

Memorandum of Understanding

Introduction

Believing in the significance of academic and cultural understanding and cooperation, Vidyalankar Dnyanapeeth Trust's School of Information Technology, Mumbai, India and the University of South Carolina Beaufort, Bluffton, South Carolina, USA have agreed to initiate the process to enhance relations, exchange expertise, and boost academic development for both institutions which will also be in the general interest of students and staff. This memorandum of understanding (MOU) is a step in the said direction and delineates the main features of cooperation between the two organizations, particularly in academic development, research, exchange of students, faculty, and staff; and development of educational opportunities to enrich campus internationalization at each institution. While this memorandum is not to be considered a contract, the following articles shall be explored and discussed by both parties in good will and in good faith.

Article 1

Vidyalankar School of Information Technology (VSIT) and the University of South Carolina Beaufort (USCB) "have agreed to explore the possibility of establishing a relationship in order to advance global understanding, research, teaching relationships and faculty and student exchanges.

Article 2

The two parties shall endeavor to encourage faculty and staff from both institutions to explore possible areas where instruction can be enriched through an electronic forum between classes. The purpose of the electronic forum would be to connect undergraduate or graduate students in India to students in the United States around a specific course topic, problem, or research project for the purpose of providing students with greater global perspectives on the course content or discipline. Both the Institutions will discuss the mechanism, technicalities of delivering video conferencing, an electronic forum, and/or web-based chat rooms and if the terms, conditions and financial implications are mutually agreed by and between the two Institutions, an agreement shall be executed between the parties incorporating all the agreed terms and conditions, which will be signed by the designated authorized persons from both the parties.

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Article 3

Both the Institutions shall explore the feasibility of developing a select number of academic curriculum partnerships. These may ultimately be in the form of dual-degree (2X2 or similar configuration), or other creative curriculum partnerships to enrich undergraduate and/or graduate study opportunities.

Article 4

Both parties will explore the possibility of creating awareness of the undergraduate and graduate programs available at the partner institution, advising students as to the criteria and deadlines for admission, and accordingly assist students with the submission of applications to the graduate programs.

Article 5

The Second Party will negotiate a discounted non-resident tuition rate for students from the Partner institution. The scholarship will be extended for a total of (to be negotiated) semesters providing the student is making adequate progress in the program.

Article 6

The two parties shall encourage the exchange of faculty and staff from both institutions for teaching, professional development, and/or research endeavors; and/or encourage staff to carry out non-residential partnerships to develop academic and scientific research in areas and fields of interest to both parties.

Article 7

The two parties agree to encourage the offering of short, specialized courses and training sessions in areas needed by both institutions (for example, through short-term summer "Discovery" Programs hosted on the campus).

Article 8

The two parties shall encourage student visits from both institutions. However before implementing, all procedures, mechanisms to study, the cost and share of both the parties to implement these visits, terms and conditions including financial implications for the Institutions if mutually agreed by and between the parties hereto shall be incorporated in an agreement to be executed between the parties.

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Article 9

The two parties will encourage exchanges of ideas, processes and procedures in student life and campus leadership.

Article 10

One liaison officer from each institution will be appointed to follow up the implementation of the MOU and to brief the officials in both institutions about progress achieved.

Article 11

Notwithstanding anything to the contrary stated herein, the parties herein agree that before implementing any program/activities under this MOU/arrangement, the parties will negotiate all the terms and conditions including financial and other implications on both the institutions; if the parties mutually agree, the agreed terms and conditions shall be so documented in an agreement to be executed by and between the parties and shall be signed by the authorized representative of the parties herein.

Article 12

This Memorandum of Understanding is typically valid for one (1) year from the date signed by both parties and is automatically renewed on a year to year basis unless otherwise revoked by either party in writing by giving 180 days prior notice to the other party for termination of the agreement.

First Party	Second Party				
Signature: Dalcollo	Signature: Al M. Kame				
Title: Principal	Title: <u>Chancellor</u>				
Institution: Vidyalankar School of Information	Institution: University of South Carolina				
Technology	Beaufort				
Date: January, 2, 2018	Date: Lecember 1, 2017				





Memorandum of Understanding

Introduction

Believing in the significance of academic and cultural understanding and cooperation, Vidyalankar Dnyanapeeth Trust's Vidyalankar School of Information Technology, Mumbai, India, and the University of South Carolina Aiken, Aiken, South Carolina, USA, have agreed to initiate the process to enhance relations, exchange of expertise, and boost academic development for both the Institutions which will also be in the general interest of students and staff at both the Institutions. This memorandum of understanding (MOU) is a step in the said direction and delineates the main features of cooperation between the two organizations, particularly in academic development, research, exchange of students, faculty, and staff; and development of educational opportunities to enrich campus internationalization at each Institution. While this memorandum is not to be considered a contract, the following articles shall be explored and discussed by both parties in good will and in good faith.

Article 1

Vidyalankar School of Information Technology (VSIT), hereinafter shall be referred to as "the First Party" and the University of South Carolina Aiken (USC Aiken), hereinafter shall be referred to as "the Second Party," have agreed to explore the possibility of establishing a relationship in order to advance global understanding, research, teaching relationships and faculty and student exchanges.

Article 2

The two parties shall endeavor to encourage faculty and staff from both Institutions to explore possible areas where instruction can be enriched through an electronic forum between classes. The purpose of the electronic forum would be to connect undergraduate or graduate students in India to students in the United States around a specific course topic, problem, or research project for the purpose of providing students with greater global perspectives on the course content or discipline. Both the Parties will

discuss the mechanism, technicalities of delivering video conferencing, an electronic forum, and/or web-based chat rooms and if the terms and conditions, financial implications are mutually agreed by and between the two parties, an agreement shall be executed between the parties incorporating all the agreed terms and conditions, which will be signed by the designated authorized persons from both the parties.

Article 3

Both the parties shall explore the feasibility of developing a select number of academic curriculum partnerships. These may ultimately be in the form of Transfer Program (2+2 or similar configuration), or other creative curriculum partnerships to enrich undergraduate and/or graduate study opportunities.

Article 4

Both parties will explore the possibility of creating awareness of the undergraduate and graduate programs available at the partner institution, advising students as to the criteria and deadlines for admission, and accordingly assist students with the submission of applications to the graduate / undergraduate programs.

Article 5

The Second Party will negotiate a discounted non-resident tuition rate for students from the Partner institution. The scholarship will be extended for a total of (to be negotiated) semesters provided the student is making adequate progress (2.0 GPA in courses taken at USC Aiken and earning at least 12 semester hours credit each semester taken at USC Aiken) in the program.

Article 6

The two parties shall encourage the exchange of faculty and staff from both Institutions for teaching, professional development, and/or research endeavors; and/or encourage staff to carry out non-residential partnerships to develop academic and scientific research in areas and fields of interest to both parties.

Article 7

The two parties agree to encourage the offering of short, specialized courses and training sessions at Undergraduate and Graduate Level in areas needed by both

Institutions (for example, through short-term summer "Discovery" Programs hosted on the campus). •

Article 8

The two parties shall encourage student visits from both Institutions. However before implementing, all procedures, mechanisms to study, the cost and share of both the parties to implement these visits, terms and conditions including financial implications for the Institutions if mutually agreed by and between the parties hereto shall be incorporated in an agreement to be executed between the parties.

Article 9

The two parties will encourage exchanges of ideas, processes and procedures in student life and campus leadership.

Article 10

One liaison officer from each Institution will be appointed to follow up the implementation of the MOU and to brief the officials in both Institutions about progress achieved.

Article 11

Notwithstanding anything to the contrary stated herein, the parties herein agree that before implementing any program/actiVSITies under this MOU/arrangement, the parties will, negotiate, discuss all the terms and conditions including financial and other implications on both the Institution and if the parties mutually agree, the agreed terms and conditions shall be so recorded in writing in an agreement to be executed by and between the parties and shall be signed by the authorized representative of the parties herein.

Article 12

This Memorandum of Understanding is typically valid for one (1) year from the date signed by both parties and is automatically renewed on a year to year basis unless otherwise revoked by either party in writing by giving 180 days prior notice to the other party for termination of the agreement. Students enrolled in this program at VSIT prior

to such termination of the agreement will be allowed to complete their study at USC Aiken should they meet admission requirements.

First Party: Deshpende	Second Party:
Signature: Sanjeewani Deshpende	Signature: Sandra Jordan
Name : Dr. Sanjeewani C. Deshpande	Name : Dr. Sandra Jordan
Title: Chairperson	Title: Vice Chancellor
Institution: Vidyalankar Dnyanapeeth Trust Date: 2 nd Nov - 2015-	Institution: University of South Carolina Aiken Date: 2 November 2015
Signature: Dakelbe. Name : Dr. Rohini A. Kelkar	Signature: My M. Quel Name: Dr. Jeff Priest
Title: Principal	Title: Exe. Vice President
Institution: Vidyalankar School of Information Technology	Institution: University of South Carolina Aiken
Date: 2nd Nav. 2015	Date: 2 1/2 L. 2015

MEMORANDUM OF AGREEMENT BETWEEN THE UNIVERSITY OF TOLEDO, USA

&

VIDYALANKAR DNYANAPEETH TRUST'S VIDYALANKAR SCHOOL OF INFORMATION TECHNOLOGY, INDIA

The University of Toledo (Ohio, USA) and Vidyalankar Dnyanapeeth Trust's Vidyalankar School of Information Technology (Mumbai, India) (hereinafter "VSIT"), wishing to establish cooperative relations between the two institutions, and especially to develop academic and cultural interchange between them through mutual assistance in the areas of education and research, hereby resolve to cooperate in the development of programs and academic affiliations subject to the following agreed upon terms and conditions contained herein.

Article 1: Objective of the Agreement.

The purpose of this Agreement will be to establish a mutually-beneficial educational and pedagogical relationship between The University of Toledo and VSIT. This Agreement establishes the formal understanding of the scope of operations between the two institutions, and commits to writing the intent and mutual assent of both parties to engage in the following activities.

Article 2: Scope of Agreement.

In this Agreement:

- "Exchange" means a one-for-one exchange of Participants from each party, if applicable under this Agreement;
- 2. "Participants" means students or residents participating in the program or activity implemented herein;
- 3. "Home Institution" means the university from which the Participant intends to graduate;
- 4. "Host Institution" means the university that has agreed to receive the Participants from the Home Institution:
- 5. "Faculty" means academic personnel employed by party for teaching and/or research.

This Agreement will be carried out, subject to the availability of funds of either party, and subject to the authorized approval of The University of Toledo and VSIT. Activities engaged in under this Agreement include:

- a) Defining the terms on which the Articulation Programs (2+2) will operate;
- b) Sharing information on research and education programs;
- c) Sharing information on teaching, learning material and other literature relevant to their educational and research programs;
- d) Jointly proposing and engaging in research or training programs sponsored by funding agencies, and to invite each other's faculty to participate therein;
- e) Exchanging faculty and students for limited periods of time for the purpose of education and/or research.

Initially, it is expected that only VSIT students will be attending The University of Toledo, and no University of Toledo students wil attend VSIT. The purpose of this Memorandum is to begin discussion on programs for VSIT students to enroll in and complete courses in the undergraduate programs at The University of Toledo.

As this articulation program matures, mechanisms for awarding a University of Toledo degree will be discussed and considered for approval at a later date. Furthermore, any details regarding

faculty exchange afor this program or for research collaboration will be discussed and considered for approval at a later date.

Initial 2+2 undergraduate degree programs between The University of Toledo and VSIT include the following:

 Program leading to The University of Toledo Bachelor of Business Administration (BBA) degree. Program Liaison Officer, General Requirements and Credit Transfer are outlined in Appendix 1 to this Memorandum.

Program leading to The University of Toledo Bachelor of Science in Data Science degree.
 Program Liaison Officer, General Requirements and Credit Transfer are outlined in

Appendix 2 to this Memorandum.

3) Program leading to The University of Toledo Bachelor of Science in Information Technology degree. Program Liaison Officer, General Requirements and Credit Transfer are outlined in Appendix 3 to this Memorandum.

Article 3: Implementation of Agreement as applied to individual programs.

1. Liaison Officer. For each program or activity described above, each party designates a Liaison Officer to develop and coordinate all activities relative to the program or activity as follows.

University:

The University of Toledo

Victor Finch

Director, International Admission 2801 W. Bancroft Street, MS#132

Toledo, Ohio 43606

VSIT:

Vidyalankar School of Information Technology

c/o Vidyalankar Dnyanapeeth Trust

Ms. Shweta Apte

Chief Executive Officer - Global Pathway Programs

Pearl Centre, Snapati Bapat Marg Dadar (W), Mumbai 400 028

2. Should additional specific terms be necessary to the program or activity under this Agreement, the parties will reach a written, signed agreement prior to the starting date of the program or activity.

Article 4: General program requirements.

- 1. Tuition and fees. Participants from VSIT attending The University of Toledo will be assessed standard tuition and fees including the out-of-state surcharge. Participants will have equal access to University of Toledo scholarships for which they qualify. Participants will be responsible for paying all other fees and expenses, including but not limited to tuition, living expenses, health insurance, fees associated with the acquisition of a visa and other expenses while in the U.S.
- Housing and travel. The Host Institution may coordinate the arrangement of lodging for visiting Participants and Faculty, but all expenses incurred for travel, lodging, and other incidental costs associated with the program (laboratory fees, special activity fees, etc.) will be the responsibility of each individual Participant.

- 3. Participant conduct and academic policy. While at the Host Institution, Participants are subject to the student conduct and academic policies of the Host Institution for matters specifically related to their program. All Participants must adhere to all course load requirements for student visas under federal and state laws. Failure to follow such laws will result in immediate expulsion from The University of Toledo. Both The University of Toledo and VSIT retain sole discretion to dismiss a Participant from the program at any time for failure to maintain appropriate standards of conduct according to the Hosting Institution's policies and standards. Participant so dismissed will be deregistered from all classes, all tuition and fees will be forfeited in accordance with each party's policy, and the Participant so dismissed will be expelled from student housing and escorted to a public transit center by a designated official. The Host Institution will not be responsible for any fees due to a dismissal or expulsion as such will be the responsibility of the relevant Participant or Faculty. Notice of such dismissal or expulsion must be sent to the Dean of Students, or equivalent office, at the Participant's Home Institution.
- 4. The University of Toledo retains at all times the ultimate authority over all admission and subsequent academic decisions respective to its institution, and VSIT retains all rights respective to its institution. In addition to assuring that coursework credit will transfer, all Participants from VSIT must have attained University of Toledo's required score on the Test of English as a Foreign Language (TOEFL) (or alternative International English Language Testing System (IELTS)) and other test scores required for their respective degree program. If it is determined that a Participant does not have a sufficient level of English proficiency, they will be required to undertake appropriate English as a Second Language (ESL) education prior to formal admission to the Program.
- 5. The University of Toledo will supply all administrative services applicable to the program for this Agreement for the academic year regarding Participants attending The University of Toledo and VSIT will coordinate efforts for Participants attending VSIT. The University of Toledo does not assume any liability for hospital or medical fees for the VSIT's Participants.

Article 5: Term, and Termination.

This Agreement will commence the Effective Date identified below and remain in effect for a period of five (5) years, and may be amended or extended upon written agreement by both parties. This Agreement may be cancelled at any time, for any reason by either party in writing with 90 days notice. In the event that the Agreement is not renewed or is otherwise terminated, Participants may be allowed to continue the applicable program as mutually agreed between the parties for the balance of the Home Institution's academic year.

Article 6: Miscellaneous.

- 1. Indemnification. VSIT agrees to indemnify and to hold The Unviersity of Toledo harmless and immune from any and all claims for injury or damages arising from this Agreement which are attributable to VSIT's own actions or omissions or those of its trustees, officers, agents, employees, subcontractors, suppliers, third parties utilized by VSIT, or joint venturers while acting under this Agreement. To the extent permitted by Ohio law, including but not limited to Ohio Revised Code Chapter 2743, The University of Toledo agrees to be liable for the acts and omissions of its officers and employees engaged in the scope of their employment arising under this Agreement.
- 2. Insurance.

- a. Home Institution shall ensure that its Participants and Faculty obtain and maintain comprehensive health insurance including medical evacuation and repatriation benefits when participating under this Agreement with minimum coverage as specified below in US dollars. Such insurance will provide worldwide coverage.
 - 1. Medical Expense (accident/sickness)—\$100,000 per incident
 - 2. Accidental Death/Dismemberment—\$10,000
 - Emergency Medical Evacuation—\$50,000
 - Repatriation of Remains—\$10,000
- b. Each party shall provide Participants and Faculty with professional liability insurance coverage for claims which may arise as a result of the actions undertaken or performed, or failed to be undertaken or performed, by the Participants and Faculty under this Agreement. Such professional liability insurance shall provide worldwide coverage for Participants and Faculty, provided that any claim and any legal proceeding is pursued within the United States of America.
- Each party shall provide to the other, upon request, certificates of insurance or other documents evidencing the required insurance coverage.
- 3. No agency. Nothing herein will be construed to create an agency relationship between the Home and Host Institution, or any employment relationships between the institutions for any Faculty or staff member provided under the exchange program. The parties are independent contractors and no legal relationship is created by this Agreement.
- 4. Compliance with laws. The parties will comply with all applicable laws and regulations in their respective countries in performing their obligations hereunder.
- 5. Anti-Kickback Enforcement Act of 1986, Public Law 99-634 (41 USCA §§51-58). By agreeing to this binding Agreement, the transacting parties (1) certify that they have not paid kickbacks directly or indirectly to any employee of The University of Toledo for the purpose of obtaining this or any other agreement or purchase order from The University of Toledo and; (2) agree to cooperate fully with any Federal Agency investigating a possible violation of the Act. Furthermore, both parties recognize their duties under the Foreign Corrupt Practices Act of 1977 (15 USCA §§78dd-1) which makes it unlawful for certain classes of persons and entities to make payments to foreign government officials to assist in obtaining or retaining business.
- 6. Clery Act. The University of Toledo Police Department is required by the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act ("Clery Act") to report specific crime information in certain circumstances. In the event that The University of Toledo is required to report crime statistics on or around the campus of VSIT, VSIT agrees to provide the required crime statistics upon request.
- 7. Notice. Any notice to either party hereunder must be in writing signed by the party giving it, and will be deemed given when mailed postage prepaid by postal service first class, certified, or express mail, or other overnight mail service, or hand delivered, when addressed as follows:

To University:

The University of Toledo Vice President of Enrollment

Attn: Dave Meredith 2801 W. Bancroft Street Toledo, Ohio 43606

To VSIT:

Vidyalankar School of Information Technology

c/o Vidyalankar Dnyanapeeth Trust

Ms. Shweta Apte

Chief Executive Officer - Global Pathway Programs

Pearl Centre, Snapati Bapat Marg Dadar (W), Mumbai 400 028

- 8. Use of logos, etc. Neither the Home Institution nor the Host Institution may use any identifying marks of the other without the express written permission of the other party.
- 9. Equal Opportunity. Both VSIT and The University of Toledo subscribe to a policy of equal opportunity and will not discriminate on the basis of race, color, religion, sex, age, ancestry, national origin, sexual orientation, gender identity and expression, military or veteran status, the presence of a disability, genetic information, familial status, political affiliation and participation in protected activities.
- 10. Authoritative Version. The English version of this Agreement will be the authoritative version of the Agreement for all purposes. In the event of a conflict between the English version and any translation of this Agreement, the English version will control.
- 11. Severability. If any section or provision of this Agreement is held illegal, unenforceable or in conflict with any law by a court of competent jurisdiction, such Section or provision of this Agreement will be deemed severed from this Agreement and the validity of the remainder of this Agreement will not be affected thereby.
- 12. Whole Agreement and Amendments. This Agreement contains the entire agreement between the parties hereto and will not be modified, amended or supplemented, or any rights herein waived, unless such amendment or modification to this Agreement is (i) in writing; (ii) refers to this Agreement; and (iii) executed by an authorized representative of each party. This Agreement supersedes any and all previous agreements, whether written or oral, between the parties.
- 13. Choice of law. All questions relating to the validity, interpretation, performance or enforcement of this Agreement, and any claims arising from or related to this Agreement, will be governed by and construed in accordance with the laws of the State of Ohio, without regard to the principle of conflict of laws. Any litigation arising from or related to this Agreement may be brought only in the federal or state courts of Ohio with appropriate jurisdiction, and the parties irrevocably consent to the jurisdiction and venue of such courts.

INTENDING TO B	E LEGALLY	BOUND, by	signing	below,	each	party	acknowledges	its
agreement with the	terms and cor	nditions of this	Agreem	ent and	each	signate	ory represents	that
he/she is authorized	to sign on beh	alf of and to b	ind his/he	er party	o all o	f the te	rms and condit	ions
of this Agreement as	s of	(the "E	ffective D	Date").				

The University of Toledo

CRI.
Gregory Postel, M.D. President
5/9/22 Date
Karen Bjorkman, Ph.D. Provost
5/9/2022 Date
Bashar S. Gammoh, Ph.D. John B. and Lillian E. Neff College of Business and Innovation, Associate Dean 5/17/2022 Date
Marc S. Seigar, Ph Marc S. Seigar, Ph College of Natural Sciences and Mathematics, Dean 5/17/2022 Date
T. Michael Toole , Ph.D. College of Engineering, Dean
5/17/2022 Date

VSIT	
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Ms. Ras	hmi Deshpande
	rson, Vidyalankar Dyanapeeth Trust
J	7th May 2022
Date	
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Date	H-MAY-2022
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MEMORANDUM OF UNDERSTANDING

(MoU)

BETWEEN

ExcelR Solutions



&

Vidyalankar School of Information Technology



FOR

Student Development Programs, Faculty Development Programs and Student Internships on Different Emerging Software Technologies



MEMORANDUM OF UNDERSTANDING

This **Memorandum of Understanding** (herein after called as the 'MOU') is entered into on this the 26th day of April month 2022 (Date 26-04-2022), by and between **ExcelR Solutions**,

(Here in after referred as 'First Party')

And

Vidyalankar School of Information Technology

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

WHEREAS:

- 1. First Party is a EdTech company: ExcelR Solutions
- First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources and provide each of them with enhanced opportunities.
- 3. The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- 4. Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.



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

CLAUSE 1: CO-OPERATION

- 5. Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.
- 6. First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to the second party in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 7. The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds, and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 8. ExcelR would be the training delivery partner for the second party on various trending technologies.
- 9. ExcelR would be the training delivery partner for the student internships of second party on various trending technologies of minimum four weeks duration.
- 10. ExcelR will reach out to students to communicate about course details, webinars, blogs, industry events etc., which will be informative or promotional in nature.
- 11. Training & Development and dissemination of knowledge for students of second party & affiliated colleges and employees of both the organizations.
- 12. ExcelR would work with incubation centers/ innovation cells of second party (Case to case basis), to formulate the business cases and data collection process from various industry and academic bodies that are associated with the second party



13. Cooperation between both parties would be extended to any other area which may be mutually beneficial to both the organizations.

CLAUSE 2: SCOPE OF THE MoU

- 14. The budding graduates from the institutions could play a key role in technological upgradation, innovation, and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 15. Curriculum Design: First Party will give valuable inputs to the Second Party in teaching / training methodology and suitably customise the curriculum so that the students fit into the industrial scenario meaningfully.
- 16. Software Technologies Training: The first party will provide the trainings to the students and Faculties of the second party on different technologies like Data Science, Data Analyst, Artificial Intelligence, Tableau, Python, etc., Research and Development
- 17. Skill Development Programs: First Party to train the students of second Party on the emerging technologies to bridge the skill gap and make them industry ready.
- 18. Guest Lectures: First Party to extend the necessary support to deliver guest lectures to the students of the second Party on the technology trends and in house requirements.
- 19. Faculty Development Programs: First Party to train the faculties of second Party for imparting training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.
- 20. Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein
- 21. There is no financial commitment on the part of the second party to enrol the students and faculties for the different free trainings run by the first party under Everyday Learning Initiation.



- 22. First party would extend the help in providing artifacts such as training records, certificates to the second party upon a written request from the second party. This information is limited to only the students of second party and at the discretion of first party.
- 23. In case, second party wants to conduct customized commercial trainings then this agreement can be amend/adding annexure with mutually agreed terms.

CLAUSE 3: INTELLECTUAL PROPERTY

- 24. The first party will have the sole rights on the curriculum and related content provided in the trainings and it cannot be replicated or copied without the consent of the first party.
- 25. Confidentiality: Except as may otherwise be required by law, each party will hold confidential, during and after the term of this Agreement, any confidential information disclosed to it or its representatives, and will not disclose any such confidential information to any third party.

CLAUSE 4: VALIDITY

- 26. The period of the agreement is valid for a period of 2 years from the date of signing of this agreement
- 27. This agreement will be valid only at the intentions of the parties involved therein, this MOU could be dissolved or cancelled by either party any time by giving 30 days' notice and shall not have any legal bindings in nature. should either or all the parties to it opt to not act upon, the MOU loses its validity.

CLAUSE 5: RELATIONSHIP BETWEEN THE PARTIES

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



AGREED:

For: ExcelR Solutions.

a.S.M

For: Vidyalankar School of Information Technology

* SOLUTIONS *

Srinivas Gurrala (CTO, ExcelR) Authorised Signatory

GST:27AAEFE5003F1ZX

TIN: HYDE02965E

Contact Person: Patel Iftekar

Designation: Lead Data Science Trainer

Mob Number: 8976864335 Email ID: <u>iftekar@excelr.com</u> Webiste: www.excelr.com WADALA (E) Mumba-37

Dr. Rohini Kelkar (Principal, Vidyalankar School of Information Technology)

Authorised Signatory

SPOC: Sanjeela Sagar

Designation: Assistant Professor

Mobile: 9820292958

Email: sanjeela.sagar@vsit.edu.in

Web: vsit.edu.in



MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (MOU) is signed on 02nd August 2021

By &

Between

Igmite Solutions Private Limited, having its office at 2C/102, Shree Sai Shilp, Gavanpada, Mulund (East), Mumbai - 400081, which expression shall unless repugnant to the subject or context mean and include its successors and assignees of the FIRST PART

AND

Vidyalankar School of Information Technology, Wadala, Mumbai, which expression shall unless repugnant to the subject or context mean and its successors and assignees of the SECOND PART

Collectively referred to as parties.

This MOU is signed with the noble vision of imparting the requisite knowledge and skills to the student community for bridging the gap between Industry & Academia and thereby enhance their employability.

Whereas, Igmite Solutions is a software service provider company offering innovative IT solutions to their customers, devising end-to-end solutions and services for the clients, looking to partner with an academic institute for bridging the gap between industry needs and students' skillset from academic institutes.

AND

Whereas, Vidyalankar School of Information Technology believes in their noble mission to provide and upgrade education, training and research in fields of technical education and to create entrepreneurship and a conducive environment for pursuit of the education in close cooperation with industries.

In order to make operational this MoU and take it further, it is proposed to appoint two Nodal Officers, one each from both the organizations shall be nominated so as to coordinate and work out the plans with concurrence of the appropriate authorities of the respective organizations,

I. Aims and Form of Co-operation:

- 1) Design & Incorporation of special modules for updating the knowledge and skills of the students of UG and PG programs.
- 2) Internship program for students of which will enhance the learning and understanding impetus for employability of the young engineering graduates.
- 2a) Option of PPO for students performing well in the internship.
- 3) To organize Industrial Training Programs like Summer/Winter/Project trainings, Industrial visits
- 4) Employability enhancement training program for students as per Industry standards
- 5) Working on projects of common interest, to collaborate with resources and/or funding as appropriate.

All of these areas will be evaluated on a case-by-case basis and applied for a stronger mutually beneficial collaboration.

Igmite Solutions Pvt. Ltd.

Registered Office

2C / 102, Shree Sai Shilp Society, Gavanpada, Mulund (East), Mumbai - 400081.

Development Center

Unit #102, First Floor, Rajhans Anney, Gaondevi Lane, Nauguda, Thane (West) - 400602, T. (022) 4970 7140 W. www.igmite in CIN No. U/14999NH2016PTC284997





II. Key Responsibilities:

- All programs shall be delivered by Igmite Solutions as per the schedule agreed between the two organizations.
- In case of newly developed customized trainings, the contents and schedule shall be as per the mutual decision.
- Trainee fees, lodging and boarding charges and other infrastructure facilities will be charged as per the mutually agreed rates of both parties.

III. Validity:

The MoU shall become effective from date of signing of MoU and shall remain valid for a period of one (1) year initially from the date of signing by both the parties and may be extended, with or without modification, by mutual agreement. Either party may terminate this MoU giving the other thirty (30) days written notice.

IV. Compliance of Laws:

Both the organizations shall perform their roles in strict compliance with all applicable laws in India along with rules and regulations of the Government as applicable.

V. Confidentiality:

The parties agree to keep the Agreement in the strict confidence and not disclose to any third party or use for any purpose (other than in connection with this MOU) any information relating to the other's business which is marked "Confidential".

This MOU is executed in two counterparts each of which shall be deemed original but shall together constitute one document only.

IN WITNESS WHERE OF the parties here to have put their respective hands 02nd August 2021.

For and on behalf of	For and on behalf of
Igmite Solutions Private Limited	Vidyalankar School of Information
- War	Technology, Wadala

Signature Signature Darell.

Name Makarand Deshpande Name Dr. Rohing Kelkow

Designation Managing Director Designation Principal



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