Signature: 
Name: Dr. Meera H. N.	Name: Dr. Bhargavi V.R.
Designation: Principal	Designation: Director
Seal  Principal Seshadripuram College Seshadripuram, Bangalore-560 020.	Seal  Director P.G. Dept. of Commerce and Management Seshadripuram College, Seshadripuram, Bengaluru-560 020.
Address: # 27 Nagappa Street, Seshadripuram College, Seshadripuram, Bengaluru - 560020	Address: # 27 Nagappa Street, Seshadripuram College, Seshadripuram, Bengaluru - 560020

For and on behalf of i Love to Care (India) Charitable Trust

Signature



Name: Nandini Jagannath

Designation: President


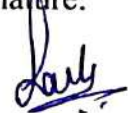
Seal





PRESIDENT

Witnesses

Signature: 	Signature: 
Name: Reshma B.	Name: Savitha Bai
Designation: Assistant Professor	Designation: Office Superintendent
Address: # 27 Nagappa Street, Seshadripuram College, Seshadripuram, Bengaluru - 560020	Address: # 27 Nagappa Street, Seshadripuram College, Seshadripuram, Bengaluru - 560020

11. Indian Foundation for Global Peace Education (IFGPE)



MEMORANDUM OF UNDERSTANDING (MoU)

between

INDIAN FOUNDATION FOR GLOBAL PEACE EDUCATION
No.18, 4th 'A' Main, Obalappa Garden, KR road Bengaluru
Karnataka -560070
www.ifgpe.org

and

Seshadripuram Educational Trust
SESHADRIPURAM COLLEGE
POST GRADUATE DEPARTMENT OF COMMERCE AND MANAGEMENT
27 Nagappa Street Seshadripuram Bengaluru- 560020
Permanently Affiliated to Bengaluru City University
NAAC Accredited 'A'
www.pg.spmcollege.ac.in

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is made and entered into on the 30th day of September 2021 between Seshadripuram College, Post Graduate Department of Commerce and Management, a unit of Seshadripuram Educational Trust, led by Dr. Wooday P. Krishna, Honorary General Secretary and represented by Dr. Meera H.N., Principal and Dr. Bhargavi V.R., Director, having its principle office at No. 27 Nagappa Street, Seshadripuram, Bengaluru 560020, Karnataka, India, HEREINAFTER referred to as "SCPG" (which expression shall wherever the context so admits collectively include its successors and assignees), of the First Part;

AND

Indian Foundation for Global Peace Education No. 18 4th A Main, Obalappa Gardens, KR road Bengaluru Karnataka - 560070 led by Dr. C.N.N. Raju Executive President, HEREINAFTER referred to as "IFGPE" (which expression shall wherever the context so admits include its successors and assignees), of the Second Part.

A. WHEREAS SCPG is one of India's best colleges in Commerce education and was established in the year 1973 under the aegis of Seshadripuram Educational Trust. Seshadripuram Educational Trust was established in 1930 with 91 years of Academic excellence which offers education from Nursery to Doctoral programmes. The trust manages a total of 34 institutions with over 22,000 students and 1,400 plus employees, located at Bengaluru, Mysuru, Tumakuru and Mandya. SCPG is affiliated to Bengaluru

City University. SCPG has a Rotaract Club of Seshadripuram College with the objective of developing socially productive citizens;

B. WHEREAS IFGPE was established in 1995, as a not for profit organization with one of its main objective being the promotion of international understanding through youth exchange programs. Since then, it has been actively involved in various programs for the youth like seminars, training, adventure camps, educational tours etc.

The Youth Exchange programs provide young people an immersive experience in a different country with different cultures. This provides very valuable learning in the era of globalization and prepares them to become Global Citizens. IFGPE has organized exchange programs for youth to USA, Canada, Germany, and Sri Lanka.

C. WHEREAS both parties agree and accept to work for the cause of Holistic development of students and faculty; and

D. WHEREAS SCPG and IFGPE have, in this regard, arrived at an understanding in terms of which it is agreed that in consideration of mutual promises, to undertake overall development of students and exchange of information, confidential or otherwise, for a specified tenure and the parties deem it desirable and expedient to reduce the terms and conditions of their arrangement into writing and have the same duly evidenced by way of this MoU.

NOW, THIS MoU WITNESSES AS FOLLOWS:

1. **SCOPE AND PURPOSE:** The parties hereby understand and agree that the purpose of this arrangement is to organize and execute programs related to holistic development of youth.

Objective: The primary objective is to engage stakeholders in diverse projects creating measurable (where feasible) and meaningful impact on the society and youth empowerment. Each activity to have its own derived objectives, implications and key performance indicators ("KPI") those will be mutually determined and agreed upon prior to execution of any project;

2. **RESPONSIBILITIES OF SCPG:** Agrees to perform and provide the following:
 - a. Active participation of students at all levels and SCPG as a whole; and
 - b. Encouragement and promotion of student involvement.

3. RESPONSIBILITIES OF IFGPE:

Agrees to perform and provide the following:

- a. Facilitation of programs with SCPG students;
- b. Help in the holistic development of SCPG students;
- c. Imbibe social responsibilities with SCPG students; and
- d. Provision of participation certificate to SCPG students either quarterly, half yearly or annually, as appropriate;

4. **FINANCIAL ARRANGEMENTS:** Any financial requirements will be discussed and mutually agreed upon, as and when the need arises for any specific project and/or program. IFGPE is responsible to provide a detailed budget to SCPG for review and approval prior to project(s) requiring financial involvement;

5. **TENURE AND TERMINATION:** This MoU shall become effective from the date of its execution by both Parties and this MoU shall be valid for one year till 29th September, 2022.. If any of the parties want to terminate the MoU, may do so by giving a 30-day notice.

6. **KEY PERSONNEL:** It is hereby agreed that key personnel for monitoring and implementing the activities under this MoU is Dr. Bhargavi V.R., Director, Post Graduate Department of Commerce and Management and Mr. S.K. Mehta Executive Director, IFGPE. The said Key Personnel shall be responsible for implementing this MoU and also to ensure that all the provision and requirements of this MoU are adhered to, as appropriate;

7. **INTELLECTUAL PROPERTY:** It is the responsibility of both Parties to protect any Intellectual Property Rights (IPR) that may result from activities performed under this MoU.

8. CONFIDENTIALITY: Both Parties agree and undertake to keep any verbal or written confidential matters to be treated as such and not to disclose the existence and contents of this MoU. Each Party (the "Receiving Party") agrees and undertakes that it shall keep confidential matters as such and not to disclose any or all information in relation to this MoU (the "Information") received from the other Party (the "Disclosing Party"). The Receiving Party shall ensure that its relevant employees, agents, assignees, and any other person to whom the information is disclosed are aware of the confidentiality of the information and the provisions of this clause. Any breach by its employee, agent, assignees or such other person will constitute a breach by the Receiving Party. However, the provisions of this clause shall have no effect in respect of information required to be disclosed pursuant to any relevant law, regulation or court order issued by a court of competent jurisdiction in Karnataka, India;

9. FORCE MAJEURE : Both Parties shall not be held responsible for non-fulfillment of their respective obligations in successful completion of the requirement under this MoU due to the exigency of one or more of the force majeure events such as, including but not limited to, acts of God, War, Flood, Earthquakes, Strikes not confined to the premises of the party, Lockouts beyond the control of the party claiming force majeure, Epidemics, Riots, Civil Commotions etc., and beyond the reasonable control of and not brought about at the instance of the Party claiming to be affected by such event and which has caused the non-performance or delay in performance, provided on the occurrence and cessation of any such event the Party affected thereby shall give a notice, in writing, to the other Party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six (6) months, the Parties shall jointly agree upon the future course of action of the MoU;

10. SEVERABILITY: If any provision of this MoU will be found by a court of competent jurisdiction in Karnataka, India to be void, invalid or unenforceable, the same will be reformed to comply with applicable law or stricken if not conformable, so as not to affect the validity or enforceability of this MoU;

11. AMENDMENTS TO THE MoU: No amendment or modification of this MoU shall be valid unless the same is made, in writing, and agreed upon by all Parties or their authorized representatives specifically stating the same to be an amendment of this MoU. The modifications and/or changes shall be effective from the date on which they are made and fully executed, unless otherwise mutually agreed upon terms and conditions;

12. **ASSIGNMENTS:** The rights and/or liabilities arising to any Party under this MoU shall not be assigned except with the written consent of all the other Party and subject to such terms and conditions as may be mutually agreed upon between the Involved Parties;

13. **NOTICES AND JURISDICTION:** All notices and other communications required to be served on a Party including for violation of the terms of this MoU shall be considered to be duly served if the same shall have been delivered by hand or posted by registered mail to the undersigned personnel of the respective Party, at its address mentioned above;

14. **NON-COMPETITION:** Parties hereby agree not to compete with the other Party by using any of the other Party's intellectual property and/or confidential information, whether the MoU exists or not;

15. **NO JOINT VENTURE:** Nothing contained in this MoU will be construed as creating a joint venture, agency, partnership or employment relationship between the parties hereto, nor will either Party have the right, power or authority to create any obligation or duty, express or implied, on behalf of any other Party;

16. **ARBITRATION:** In the event of any dispute or difference between the Parties hereto upon or in relation to or in connection with this MoU, such dispute or disagreement shall be resolved amicably by mutual consultation. If such resolution is not possible, then, the unresolved dispute or disagreement shall be referred to arbitration. The Arbitration and Conciliation Act, 1996 (No. 26 of 1996) shall be applicable to the arbitration under this clause. If such Arbitration fails, both Parties have the right to appeal to the judiciary court in Karnataka, India.

17. **PUBLICATION:** No public announcement of the contents of this MoU and the outcome of various activities under this MoU shall be made by any of the Party, except with the prior written approval of the other Party, unless such Party is required to make a disclosure to comply with the statutory requirements of law. If required to be made, the text of the public announcement shall be mutually agreed upon between the Parties. The Parties agree to act towards each other with the utmost good faith and trust. Any publication in journals, presentation in seminars in respect of the outcome of activities under this MoU is prohibited until such full and complete publication and/or presentation is first reviewed by both the Parties;

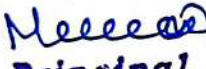
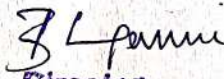
18. **INDEMNIFICATION:** The Parties agree to indemnify and hold harmless each other, its directors, officers, employees, and agents, successors and assignees, from all damages, costs, expenses and liabilities, including reasonable legal costs and disbursements,

sustained and arising in connection with the breach of performance of the respective obligations and duties of the Parties under this MoU; and

19. GOVERNING LAW: This MoU shall be governed and interpreted in accordance with the laws of India.


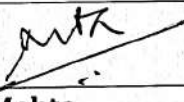
IN WITNESS WHEREOF the parties hereto through its duly authorized representatives have signed this MoU on the day, month and year mentioned herein before.

For and on behalf of Seshadripuram College, Post Graduate Department of Commerce and Management:

Signature:	Signature:
Name: Dr. Meera H.N.	Name: Dr. Bhargavi V.R.
Designation: Principal	Designation: Director
Seal  Principal Seshadripuram College Seshadripuram, Bangalore-560 020.	Seal  Director P.G. Dept. of Commerce and Management Seshadripuram College, Seshadripuram, Bengaluru-560 020.

For and on behalf of Indian Foundation for Global Peace Education (IFGPE)

Witnesses:

Signature: 	Signature: 
Name: Dr. C N N Raju	Name: S. K. Mehta
Designation: Executive President	Designation: Executive Director

12. UPKRITI NGO



MEMORANDUM OF UNDERSTANDING

BETWEEN

UPKRITI NGO

&

SESHADRIPURAM COLLEGE

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is entered into on **28.07.2022** (the "Effective Date," which shall be the date on which this MOU is fully executed (hereinafter referred to as Effective date), by and between the Seshadripuram College, located in Bangalore, India, represented by its Principal and Upkriti NGO, (hereinafter referred to as Upkriti) Bengaluru-, represented by its Founder President Chandan N.

Seshadripuram College and Upkriti NGO agree to explore the possibility of developing the highest quality programs to advance the needs to Seshadripuram College and Upkriti NGO. Seshadripuram College and Upkriti NGO are hereafter collectively referred to as the "Parties." It is hereby specifically agreed to between both the parties, that this is a broad based general agreement. Later both the parties would sit down and bring out another agreement/MOU which would deal with specific areas of mutual cooperation as also the commercials pertaining to the same.

PREAMBLE

Apart from technical knowledge and skills, to be successful as professional, students should have excellent soft skills, leadership qualities and team spirit. They should have entrepreneurial capabilities and societal commitment. In order to match these multifarious requirements,

ABOUT SESHADRIPURAM COLLEGE

Established in 1973 and affiliated to Bangalore University, Seshadripuram College quickly attained a prominent position among the limited number of undergraduate colleges in Bangalore at that time. In these 40 years, the number of degree colleges in Bangalore has shown astronomical growth but Seshadripuram College continues to maintain its reputation and position. From a meagre strength of thirty students at inception, the student strength has grown substantially to 3000 with a commensurate expansion of the faculty. It is one of the first of the affiliated colleges to be granted PG courses and to offer the BBM course. The institution has been awarded the highest 'A' grade in the 2nd and 3rd cycles of NAAC accreditation and regularly features among the top Commerce colleges not only of Bangalore but of the country in rankings announced in leading national newspapers. Its students regularly find a place among rank holders in the university and its placement records are outstanding.

ABOUT UPKRITI NGO

Upkriti NGO Organization is a registered NGO in India, working on welfare of tribal community projects. Upkriti NGO also provide health, education and development support to the underprivileged children who reside in rural area.

Upkriti NGO has built an organization that believes in Improving life, in all forms with holistic engagement and empowerment programs to enable equitable growth in the society and ensure dignified as well as healthier lives for them and exploring, understanding and conserving the natural world through research and responsible engagement with society.

NOW THEREFORE IN CONSIDERATION OF THE MUTUAL COVENANTS AND PROMISES MADE HEREINAFTER THE PARTIES HERETO AGREE AS FOLLOWS:

1: OBJECTIVE OF STRATEGIC ALLIANCE

The aim and objective of this strategic association between the parties is **to look for identified projects pertaining to common objectives** and thereafter acquire and execute such identified projects by pooling their resources and expertise.

Proposed Activities

- Education
- Environment
- Community Development

2: TERRITORY

The rights and obligations contained herein shall relate to the territorial limits of the Republic of India. Thus, the parties shall be free to acquire and execute joint identified projects anywhere in India without restrictions of geographical limits of state/s.

3: ROLES AND RESPONSIBILITIES

The parties agree to perform under this agreement and discharge their responsibilities as per "Deliverables" Given below.

4. PROPOSED DELIVERABLES BT THE TRUST/AREA OF COLLARATION

- Prepare and Implement plan to improve education quality in Village
- Developing Sustainable Water Management system
- Prepare and implement plan to promote Local Tourism through innovative Approaches
- Implement Develop Technology Solutions which will Improve Quality of Life
- Prepare and implement plan to create local job Opportunities
- Prepare and implement plan to Skill Village youth and provide employment
- Prepare and implement plan of sustainable growth of Village

- Developing and managing Efficient garbage disposable system
- Contribution to any national level initiative of Government of India, For eg. Digital India / Skill India / Swachh Bharat internship etc.

SPOC from the Trust

- 1.Chandan N
- 2.Manasa Gowda

Seshadripuram College Responsibilities:

- 1) Seshadripuram College will act as an institutional partner of Upkriti NGO India, in order to integrate the projects specified by Upkriti NGO India
- 2) Seshadripuram College will work together with Upkriti NGO India to execute mutually identified projects within specific communities and geographical areas.
- 3) SMATHA CONVENOR will be the SPOC on behalf of Seshadripuram College

5: TERMS OF THE AGREEMENT

This agreement will remain valid for a period of three year commencing from 28/07/ 2022, unless terminated earlier pursuant to the provision contained under clause 6 herein. The parties with their mutual consent can extend the validity of this agreement for such period and upon such terms as may be mutually agreed from time to time.

6: TERMINATION AND EFFECT

6.1 This agreement can be terminated before expiry of tenure in the following manner:

- A. Forthwith by mutual consent in writing or in case either party commits breach which by nature cannot be cured, within five (5) working days
- B. By either party upon giving a one-month (30 calendar days) notice in writing to the other party without assigning any reason.

7: CONFIDENTIALITY

7.1 All information, documents, data, records, software, files etc. (whether technical, financial or commercial including customer information) in any form, media, whether electronic, digital or optic, communicated/supplied by either party to the other party or acquired during the course of association (hereinafter referred to as "Confidential Information"), shall be deemed to be confidential or proprietary in nature. The Confidential Information shall be held in utmost secrecy, strictest confidence and trust by the receiving party.

7.2 Both parties agree not to directly or indirectly use or permit the use, divulge or disclose such Confidential Information to any third party for any purpose other than for carrying out the obligations under this agreement or statutorily required to be disclosed.

08: ARBITRATION, JURISDICTION AND GOVERNING LAWS

All claims disputes and differences of whatsoever nature arising out of this Agreement, raised by the either party under this Agreement whether during its term or after expiry thereof or prior termination shall be referred for arbitration by a sole Arbitrator appointed with mutual consent of the parties. The venue/place/seat of the Arbitration shall only be Bengaluru. Arbitration proceedings shall be conducted in English language as per the provisions of the Indian Arbitration and Conciliation Act, 1996 including any statutory modification or reenactment.

IN WITNESS WHEREOF THE PARTIES ABOVE NAMED HAVE SIGNED THE ABOVE PRESENTS THE Seshadripuram College HAVING SIGNED AT BENGALURU AND UPKRITI NGO INDIA HAVING ACCEPTED AND SIGNED AT BENGALURU IN THE PRESENCE OF THE FOLLOWING WITNESSES:

UPKRITI NGO

No. 31, 2nd Main, Ayyappa Temple Road, Venkateswara Layout, Hebbal, Kempapura, Bengaluru-560024
For Upkriti NGO

SESHADRIPURAM COLLEGE
BANGALORE-560 020.

For Seshadripuram College



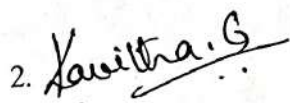
Chandan N
Founder President



PRINCIPAL,
Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

Witness:

1.  . B.K

2.  . B.



Principal
Seshadripuram College
Seshadripuram, Bangalore-560 020.

**13. Indo Japan Chamber
of Commerce and
Industry, Karnataka
(IJCCI-K)**



Indo-Japanese Chamber of Commerce & Industry - Karnataka

367, 9th Main, Dollars Colony, JP Nagar 4th Phase, Bangalore - 560 078, India
Tel : 01 - 80 - 26580466 E-mail: ijcci@ijccik.org

PROGRESS
THROUGH
PARTNERSHIP

To,

Dr. Bhargavi V.R.
Professor and Director
P G Department,
Seshadripuram College
Bangalore - 560020

21/10/2022

Receipt

We acknowledge the receipt of Rs. 5,000/- of Cheque no. 129977 dated 02/08/2022 towards the IJCCI membership for the year 2022-23 of Seshadripuram College. We thank you for your valuable membership.

Thanking you,

Savitha

Savitha A S
Relationship Manager
Indo Japanese Chamber of Commerce and Industry
#367, 1 Floor, 9th Main, 4th Phase,
Dollars Colony, J P Nagar,
Bangalore - 560068

Indo - Japanese Chambers of Commerce & Industry - Karnataka
367, 1st Floor, 9th Main, Dollar's Colony,
4th Phase, J.P. Nagar, Bangalore - 560 078
Tel: +91 80 26580466, Email: ijcci@ijccik.org

**14. Indian Institute of
Materials Management
(IIMM)**

CERTIFICATE OF
MEMBERSHIP

भारतीय सामग्री प्रबंधन संस्थान
INDIAN INSTITUTE OF MATERIALS MANAGEMENT



We certify that

M/s. Seshadripuram College

is a Institutional Small Member

of the Indian Institute of Materials Management

enrolled in the year 2021

and is attached with BANGALORE Branch.

[Signature]

National President

[Signature]

Branch Chairman

14/04/2021

Date : _____

[Signature]

Principal

Seshadripuram College
Seshadripuram, Bangalore-560 020.