



MEMORANDUM OF UNDERSTANDING

AGREEMENT made this **Twenty Seventh Day of December 2018** by and between, **Dhanush EnggServices India Pvt. Ltd** and **Christu Jyothi Institute of Technology And Science** whose address is **Colombonagar , Yeshwanthapuram(PO),Janagaon Dist -506167**, hereinafter referred to as the "College", and **Dhanush**, whose principal place of business is located at, **H.No:6-3-788/A/9, 2nd Floor,Durga Nagar Colony, Ameerpet, Hyderabad, Telangana, INDIA-500016**hereinafter referred to as "Dhanush".

WHEREAS, the College desires to engage the services of Dhanush to provide **Specialized Technical Training** to the college students

WHEREAS, Dhanush is only an independent training organization for all purposes and not as an agent, partner or any other form of stakeholder in the college or its management; and

WHEREAS, Dhanush may consult with the Head of the Department or any other designated authority for any form of official communication;

NOW, THEREFORE, it is agreed as follows:

1. **Term:** The respective duties and obligations of the contracting parties shall be for a period of **05 years** starting from **27/12/2018** and ending on **26/12/2023**, and may be terminated only by either party giving onemonth written notice to the other party at the addresses stated above or at an address chosen subsequent to the execution of this agreement and duly communicated to the party giving notice.
2. **Training:** Trainer from Dhanush shall be available to consult with the Head of the Department, at reasonable times, concerning matters pertaining to the Training, Evaluation methods, Resources, Infrastructure etc. Trainer shall not represent the College, its Management, its Staff or any other members of the College in any transactions or communications nor shall Trainer or Dhanush make claim to do so.
3. **Responsibilities of Dhanush:** Dhanush shall be responsible for the following:-
 - a. Interaction with the Heads of the Department of any designated authority to discuss the requirements of the training program
 - b. Design the Course Curriculum
 - c. Identify and depute qualified and experienced trainer
 - d. Training shall be imparted of which 60% of class room training and 40 % of Lab training
 - e. Provide One Copy of printed course material to management and it is mandatory to bring the course material to classroom by all students, to refer and make necessary notes wherever applicable



- f. Provide assistance in planning, designing and executing a mini project at the end of the coursework to provide practical experience and enhance the confidence level of students.
- g. Invitation to MEP Job Fairs will be shared and if you interested to conduct job fair in your college we will cooperate in identifying employers.

4. Responsibilities of College:

- a. Provide or make necessary infrastructure arrangements to facilitate the conduct of training programs
- b. Provide suitable class rooms to conduct training sessions for at least 6-8 hours a day along with Projector Facility
- c. Provide lab with required number of systems and software for students to practice and conduct a project work on AutoCAD
- d. Provide reasonably good and secured lodging and boarding facility to the trainer(s) from the beginning till the end of the training program schedule
- e. Responsible for collection of fees from the students
- f. Responsible for maintaining full attendance of all students

5. **Accessibility:** Trainer shall be available, at reasonable times, to the authorized or designated personnel at the College for any clarification or information. Similarly, College personnel shall be available for the Trainer.

6. **Point of Contact:** On behalf of Dhanush, the point of contact would be Mr.Chakradhar Majety, Founder & CEO, Dhanush EnggServices India Pvt Ltd.,

7. Financial Terms and Conditions:

The actual service charges would be as per the mutually agreed terms and conditions.

8. Placement policy

- a. Students must complete the given Project work after the sessions and submit to the faculty for validation. After validation the student will be eligible for Placement.
- b. Students must attend the interviews informed at any location with in India.
- c. Minimum of 03 interviews will be given to each student.
- d. If any particular student does not attend the interview which he has promised to attend, his name will be removed from the list of students to be placed for duration of 06 months.
- e. Student should take up any job shown in MEP Industry.
- f. Students must register and upload their resume in www.mepcentre.com



9. Course Completion Certificate

- a. The certificate shall bear Dhanush logo and NSDC Logo. The certificate will be signed by the authorized signatories of Dhanush.

10. GENERAL PROVISIONS.

- a. **Governing law:** The National Laws of India shall govern this agreement. In the event of a conflict in law between the laws governing a transaction and the laws governing this agreement, the laws governing this agreement shall prevail.
- b. **Severability:** Should any provision of this agreement be invalid or unenforceable for any reason, all other provisions of the agreement shall remain in full force and effect.
- c. **Termination:** Any party may terminate this agreement upon not less than 30 days prior written notice of the termination. No termination shall affect any communications occurring prior to the termination, or the performance of any related transactions.
- d. **Jurisdiction:** Any dispute arising out of or in conjunction with this Agreement shall be referred to the Courts in State of Telangana, which shall have sole jurisdiction.

IN WITNESS WHEREOF, the parties have hereunto executed this Agreement on the **Twenty Seventh Day of December 2018**)

| | Dhanush EnggServices India Pvt. Ltd | Christu Jyothi Institute of Technology And Science |
|----------------------|-------------------------------------|----------------------------------------------------|
| Authorized Signatory | K. VAMSI KRISHNA | Dr. S. Ch. S. Reddy |
| Title / Designation | Sr. MANAGER | Principal |
| Signature | K.V. Krishna | Dr. S. Ch. S. Reddy |
| Date of signing | 27/12/2018 | 27/12/2018 |

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is executed on this 7th Day of July 2021 at Hyderabad by and between: -

M/s. BYTEXL INDIA PRIVATE LIMITED (A subsidiary of KP2 Associates LLC, USA) a company registered at HYDERABAD(Telangana), having its office at **16/1/25, Road No.7, Ida Nacharam Hyderabad, TG - 500076**, being represented by its Authorised Representative Mr. Raman Subramanyam (hereinafter referred to as "**First Party**" which term shall include all its successors in interests and permitted assignees)

And

Christu Jyothi Institute of Technology & Science [**Address:** Colombo Nagar, Yehwanthapur Village, Jangaon Telangana 506167, India] (hereinafter referred to as the "**Second Party**" which term shall include all its successors in interests and permitted assignees)

WHEREAS the First Party is in the business of providing a platform that offers access to programming and coding courses, via the ByteXL website URL namely bytexl.in, bytexl.com and through ByteXL mobile application.

WHEREAS the Second Party is in the activity of providing engineering education to students.

WHEREAS both parties are desirous of synergising their core competencies and have agreed to enter into this Memorandum of Understanding on the following terms and conditions: -

I. PURPOSE AND OBJECTIVE

- 1) The main objective and purpose of this Memorandum of Understanding is to train students for their placements & make them industry ready.
- 2) This MOU shall be valid for financial arrangements only for the training period
- 3) Both parties shall take all reasonable steps to ensure successful completion of the collaboration and cooperate with each other in duly carrying out the obligation agreed upon

II. FORMS OF COOPERATION

- 1) First party will provide synchronous and asynchronous learning environment for students through instructor-led training
- 2) The agreement is mutually exclusive i.e., both parties do not have exclusive rights on the other side.

III. INTELLECTUAL PROPERTY

- 1) Both Parties agree that they shall execute a separate agreement in respect of the sharing and access to the intellectual property and software programs of each of the parties.

b. Payment Terms and Conditions

- i. The detail of pricing is confidential and must not be disclosed to any other college
- ii. This include GST
- iii. The actual cost could vary based on the number of students
- iv. The Second Party shall pay the First Party, as per the Schedule mentioned herein below -
 1. 50% should be paid before the program starts
 2. 50% after training is completed for 1st and 2nd years.
 3. 50% for 3rd and 4th year payment can be paid after placements assistance.
- v. Any change in the above could impact and lead to change in the overall cost of the program

V. LIABILITY

- 1) Both parties shall have no liability for any losses, damages, or costs towards each other in respect of any conduct arising out of or in relation to this Memorandum of Understanding.

VI. LEGAL RELATIONSHIP

None of the terms of this Memorandum of Understanding shall be construed to confer any legal relationship between the parties.

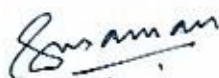
VII. DURATION

7.1 The duration of this Memorandum of Understanding shall be for a period of one year from the date of this Agreement. Both parties shall have the option to renew this Memorandum of Understanding for further period of three years by written consent of both parties.

7.2 Both parties may cancel this Memorandum of Understanding by giving three months prior written notice delivered to the other party.

IN WITNESS WHEREOF, this Memorandum of Understanding is executed on this 7th day of **July 2021** in the presence of witness with free will and without any undue influence or duress.

byte^{XL}



FIRST PARTY

S V Raman

ByteXL India PVT LTD.

Executive Director

July 7th , 2021



SECOND PARTY

Principal

Christu Jyothi Institute of Technology & Science,
Colombo Nagar, Yeshwanthapuram (Vill)
Jangaon (Md), Jangaon (Dist)-506167



THE CENTER OF EXCELLENCE

Non-Committal MOU for QUANTUM LEARNINGS Centre of Excellence

1. This Memorandum of Understanding is being executed on 31/3/2021 date between M/s Quantum Learnings. A Microsoft-GTP (Global Training Partner) and Certiport CATC having its Registered office at 193, 3rd Floor, Vinobhapuri, Lajpat Nagar-II, New Delhi-110024 and represented by Mr. Sandeep Giyyan JJethani (Director Institutional, Collaboration) hence for purpose of MOU known as 'Delivery Partner' and CTITS represented by Dr. S. Chandrashekhar Reddy hence for purpose of MOU known as 'Resource Partner'.
2. As an QUANTUM LEARNINGS Centre of Excellence, resource partner would get to offer programs mapped and bundled with Certifications of **Microsoft, Apple, EC Council, Autodesk, Adobe, Mississippi State University, University of Texas**, in their campus the same would be applicable for students from all streams like IT/ CS, ECE, E&TC, mechanical, commerce, finance, marketing etc, in online / offline mode.
3. 'Resource Partner' is not required to make any investment for the COE program.
4. 'RESOURCE PARTNER' "does not commit to provide any assurance on the number students to be enrolled for the online training and certification program.
5. Students enrolment is **purely voluntarily** and if they are interested they would directly enrol online and make payment against certification to Quantum Learnings, 'RESOURCE PARTNER'. is nowhere responsible or involved w.r.t financials against the same.
6. 'RESOURCE PARTNER' would ensure full students participation for department wise free webinars being conducted by Quantum learnings for their University/ College/ Institution.
7. 'RESOURCE PARTNER' will get campus wise COE licence for students and their faculty's based on the total strength in the campus along with COE Plaque.
8. As part of QUANTUM LEARNINGS centre of excellence, resource partner would get access to mentorrbuddy.com a smart AI based placement and aptitude preparation portal.
9. Though the initial period of campus licence issued is for period of one year however in-case of any changes in the program and its structure whether partial or in total, same would be communicated at least 60 days in advance to the institution and it would be solely their voluntary decision whether to continue for the program.
10. 'RESOURCE PARTNER' faculty members can participate in the 'free' online Faculty Development Programs being offered throughout the year for the technical and Non-teaching staff as they would also get their Certification for the same.

11. Free Trainings for students who voluntary enrol for certification will be executed through Instructors live online.
12. In-case if the International certification programs or exams are conducted offline the, resource partner would provide the necessary infrastructure, like labs with computers, LCD projectors, internet etc and for that duration would allocate time slot for the execution of the same as per mutual consent.
13. Prices of the voluntary certification for students and other related services are subject to revision as per the policy and changes due to impact of dollar price or any change in state or central govt taxes as and when applicable. However, same would be updated on the portal well in advance.
14. If Resource Partner is satisfied with the services provide by COE they would issue a letter of appreciation for the same.

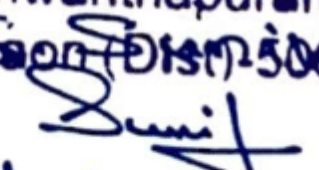
For

Christu Jyothi Institute of
Technology & Science,
Colombo Nagar, Yeshwanthapuram,
Jangaon - 506167, Telangana.


Dr. S. Chandaashekhar Reddy
Principal, CJITS.


Principal

Christu Jyothi Institute of Technology & Science
Colombo Nagar, Yeshwanthapuram (VIII)
Jangaon (Mandla), Jangaon (Dist) - 506167

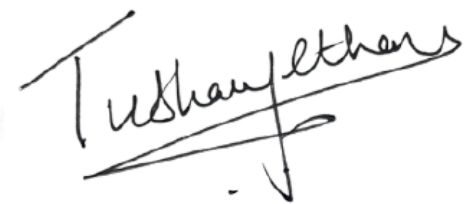
Witness Signature  G. Sunil Kumar
Date 31/3/2021.

For


For Quantum Learning's

QUANTUM LEARNINGS
Mr. Sandeep Giyyan JJethani
(Head Institutional Collaboration)

Witness
Signature
Date:



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 8th day of - January- Two thousand and twenty twenty.

BETWEEN

Christujyothi Institute of Technology & Science, Jangaon, The First Party represented herein by its Name of Competent Authority / Representative (hereinafter referred as 'First Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

AND

Inventeron Technologies and Business Solutions LLP, Bangalore, the Second Party, and represented herein by its Zonal / Divisional Head, Name of Competent Authority / Representative, (hereinafter referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

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

Inventeron Technologies And Business Solutions LLP

14/2, 1st Floor, Old VETA Office, Near Special Police Station, R.C Road, Hassan

☎ 080 - 23146545

☎ +91 73538 22642

☎ www.inventeron.com

☎ hr@inventeron.com

WHEREAS:

- A) First Party is a Higher Educational Institution named:

ChristuJyothi Institute of Technology & Science, Jangaon, 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.

- B) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- C) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest;
- D) - **Inventeron Technologies and Business Solutions LLP** - , the Second Party is engaged in Business, Manufacturing, Skill Development, Education and R&D Services and Incubation center in the fields of *Information Technology* and related fields.
- E) - **Inventeron Technologies and Business Solutions LLP** - , the Second Party is promoted by **Inventeron Group**, #14/1, Ground Floor, Magadi road Toll gate, Magadi main road, Bangalore-23.
- F) The head office located in Bangalore measuring about 3000sq feet area and more than 100 staff. As of now there are 3 branches all across Karnataka, 1 situated in Bangalore, 1 in Mysore and 1 is in Hassan

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

CLAUSE 1 CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the **Institution** and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for oneanother.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the SecondParty.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MoU

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

and knowledge to enhance the same an incubation center is established in the college premises with space and basic infrastructure provided by college like space, projector, computers and needed hardware and software. Some nominal amount will be collected from the students for 1st, 2nd, 3rd and final year students of EC,CS, IS, TC, EEE, Civil and Mechanical branches according to the programs conducted at the incubation center and part of that amount collected will be utilized for incubation infrastructure development every year.

- 2.2 **Curriculum Design:** Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3 **Industrial Training & Visits:** Industry and Institution interaction will give an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops / Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.4 **Internships and Placement of Students:** Second Party agrees to actively conduct the campus placement drive to the first party college students on the condition that the first party will send their minimum of 150 students including all the branches (EC,CS,IS,TC,Mech,Civil) to undergo internship with second party every year. If the students cannot travel to second party's office then first party will allow the second party to organize Internship program in the college premises for duration of 20 days to 30 days providing all the basic amenities in the college. Four thousand rupees will be collected per head for providing Internship for duration of one month. 25% of the total amount will be sponsored by second party to the

first party, which can be utilized for student welfare activities.

- 2.5 **Research and Development:** Both Parties have agreed to carry out the joint research activities in the fields of - - **Embedded Systems, IOT, Web development, Robotics and Data science, Machine Learning and Artificial Intelligence, design, Analysis, Fabrication, Robotics, Mechanics, Hydraulics, Pneumatics, Construction Engineering, RCC, Surveying and Estimation etc.**
- 2.6 **Skill Development Programs:** Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.7 **Guest Lectures:** Second Party to extend the necessary support to deliver guest lectures to the students of the First Party on the technology trends and in house requirements.
- 2.8 **Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting industrial exposure/ training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.
- 2.9 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein

CLAUSE 3 INTELLECTUAL PROPERTY

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

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period **Inventeron Technologies and Business Solutions LLP**, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of **Training Partner or Inventeron Technologies and Business Solutions LLP**, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of thisMOU
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

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

FirstParty

SecondParty

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

AGREED:

For For

**ChristuJyothi Institute of
& Science, Technology Bangalore
Jangaon,,**

Inventeron Technologies

[Signature]
Principal 29/04/2020
Christu Jyothi Institute of Technology & Science
Colombo Nagar Yeshwanthapuram (Vill)
Jangaon(Mdl), Jangaon (Dist)-506167.
Authorized Signatory

For Inventeron Technologies And Business Solutions LLP

[Signature]
Managing Director 29/11/2020
Authorized Signatory

| ChristuJyothi Institute of Technology & Science, Jangaon | Inventeron Technologies and Business Solutions LLP |
|-------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------|
| Colombonagar, Yeshwanthapur, Jangaon, Telangana 506167 India + 91 9346474916 exams@cjits.org | #14/1, Ground floor, Magadi road Toll gate signal, Magadi Main road, Bangalore-23 |
| +91 9346474916 | 080-23146545/73538226421 |
| E-mail:exams@cjits.org | E-mails:hr@inventeron.com |
| Web:www.cjits.org | Web:www.inventeron.com |

Witness1:

[Signature]
29/11/2020

Witness2:

[Signature]
29/11/2020

Witness3:

Witness4:

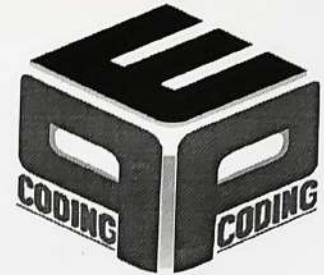


Christu Jyothi Institute of Technology & Science

Colombonagar, Yeshwanthapuram (PO), Jangaon Dist - 506 167. T.S.

A Catholic Christian Minority Institution, approved by AICTE New Delhi

NBA Accredited Programme, NAAC, Affiliated to JNTU, Hyderabad & Govt. of Telangana



MEMORANDUM OF UNDERSTANDING

This Binding Memorandum of Understanding (hereinafter "Memorandum") is dated
(28-11-2021) Between

Christu Jyothi Institute of Technology & Science based in (hereinafter referred to as "C.J.I.T.S" which expression shall mean and include its legal heirs, administrators and permitted assigns),

AND

Pepcoding Education Pvt Ltd based in Noida (hereinafter referred to as "Pepcoding" which shall mean and include its legal heirs, administrators and permitted assigns).
(referred to herein as "Parties")

WHEREAS

- A. The Parties are interested in working together in connection with the Purpose which is described in this Memorandum.
- B. This Memorandum sets out the initial relationship between the Parties as well as the respective rights and responsibilities of both C.J.I.T.S and Pepcoding.
- C. Both C.J.I.T.S and Pepcoding are expected to act in good faith in accordance with this Memorandum.

NOW THEREFORE IN CONSIDERATION OF the premises and the mutual covenants set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto covenant and agree as follows:

(1) PURPOSE AND PROJECT

(a) The purpose of this MoU is to fill the gap between Industry and Academia and for that purpose C.J.I.T.S and Pepcoding will work in a coordinated manner.

(b) C.J.I.T.S and Pepcoding will collaborate in the areas mentioned below

- Handling Joint Projects & Consultancy
- Organizing coding Competitions & Hackathons
- Skill development
- Organizing weekly programming Webinars/Seminars and workshops

(c) C.J.I.T.S and Pepcoding will also aim at spreading awareness about the importance of programming and technical knowledge at C.J.I.T.S

(d) C.J.I.T.S and Pepcoding intend to work together on a project which will be referred to as The Campus Association Program ("the Project").

I. The purpose of this Project is to form a relationship with your esteemed college to provide an end to end free placement and training management tool to help your students get placement opportunities in some of the top tech based companies with packages ranging from 6 lpa to 30 lpa.

II. The Project will aim at creating and contributing content and upscaling the present Placement of C.J.I.T.S during the tenure of this agreement, in which both Pepcoding and C.J.I.T.S will take part.

III. This Project will introduce C.J.I.T.S to a new training and placement ecosystem- 'NADOS', which has been created by Pepcoding to fill the gap between Industry and Academia.

(2) CHANGES TO MEMORANDUM

(a) This Memorandum may be amended at any time by agreement between the parties.

(b) Any changes to this Memorandum must be made in writing and signed by both C.J.I.T.S and Pepcoding.

(3) GENERAL OBLIGATIONS

(a) Notwithstanding the non-binding nature of this Memorandum, C.J.I.T.S and Pepcoding will act in good faith and will use their best endeavors to achieve the Purpose and to give effect to the terms of this Memorandum.

(b) C.J.I.T.S and Pepcoding hereby acknowledge and agree that they will each respectively perform all acts and execute all documents as reasonably required in order to give effect to the terms of this Memorandum.

(c) Each Party agrees to cooperate in the spirit of mutual understanding and goodwill in order to develop relationships between C.J.I.T.S and Pepcoding in order to pursue the Purpose.

(4) ROLES OF PARTIES

(a) Pepcoding will have the following obligations in relation to the Project:

- I. Conduct online coding tests for all the students of C.J.I.T.S who have signed up on NADOS in order to measure their coding skills and provide appropriate placement opportunities.
- II. Will provide access to an online portal of Pepcoding (**NADOS**) for all students of C.J.I.T.S.
- III. Provide online assignments and conduct regular tests to track the progress of students.
- IV. Provide assistance in Placement by conducting interviews in companies with technical profiles and providing the top performing students with Referrals in top tier companies.
- V. Conduct weekly programming webinars for the students of C.J.I.T.S who have signed up on NADOS.
- VI. Arrange counseling/training sessions for students of C.J.I.T.S during placement season.

(b) C.J.I.T.S will have the following obligations:

- I. C.J.I.T.S will select the Faculty convener who will be the single point of contact with Pepcoding to conduct all the online training activities.
- II. C.J.I.T.S will ensure the continuous and active participation of students for "The Project" by Pepcoding in C.J.I.T.S. This may be done by means of an undertaking from all the selected students and their parents which conveys that the students would be debarred from the upcoming placement season in case they leave this training midway or have attendance less than 90% at any point of time.
- III. Conduct online coding competitions/hackathons for students of C.J.I.T.S on NADOS by Pepcoding.

(5) INTELLECTUAL PROPERTY

(a) In connection with each Party's participation in the Project, each Party respectively may generate, create, contribute to, write or produce intellectual property ("Project Intellectual Property").

(b) Unless otherwise expressly agreed between C.J.I.T.S and Pepcoding, in the event that a particular Party generates, creates, contributes to, writes or produces an item of Project Intellectual Property, the Party shall retain any and all intellectual property rights in relation to that item of Project Intellectual Property.

(c) Each Party's respective obligations under this clause will survive the termination or expiration of this Memorandum and will continue after the Party ceases to participate in the Project.

(d) TIMINGS AND DURATION OF MoU

(e) This Memorandum will commence from DD-MM-YYYY.

(f) The duration of this MoU is for two years. 29-11-2021

- (g) C.J.I.T.S and Pepcoding may terminate this Memorandum by mutual agreement.
- (h) Either Party may terminate this Memorandum by providing 1 month notice in writing to the other Party.

(6) EXCLUSIVITY

- (a) Upon the signing of this Memorandum, C.J.I.T.S will terminate any discussions or negotiations with any party other than Pepcoding, which relate to the Purpose or to the Project, in which C.J.I.T.S, or any employee, agent, advisor, contractor or other representative of C.J.I.T.S may be engaged.
- (b) During the tenure of this Memorandum, any company with a similar Project or Purpose or companies which provide similar services as that of Pepcoding, should not enter into negotiations for any kind of sponsorship for any fests or events in C.J.I.T.S.
- (c) While this Memorandum is in effect, C.J.I.T.S will not, directly or indirectly,
 - (1) Engage in Third Party Discussions; or
 - (2) Invite, encourage, seek or otherwise solicit any Third Party to engage in Third Party Discussions.
 - (3) Enter into any agreement, memorandum of understanding, heads of agreement, letter of intent, or other arrangement with any Third Party.

(8) COSTS

Unless otherwise expressly provided in writing, each Party is responsible for its own costs of complying with this Memorandum and in connection with the performance of its obligations under this Memorandum.

(9) FORCE MAJEURE

If and to the extent that a Party's performance of any of its obligations under this Memorandum, hindered or delayed by fire, flood, earthquake, elements of nature or acts of God, acts of war, terrorism, riots, civil disorders, rebellions or revolutions, or any other similar cause beyond the reasonable cause of such Party (each, a "Force Majeure Event"), and such non-performance, hindrance or delay could have been prevented by reasonable precautions, then the non-performing, hindered or delayed Party will be excused for such non-performance, hindrance or delay, as applicable, of those obligations affected by the Force Majeure Event for as long as such Force Majeure Event continues and such Party continues to use its best efforts to recommence performance whenever and to whatever extent possible without delay, including through the use of alternate sources, workaround plans or other means. The Party whose performance is prevented, hindered or delayed by the Force Majeure Event will immediately notify the other Parties of the occurrence of the Force Majeure Event and describe in detail the reasonable detail the nature of the Force Majeure Event.



Christu Jyothi Institute of Technology & Science

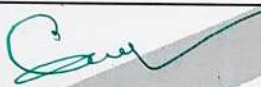
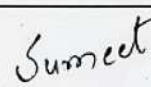
Colombonagar, Yeshwanthapuram (PO), Jangaon Dist - 506 167. T.S.

A Catholic Christian Minority Institution, approved by AICTE New Delhi

NBA Accredited Programme, NAAC, Affiliated to JNTU, Hyderabad & Govt. of Telangana

ENTIRE AGREEMENT

This Memorandum constitutes the entire agreement and understanding of C.J.I.T.S and Pepcoding with respect to the subject matter hereof and supersedes any and all prior negotiations, correspondence, agreements, understanding duties or obligations between C.J.I.T.S and Pepcoding with respect to the subject matter hereof.

| On behalf of C.J.I.T.S | On behalf of Pepcoding |
|-----------------------------------------------------------------------------------|------------------------------------------------------------------------------------|
|  |  |
| Name: Dr. S. Chandrasekhar Reddy | Sumeet Malik |
| Designation: Principal | Director, Pepcoding |

Principal
Christu Jyothi Institute of Technology & Science
Colombo Nagar, Yeshwanthapuram (Vill)
Jangaon (Mdl), Jangaon (Dist)-506167



MEMORANDUM OF UNDERSTANDING

This Binding Memorandum of Understanding (hereinafter "Memorandum") is dated

(04-12-2021)

Between

Christu Jyothi Institute of Technology & Science based in (hereinafter referred to as "C.J.I.T.S" which expression shall mean and include its legal heirs, administrators and permitted assigns),

AND

OaksPro Software Solutions based in Hanamkonda (hereinafter referred to as "Oakspro" which shall mean and include its legal heirs, administrators and permitted assigns).

(referred to herein as "Parties")

WHEREAS

- A. The Parties are interested in working together in connection with the Purpose which is described in this Memorandum.
- B. This Memorandum sets out the initial relationship between the Parties as well as the respective rights and responsibilities of both C.J.I.T.S and Oakspro.
- C. Both C.J.I.T.S and Oakspro are expected to act in good faith in accordance with this Memorandum.





NOW THEREFORE IN CONSIDERATION OF the premises and the mutual covenants set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto covenant and agree as follows:

(1) PURPOSE AND PROJECT

- (a) The purpose of this MoU is to conduct campus based workshops and recruitment drives
- (b) C.J.I.T.S and Oakspro will collaborate in the areas mentioned below
 - Industrial level Workshops
 - Skill development programs
 - Internships
 - Campus Placement Recruitment drives
- (c) C.J.I.T.S and Oakspro will also aim at spreading awareness about the importance of programming and technical knowledge at C.J.I.T.S
- (d) C.J.I.T.S and Oakspro intend to work together on a project which will be referred to as The Campus Association Program ("the Project").
 - I. The purpose of this Project is to form a relationship with your esteemed college to provide an industrial development knowledge and get placement in the company with package of 2.5LPA to 6.0LPA.
 - II. The Project will aim at creating and contributing content and upscaling the present Placement of C.J.I.T.S during the tenure of this agreement, in which both Oakspro and C.J.I.T.S will take part.

(2) CHANGES TO MEMORANDUM

- (a) This Memorandum may be amended at any time by agreement between the parties.
- (b) Any changes to this Memorandum must be made in writing and signed by both C.J.I.T.S and Oakspro.

(3) GENERAL OBLIGATIONS

- (a) Notwithstanding the non-binding nature of this Memorandum, C.J.I.T.S and Oakspro will act in good faith and will use their best endeavors to achieve the Purpose and to give effect to the terms of this Memorandum.
- (b) C.J.I.T.S and Oakspro hereby acknowledge and agree that they will each respectively perform all acts and execute all documents as reasonably required in order to give effect to the terms of this Memorandum.
- (c) Each Party agrees to cooperate in the spirit of mutual understanding and goodwill in order to develop relationships between C.J.I.T.S and Oakspro in order to pursue the Purpose.





(4) ROLES OF PARTIES

(a) OakspPro will have the following obligations in relation to the Project:

- I. Conduct skill development programs which is around three to four days in the campus on specific domain.
- II. Conduct workshops on Industrial level training with company experts within the college campus.
- III. Conduct Online Internship exam which allow students to work with company on specific domain over a period of time (after 2nd semester of every year of engineering student).
- IV. Conduct campus placement recruitment drive on specific domains of OakspPro.

(b) C.J.I.T.S will have the following obligations.

- I. C.J.I.T.S will provide infrastructure for conducting online exam and lab facility for workshops.
- II. C.J.I.T.S will ensure the continuous and active participation of students for "Workshop/ Internship" by OakspPro in C.J.I.T.S. This may be done by means of an undertaking from all the selected students and their parents which conveys that the students would be debarred from the upcoming placement season in case they leave this training midway or have attendance less than 90% at any point of time.
- III. C.J.I.T.S will allow the students to work with company during Internship/Training.

(5) INTELLECTUAL PROPERTY

- (a) In connection with each Party's participation in the Project, each Party respectively may generate, create, contribute to, write or produce intellectual property ("Project Intellectual Property").
- (b) Unless otherwise expressly agreed between C.J.I.T.S and OakspPro, in the event that a particular Party generates, creates, contributes to, writes or produces an item of Project Intellectual Property, the Party shall retain any and all intellectual property rights in relation to that item of Project Intellectual Property.
- (c) Each Party's respective obligations under this clause will survive the termination or expiration of this Memorandum and will continue after the Party ceases to participate in the Project.

(d) TIMINGS AND DURATION OF MoU

- (e) This Memorandum will commence from DD-MM-YYYY.
- (f) The duration of this MoU is for two years.





- (g) C.J.I.T.S and Oakspro may terminate this Memorandum by mutual agreement.
- (h) Either Party may terminate this Memorandum by providing 1 month notice in writing to the other Party.

(6) COSTS

Unless otherwise expressly provided in writing, each Party is responsible for its own costs of complying with this Memorandum and in connection with the performance of its obligations under this Memorandum.

(7) FORCE MAJEURE



If and to the extent that a Party's performance of any of its obligations under this Memorandum, hindered or delayed by fire, flood, earthquake, elements of nature or acts of God, acts of war, terrorism, riots, civil disorders, rebellions or revolutions, or any other similar cause beyond the reasonable cause of such Party (each, a "Force Majeure Event"), and such non-performance, hindrance or delay could have been prevented by reasonable precautions, then the non-performing, hindered or delayed Party will be excused for such non-performance, hindrance or delay, as applicable, of those obligations affected by the Force Majeure Event for as long as such Force Majeure Event continues and such Party continues to use its best efforts to recommence performance whenever and to whatever extent possible without delay, including through the use of alternate sources, workaround plans or other means. The Party whose performance is prevented, hindered or delayed by the Force Majeure Event will immediately notify the other Parties of the occurrence of the Force Majeure Event and describe in detail the reasonable detail the nature of the Force Majeure Event.





ENTIRE AGREEMENT

This Memorandum constitutes the entire agreement and understanding of C.J.I.T.S and Oakspiro with respect to the subject matter hereof and supersedes any and all prior negotiations, correspondence, agreements, understanding duties or obligations between C.J.I.T.S and Oakspiro with respect to the subject matter hereof.

| On behalf of C.J.I.T.S | On behalf of Oakspiro |
|-----------------------------------------------------------------------------------|-------------------------------------------------------------------------------------|
|  |  |
| Name: Dr. Chandrasekhar Reddy | K. Rakesh |
| Designation: Principal Principal | Director, Oakspiro |

Christu Jyothi Institute of Technology & Science
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Jangaon(Mdl), Jangaon (Dist)-506167