

(Recognised by Govt. of Karnataka, approved by AICTE, New Delhi & Affiliated to Visvesvaraya Technological University, Belgaum;

"Jnana Gangotri" Campus, # 873/2, Bellary-Hospet Road, Near Allipur, Bellary-583104. Karnataka State, India.

Ph: 08392-237100 / 190, Fax : 237197, Principal - 99024-99388, e-mail : bitmbly@gmail.com, web : www.bitm.edu.i

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

BALLARI INSTITUTE OF TECHNOLOGY & MANAGEMENT (BITM)

Department of Civil Engineering

Jnana Gangotri campus

Ballari Hosapete Road

Near Allipura

BALLARI-583104

Herein after called the party of the one part

And

Shri S Hemanth Reddy, M Tech

Consulting Engineer and Trainer

#14 "MADHUSIRI" 4TH Main

Byraveshwara nagar

Nagarabhavi Main Road

BENGALURU-560072

Ph: 080 23215487(landline)/9845040875(Mobile)

Email:hemanthpremier@gmail.com

Herein after called the party of the other part

WHERE AS

1.0 Both parties have agreed to conduct "FININSHING SCHOOL" program for final year Civil Engineering students at to improve employable skills of students during college days at BITM campus.

1.1 This MOU shall be effective from 12th December 2018

1.2 Mr. S Hemanth Reddy will arrange training on modules as mentioned in the schedule from subject and industry experts.

1.3 Mr. S Hemanth Reddy will be focal point of contact on behalf of trainer and HOD Civil Engineering Department on behalf of BITM.

Dy. Director,

Ballari Institute of Technology & Management,

page 1/4

From:
Satheesha B.Nanjappa,
Associate Vice President, Education and Research Dept.,
Infosys Limited
No 350, Hebbal Electronics City
Hootagalli, Mysore-570018

Date: 31-Dec-2014

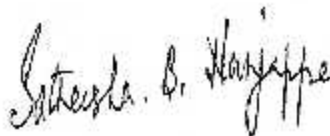
Sub: Renewal of Campus Connect Program MoU

Dear Sir,

We are pleased to inform you that your esteemed institution has met or exceeded the expectations in the Campus Connect Program partnership. In this regard, we are pleased to extend the Campus Connect Program MOU for a further period of 2 years.

Please find enclosed the Renewal of Memorandum of Understanding (RMOU) of Campus Connect Program between Infosys Limited and Ballari Institute of Technology & Management.

With regards,



Satheesha B.Nanjappa,
Associate Vice President, Education and Research Dept.,
Infosys Limited
Mysore-570018



Basavarajewar Group of Institutions

ಬಳ್ಳಾರಿ ಇನ್ಫೋಟೆಕ್ನಾಲಜಿ ಅಂಡ್ ಮ್ಯಾನೇಜ್‌ಮೆಂಟ್

BALLARI INSTITUTE OF TECHNOLOGY & MANAGEMENT

NBA Accredited Institution*



(Recognised by Govt. of Karnataka, approved by AICTE, New Delhi & Affiliated to Visvesvaraya Technological University, Belgaum)

"Jnana Gangothi" Campus, # 873/2, Bellary-Hospet Road, Near Allipur, Bellary-583104, Karnataka State, India.

Ph: 08392-237100 / 190, Fax : 237197, Principal - 99024-99388, e-mail : bitmbly@gmail.com, web : www.bitm.edu.in

Infosys | Campus Connect

Renewal of Memorandum of Understanding (MOU) Of Campus Connect Program

Infosys and Ballari Institute of Technology & Management had entered into a Memorandum of Understanding (MOU) on Dec 20, 2004 with respect to enriching the technical education process and to jointly work for enhancing the quality of education imparted to students, faculty and management of selected colleges of the University related to the field of Information Technology (IT). This MoU was subsequently renewed on Dec 19, 2007, Dec 19, 2010 & Dec 18, 2012. The term of MOU will be expiring on Dec 17, 2014. The parties wish to extend this MOU for further period of Two (2) Years, and therefore agree the term of the MOU till Dec 16, 2016.

The Campus Connect MoU has undergone some modifications. The modified version is given along with this. The terms and conditions of the partnership are detailed out in the MoU.

Date:

Date: 27th October 2014

Place: Bangalore

Place: Bellary

Name: Satheesha B. Nanjappa

Name: Dr Yashvanth Bhupal

Designation: Associate Vice President & Head,

Designation: Director

Campus Connect Education, Training & Assessment Dept., Infosys Ltd.

Signature:

Authorized Signatory:

Satheesha B. N

Yashvanth Bhupal

Infosys Limited

Institute Name: Ballari Institute of Technology and Management

Electronic City, Hosur Road,

Institute Seal: Chairman & Director
Ballari Institute of Technology & Management,
BELLARY.

Bangalore - 560100

ASSOCIATE VICE PRESIDENT
SENIOR LEAD PRINCIPAL
INFOSYS LIMITED
Education, Training & Assessment
44, Electronics City, Hosur Road
BANGALORE - 560 100 INDIA

Memorandum of Understanding

This Memorandum of Understanding ("MOU") is between Infosys Ltd, a company incorporated under the laws of India with its registered office at Electronics City, Hosur Road, Bangalore – 560 100, India (hereafter referred to as "Infosys"); and **Ballari Institute of Technology & Management** an university / engineering college committed to educational excellence having its office **Jnana Gangotri" Campus, 873/2, Bellary-Hospet Road, Allipur, Bellary - 583 104** (Hereafter referred to as "Partner").

RECITALS:

- A. WHEREAS Partner has been established for the purpose of enriching the technical education process and to jointly work for enhancing the quality of education imparted to students of all the engineering disciplines in the field of Information Technology (IT).
- B. AND WHEREAS Infosys wishes to collaborate with the Partner for the purpose of enriching the technical education in new subject areas, learning-teaching process and to jointly work for enhancing the quality of education imparted to students of all the Information Technology ("IT") disciplines.
- C. AND WHEREAS Partner with assistance from Infosys has goals for enhancing the quality of the technical education for students thereby enabling them to meet the industry needs and to be recognized globally.

NOW THEREFORE THE PARTIES HEREBY ACKNOWLEDGE AND AGREE AS FOLLOWS:

1. This MOU is for collaboration between both parties, for mutual benefit, to enhance the quality of the educational experience of students of the Partner and for the specific purposes detailed in Annexure I of this MOU
2. Infosys shall be responsible for providing the requisite course material, publicity material such as handouts, information brochures and posters and conducting faculty enablement programmes as agreed between the parties.
3. The Partner shall be responsible for providing the requisite infrastructure, network and internet access and any other facility required for the education and training.
4. It is agreed that the terms and conditions of any agreed cooperative project (s) as outlined in Annexure 1 of this MOU shall be the subject matter of separate definitive agreements to be negotiated and agreed upon by the Parties and/or any third parties, wherever applicable, provided always the decision whether to initiate and/or implement any proposed cooperative projects shall be subject to the availability of funds and human resources on the part of each Party.
5. The parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of, and to develop the ideas acknowledged in this MOU.
6. Both parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that party.
7. Any expenses incurred by the parties for the purpose of this MOU shall be agreed upon and shall be borne as per the mutual agreement.
8. Notwithstanding any other provision of this MOU, neither party shall have any right to use any trademarks or trade name of the other party, nor to refer to this MOU or the obligations performed hereunder directly or indirectly, in connection with any product, promotion, or publication without the prior written approval of the other party
9. All information which has been disclosed to or obtained by either party at any time during the implementation of this MOU, is confidential information. For this purpose the parties agree to sign the binding non-disclosure agreement in Annexure II.

10. The terms and conditions mentioned herein shall commence on the execution of this MOU and shall continue for a period of two (2) years from the date thereof or for such period as may be determined or extended by the parties from time to time by written notice, unless terminated by either party in accordance with this MOU. Either party may terminate this MOU at any time by providing three (3) months written notice to the other party.
11. Any notice required to be given hereunder shall be in writing and shall be deemed to be sufficiently served on the party if sent by hand or by registered post to the addresses of the party as stated in this MOU. Notices shall be deemed received:-
 - (i) If sent by registered mail, three (3) days after posting;
 - (ii) If by hand, on the day of delivery; and
 - (iii) If sent by telex or facsimile to the correct number or designated address within seventy-two (72) working hours.
12. Both parties agree to take all reasonable steps to ensure the successful completion of the collaboration, and co-operate with each other in duly carrying out the obligation agreed upon.
13. The expiration and termination of this MOU will not affect the terms of those activities, which are in progress at the time of notification of expiry or termination of the MOU.
14. On the termination or expiry of this MOU or when requested by Infosys, the Partner undertakes to return all materials to Infosys without any delay.
15. Each party shall ensure that they do not actively solicit the faculty of the other party who is involved in the implementation of this MOU during the period of such faculty's involvement with the program and for six (6) months thereafter.
16. Both the parties agree that Infosys is not obliged on account of this MOU to recruit any fixed number of students from the Partner.
17. This MOU is an indication of good faith and intent on the part of both parties and does not create any legal obligations between them. In the event of any differences or disputes arising from the implementation of the provisions of this MOU, the parties shall as far as possible settle such differences or disputes in good faith by consultation or negotiation between the parties.
18. Save and except for Clause 6, Clause 7 and Clause 8, this MOU is not a legally binding contract and under no circumstances does this MOU subject either of the parties to liability for breach, whether material or minor, of contract or any other

liability under international law or the laws of the country of the respective parties or any other applicable law.

19. The parties hereby agree that they are not bound exclusively by this MOU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other party.

In written whereof both parties put their hard seal on the day, month and year herein mentioned.

Date: _____

Date: 27th October 2014

Place: _____

Place: Bellary

Name: Satheesha B.Nanjappa

Name: Dr Yashvanth Bhupal

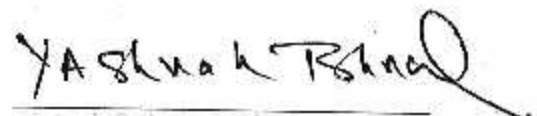
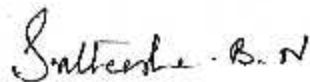
Designation: Associate Vice President & Head,
Campus Connect Education, Training &
Assessment Dept., Infosys Ltd.

Designation: Director

**Institute: Ballari Institute of
Technology & Management**

Signature:

Signature:



Authorized Signatory
For Infosys

Authorized Signatory
For Partner

Chairman & Director

Ballari Institute of Technology & Management,

Seal:

Seal: BELLARY.

ASSOCIATE VICE PRESIDENT
SENIOR LEAD PRINCIPAL
INFOSYS LIMITED
Education, Training & Assessment
44, Electronics City, Hosur Road
BANGALORE - 560 100 INDIA

ANNEXURE I

PURPOSE / SCOPE OF THE COLLABORATION:

Infosys shall facilitate and share inputs with University / College for imparting technical and soft skills training to the students. The content of the training programs and the Faculty Enablement will be done by Infosys. The details shown in Annexure I are only indicative guidelines, and Infosys may change the following at short notice at its discretion.

There will not be any cash incentive for the faculty members involved in the training programs (Technical / Soft Skills) at the institution. However, value-added offerings will be there to motivate the faculty members.

Student / Education

1. Create a project bank for final year students
2. Publish Infosys courseware On the Web and provide access
3. Conducting special lectures for students at campuses
4. Participate in Conferences at the national/international level in the college / Seminars/ Contests
5. Increase employability by providing technical and soft skills training
6. Encouraging the students to visit Infosys Campuses

Faculty

1. Sharing Industry oriented-courseware and Technology
2. Faculty Enablement Program
3. Sabbaticals at Infosys
4. Interaction with subject matter experts

University / College

1. Share best-in-class standards (a) College-college (b) Industry-college
2. Books / CDs / DVDs etc for the library
3. Strengthen relationship with Universities / Colleges
4. Work with education bodies / universities to align the industry requirements into the college curriculum

ANNEXURE II

**MUTUAL NON-DISCLOSURE AND CONFIDENTIALITY
AGREEMENT**

This is an agreement ("Agreement" hereafter) between:

- **INFOSYS LIMITED**, with its registered office at Electronics City, Hosur Road, Bangalore 560 100 ("Infosys") including its successors; and
- **Ballari Institute of Technology & Management** operating out **Jnana Gangotri" Campus, 873/2, Bellary-Hospet Road, Allipur, Bellary - 583 104** ("Partner") including the Partner's employees, affiliates and successors at the time of the entering the agreement and during the tenure of the engagement, that is effective

Dec 17 2014.

The parties possess competitively valuable Confidential Information (as hereinafter defined) regarding their past, current and future services and products, research and development, customers, business plans, software, listings, holdings, alliances, investments, transactions, intellectual property and rights associated thereto and general business operations. The parties wish to enter into a mutually beneficial relationship, and as such, wish to share their Confidential Information with the other party, including its authorized employees and agents. For the purposes of this Agreement, the party that discloses Confidential Information to the other party shall be referred to as the "Disclosing Party", and the party that receives such Confidential Information from the other party shall be referred to as the "Recipient".

The Recipient may be given access to the Disclosing Party's Confidential Information or to create new Confidential Information for the Disclosing Party.

In view of the above, the parties agree as follows:

1. Confidential Information

"Confidential Information" includes any information:

- specifically indicated by the Disclosing Party, either verbally or in writing, as confidential;
- under the circumstances of the disclosure, that are to be treated as confidential; or
- the Recipient creates or produces while performing its obligations under this Agreement,

regardless of the media that contains the information.

Confidential Information does not include information, which:

- is generally available to the public at the time of its disclosure to the Recipient;
- becomes known to the public through no fault/action of the Recipient in violation of the terms herein;
- is legally known to the Recipient at the time of disclosure by the Disclosing Party;
- is furnished by the Disclosing Party to third parties without restriction; or
- is furnished to the Recipient by a third party who to the Recipient's knowledge legally obtained said information and the right to its disclosure.
- is developed independently by Recipient without use of or reference to the Disclosing Party's information.

2. Restrictions on Use

- (a) The Recipient will not disclose any Confidential Information to third parties for any purpose without the prior written consent of the Disclosing Party. However, where the Recipient is required to disclose Confidential Information in accordance with judicial or other governmental action, the Recipient will give the Disclosing Party reasonable prior notice unless such notice is prohibited by applicable law.
- (b) The Recipient will not use any Confidential Information for any purposes except those expressly contemplated or authorized by the Disclosing Party.
- (c) The Recipient will take the same reasonable security precautions as it takes to safeguard its own confidential information, but in no case less than reasonable care.
- (d) The Recipient undertakes to impose the confidentiality obligations on all directors, officers and employees or other persons who work for the Recipient or under its direction and control, and who will have access to the Confidential Information.
- (e) The Recipient will return all originals, copies, reproductions and summaries of Confidential Information in its control, or confirm its destruction as requested by the Disclosing Party.

3. Action on Breach

- (a) The Recipient will notify the Disclosing Party immediately upon discovery of any breach of this Agreement by the Recipient, and will cooperate in every reasonable way to help

the Disclosing Party regain possession of the Confidential Information and prevent further breach.

- (b) The Disclosing Party will be entitled, without waiving any other rights or remedies, to seek such injunctive or equitable relief as may be deemed proper by a court of competent jurisdiction.

4. Ownership and Warranties

- (a) All Confidential Information, including the inherent intellectual properties, remains the sole and exclusive property of the Disclosing Party and the Recipient shall no right, title or interest in the same. Similarly, the Disclosing Party does not own any of the intellectual property of the Recipient, including any proprietary methodologies, tools or practices, unless otherwise agreed.
- (b) The Disclosing Party, unless expressly confirmed, makes no warranty regarding the accuracy or reliability of Confidential Information.

5. Applicability of Provisions

- (a) The provisions of this Agreement are jointly and severally applicable and will not be considered waived by any act or acquiescence, except by a specific prior written confirmation. Accordingly, both parties will expressly agree in writing to any changes in the Agreement.
- (b) If any provision of this Agreement is held illegal, invalid or unenforceable by law, the remaining provisions will remain in effect. Moreover, should any of the obligations of this Agreement be found illegal or unenforceable for any reasons, such obligations will be deemed to be reduced to the maximum duration, scope or subject matter allowed by law.
- (c) If any action at law or in equity is necessary to enforce or interpret the rights arising out of or relating to this Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees, costs and necessary disbursements in addition to any other relief to which it may be entitled.

6. Jurisdiction

This Agreement will be governed by the laws of India on all substantive aspects, and both parties consent to the jurisdiction of the courts in Bangalore.

7. Tenure and Survival

All obligations created by this Agreement shall survive change or termination of the parties' business relationship for a period of two years from the date of the disclosure of the Confidential Information or the change in/termination of the business relationship of the parties whichever is later.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement by their duly authorized representatives as of the date first set forth above.

Infosys Limited

By: Saheesha B. N

Name: Saheesha B.Nanjappa

Title: Associate Vice President & Head,
Campus Connect Education, Training &
Assessment Dept., Infosys Ltd.

ASSOCIATE VICE PRESIDENT
SENIOR LEAD PRINCIPAL
INFOSYS LIMITED
Education, Training & Assessment
44, Electronics City, Hosur Road
BANGALORE - 560 100 INDIA

Date: _____

Seal:

M/s Ballari Institute of Technology & Management

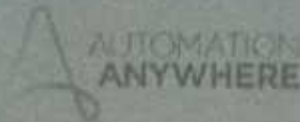
Name: Dr Yashvauth Bhupal

Title: Director

Date: 27th October 2014

Sign: Y A shua k Bhalal
Chairman & Director

Seal: Ballari Institute of Technology & Management,
BELLARY.



Automation Anywhere Course Administration Agreement (University)

This University Course Administration Agreement ("Agreement"), dated as of 01st June, 2019 (the "Effective Date"), is entered into by and between Automation Anywhere, Inc. a California corporation with offices at 633 River Oaks Parkway, San Jose, CA 95134, U.S.A. (hereafter referred to as "AAI"), and Ballari Institute of Technology & Management, Ballari, Karnataka (located) at "Jnana Gangothri" Campus, #87372 Ballari Hoster Road, Near Allipur, Ballari - 583 104 (hereafter referred to as "University"). University and AAI are hereafter collectively referred to as the "parties".

WHEREAS, AAI is offering the "Automation Anywhere University Talent Development Program" in which enrolled students of certain universities (Students) may attend a non-unit lab/practicum course (the "Course"), taught by a faculty member directly trained and certified by AAI as an AAI trainer (Faculty Trainer) in a classroom enabled with AAI software as an AAI Center of Excellence; after which those trained students may themselves seek accreditation as AAI trainers through testing with AAI (the "Program").

WHEREAS, University desires to participate in the Program

THEREFORE, for good and valuable consideration as set forth below, the parties agree as follows:

1. Definitions.

"Center of Excellence" or "CoE" means the setup of the Software on University equipment by AAI and provision of Documentation to enable the Faculty Trainer to instruct the Students in the Course.

"Certification" means accreditation by AAI of any Student or Faculty Trainer in the Software as a result of passing an examination provided by AAI for this purpose.

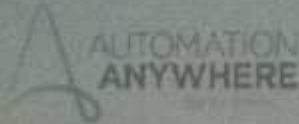
"Documentation" means (a) the manuals, handbooks, and other written materials related to the Use of the Software, whether in hard copy or soft copy form, that are provided by AAI along with the Software, and (b) the training materials that the Faculty Trainer will use in instructing Students as part of the Course, as such Documentation may be updated by AAI from time to time.

"Software" means AAI's proprietary software in machine-readable, object code form only, related Documentation, and all modifications made thereto by AAI, and any updates or upgrades that AAI provides to University, in order for University to provide the Course under this Agreement.

"Use" means the installation, accessing, displaying, and operation of the AAI Software to automate business processes and tasks.

2. Obligations. The parties agree to each undertake and fully perform during the Term the following obligations for the success of the Program; and, except as explicitly stated in Section 2.2, such obligations will be undertaken at the respective party's sole cost and expense.

2.1 AAI Obligations.



AAI Responsibilities:

- Provide AAI train-the-trainer courses for University's faculty (at either University's premises or remotely), and thereafter test such faculty and issue AAI trainer certification to those faculty who have successfully completed such training.
- Provide e-learning access to those Students enrolled in the Course.
- Provide the Software under the license terms in Section 3 of this Agreement.
- Work with the University to set up the CoE, including installing the Software and providing Documentation.
- Provide the University with the certification test materials needed to test Students on for Student's AAI certification.
- Issue the AAI certification to those students who have successfully completed the certification course.

2.2 University Obligations

University's Responsibilities

- Have faculty members attend AAI train-the-trainer courses, and have those who have successfully completed such course be tested for AAI train-the-trainer certification.
- Train Students using only Faculty Trainers who at the time of the Student training are already AAI certified trainers.
- Provide Students with the opportunity to enroll in the Course, enroll Students in the Course, and conduct and oversee Student's participation in the Course.
- Advise in writing to all enrolled and prospective Students that neither the Student's completion of the Course nor the Student's Certification provides any assurance of any employment by any of the parties to this Agreement.
- Provide the physical space(s) needed for Students to take the Course and to engage in learning and training certification activities.
- As part of providing the physical space(s), obtain and maintain appropriate insurance coverages as mandated by applicable law.
- Provide and maintain the computers and all related equipment necessary for the successful implementation and running of the CoE.
- make the CoE available for Students to use for their Course-related learning activities, and have the use of the CoE be supervised by the Faculty Trainer.
- Support, encourage and drive Students to progress through the Course.
- Provide AAI with written feedback on Student progress, including any impediments to progress, and feedback on the Course itself ("Feedback").
- Take measures to ensure that neither the University, its personnel, its faculty, or other agents charge Students any fees to enroll in and complete the Course.
- For those Students who have completed the Course, offer and proctor a Certification test using AAI-provided Certification testing materials.
- Take measures to ensure that the results of each Student's Certification test are true and accurate, including but not limited to closely proctoring and monitoring student Certification testing so that cheating or other conditions affecting testing accuracy do not occur.
- Reimburse AAI for reasonable costs of travel, accommodations, and incidental expenses, as incurred by AAI representatives while setting up the CoE.

3. Limited University License

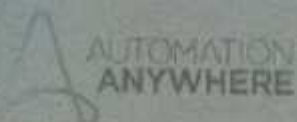
Revised July 27, 2018
P.O. Box 840007, San Jose, CA 95154-1154

Page 3

817-888-484-3535

Course Admin Agreement 12.0
jalts@AutomationAnywhere.com

[Handwritten signatures]



3.1 *License.* Subject to the terms and conditions of this Agreement, AAI grants University a limited, non-exclusive, non-transferable, non-production license to Use the Software during the Term only for University's Use for the express purpose of providing the Course to Students in connection with Program. For clarity, University may not Use the Software for its own internal use.

3.2 *Restrictions.* The Software is licensed, not sold. Title to the Software and all associated intellectual property rights are retained by AAI and/or its suppliers. All rights in the Software not expressly granted hereunder are reserved. University shall not modify, enhance, translate, supplement, create derivative works from, reverse engineer, reverse compile or otherwise reduce the Software to human readable form. University shall not remove any copyright or other proprietary notices contained in the Software. University shall not cause or permit: (a) competitive analysis, benchmarking, or the Use, evaluation or viewing of the Software or Documentation for the purpose of designing, modifying, or otherwise creating any software program, or any portion thereof, that performs functions similar to the functions performed by the Software; or (b) any of the following: (i) copying (except as set forth herein), (ii) sublicensing, or (iii) providing access or other dissemination of the Software, in whole or in part, to any third party. No right, title or interest in or to any AAI trademark, service mark, trade name, or logo of AAI or its licensors is granted under this Agreement.

3.3 *Warranty Disclaimer.* AAI DISCLAIMS ALL WARRANTIES AS TO ANY MATTER WHATSOEVER, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT, AND THE SOFTWARE IS PROVIDED "AS IS" TO THE EXTENT THE LAWS OF UNIVERSITY'S JURISDICTION DO NOT PERMIT SUCH DISCLAIMER WITH RESPECT TO THE SOFTWARE AS LICENSED HEREUNDER. AAI PROVIDES ONLY THE MINIMUM LAWFUL WARRANTY BEYOND THAT WARRANTY EXPRESSLY MADE ABOVE AND DISCLAIMS ALL WARRANTIES TO THE EXTENT PERMITTED BY APPLICABLE LAW.

4. Confidentiality

4.1 *Confidential Information.* "Confidential Information" means with respect to AAI information, the Documentation, Software, any results of any testing or analysis of the Software or Documentation by any party and any Feedback regarding the Course, and with respect to any party's information, all information that (a) is marked as confidential or proprietary; (b) is disclosed verbally and identified as confidential or proprietary at the time of disclosure; or (c) by its nature is normally and reasonably considered confidential.

4.2 *Non-Disclosure and Restrictions on Use.* As a result of the relationship entered into by the parties under this Agreement, the parties acknowledge that they may from time to time require or gain access to Confidential Information of the other party. The receiving party: (a) shall hold all Confidential Information in confidence; (b) shall use the Confidential Information only for the purposes expressly permitted herein; (c) shall reproduce the Confidential Information only to the extent necessary for such purpose; (d) shall restrict disclosure of the Confidential Information to its employees, consultants, agents and representatives with a valid need to know in connection with this Agreement and who are bound to protect the confidentiality of such Confidential Information (and shall advise such employees, agents and representatives of the obligations assumed herein); and (e) shall not disclose or cause to be disclosed the Confidential Information to any third party without prior written approval of the disclosing party, except as allowed under (d) above.

Revised July 27, 2018

P.O. Box 590007, San Jose, CA 95154, USA

Page 3

1-888-484-3535

Course Admin Agreement v1.0

Sales@AutomationAnywhere.com

A handwritten signature in black ink, appearing to be a stylized name.

A handwritten signature in black ink, appearing to be 'Sukesh'.



4.3 *Confidentiality Exceptions.* The foregoing confidentiality restrictions shall not apply to Confidential Information that: (a) is or becomes a part of the public domain through no wrongful act or omission of the receiving party; (b) was in the receiving party's lawful possession prior to the disclosure and had not been obtained by the receiving party either directly or indirectly from the disclosing party; (c) is lawfully disclosed to the receiving party by a third party without restriction on disclosure; (d) is independently developed by the receiving party without reference to or reliance on the Confidential Information; or (e) that the disclosing party agrees in writing is free of such restrictions.

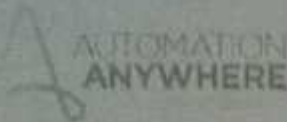
5. **Indemnity.**

5.1 *Indemnification Obligation.* Each party (the "Indemnifying Party") will defend the other party, and its employees, directors, agents, and representatives (collectively, the "Indemnified Party"), from any actual or threatened third party claim to the extent that it arises from: (a) the Indemnifying Party's breach of its confidentiality obligations in Section 4; (b) any alleged infringement by the Indemnifying Party of any third party intellectual property rights; (c) the negligent acts, omissions, negligence or willful misconduct of the Indemnifying Party in the performance of its obligations pursuant to this Agreement; (d) the failure of the Indemnifying Party to comply with, and any liabilities arising under, any applicable law (each, a "Claim").

5.2 *Indemnification Procedures.* The parties' respective indemnification obligations above are conditioned on: (a) the Indemnified Party giving the Indemnifying Party prompt written notice of any Claim; (b) the Indemnifying Party having full and complete control over the defense and settlement of the Claim; (c) the Indemnified Party providing assistance in connection with the defense and settlement of the Claim as the Indemnifying Party may reasonably request; and (d) the Indemnified Party complying with any settlement or court order made in connection with the Claim. The Indemnifying Party will indemnify the Indemnified Party against: (i) all damages, costs, and attorneys' fees finally awarded against any of them by a court of competent jurisdiction in any Claim under this Section 5; (ii) all out-of-pocket costs (including reasonable attorneys' fees) reasonably incurred by any of them in connection with the defense of the Claim (other than attorneys' fees and costs incurred without the Indemnifying Party's consent after it has accepted defense of such Claim); and (iii) if any Claim arising under this Section is settled by the Indemnifying Party or with its approval, then the Indemnifying Party will pay any amounts to any third party agreed to by the Indemnifying Party in settlement of any such Claims.

5.3 *Indemnification Limitations for Third Party Infringement Claims.* An Indemnifying Party will have no obligation under this Section 5 or otherwise solely to the extent the claim is based on: (i) any combination of the Indemnifying Party's technology, products, or services with technology, products or services not provided by the Indemnifying Party; (ii) use of Indemnifying Party's technology, products or services for a purpose or in a manner for which the technology, products or services were not designed; (iii) any modification to Indemnifying Party's technology, products or services made without Indemnifying Party's express written approval; (iv) any modifications made to the technology, products or services by Indemnifying Party pursuant to the Indemnified Party's specific instructions; or (v) any intellectual property right owned or licensed by the Indemnified Party.

5.4 THIS SECTION 5 STATES AN INDEMNIFIED PARTY'S SOLE AND EXCLUSIVE REMEDY AND THE INDEMNIFYING PARTY'S ENTIRE LIABILITY FOR ALL THIRD-PARTY CLAIMS.



6. Limitation of Liability

6.1 NEITHER PARTY SHALL BE LIABLE FOR, (A) ANY PUNITIVE, SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING ANY COST OF PROCUREMENT OF SUBSTITUTE SOFTWARE, LOSS OF USE, DATA, BUSINESS, OR PROFITS), REGARDLESS OF THE THEORY OF LIABILITY OR WHETHER THE LIABLE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES; OR (B) AGGREGATE DAMAGES IN EXCESS OF US\$ 5000.

6.2 *Limitation of Liability Exclusions.* The limitations of liability set forth in Section 6.1 above do not apply to, and each party accepts liability to the other for: (a) damages related to claims that are the subject of indemnification under this Agreement, (b) claims based on either party's intentional breach of its obligations set forth in Section 4 (Confidentiality), and (c) either party's unauthorized use, distribution, or disclosure of the other party's intellectual property.

7. Term and Termination.

7.1 *Agreement Term.* This Agreement is effective as of the Effective Date for a three (3) year period thereafter ("Term"). For clarity, the license granted to University in Section 3 will terminate immediately upon termination or expiration of the Term. Prior to the expiration of the Term, the parties may amend this Agreement to extend its term.

7.2 *Termination.* Notwithstanding the foregoing, this Agreement may be terminated (a) by AAI for any reason upon sixty (60) days' notice to University, and (b) any party immediately upon written notice if another party materially breaches any of its obligations under this Agreement and fails to cure such breach within thirty (30) days following receipt of written notice.

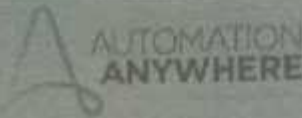
7.3 *Effect of Termination.* Upon the effective date of termination of this Agreement: (a) University's license to the Software ceases; and University shall immediately remove all copies of the Software from all systems owned or controlled by University. Each party will securely destroy all copies of Confidential Information of the other party in its possession except as required to comply with any applicable legal or accounting record keeping requirement.

8. General.

8.1 *Export.* University agrees not to export, or allow the export or re-export of any Software, or of information regarding any Software in violation of any export laws, restrictions and regulations of the Department of Commerce or other United States or foreign agency or authority.

8.2 *Business Practices.* University will: (a) conduct its business (including, without limitation, performance of its obligations under this Agreement) in a manner that reflects favorably on the goodwill and reputation of AAI; and (b) avoid deceptive, misleading or unethical practices detrimental to AAI, its Software and services offerings, or the public, including, without limitation, by refraining from making any representations or warranties to any third party with respect to the features or capabilities of any AAI courses or training certifications, AAI products or services, that are inconsistent with the literature and documentation distributed by AAI.

8.3 *Anti-Corruption.* The parties each represent and warrant that neither it, nor any of its subsidiaries, nor any of their respective directors, officers, employees or agents have taken any action, directly or indirectly, that would constitute a violation, or implicate AAI in a violation, of any law of any jurisdiction in which it performs business, or of the United States of America, including without limitation, the Foreign Corrupt Practices Act of 1977, as amended ("FCPA"), and where applicable, any anti-bribery/corruption legislation ("Anti-Bribery Act") enacted by countries in which



It is incorporated as an entity, including, but not limited to, the country or countries in which it is to perform under this Agreement (collectively, "Anti-corruption Laws"). University, and to its knowledge, its affiliates have conducted their businesses in compliance with such Anti-corruption Laws and have instituted and maintain policies and procedures designed to ensure, and which are reasonably expected to continue to ensure, continued compliance therewith.

8.4 Third-Party Software. The Software contains and is distributed with open source software that is covered by a different license and AAI's obligations set forth in this Agreement do not extend to any such open source software. University agrees that all such open source software shall be and shall remain subject to the terms and conditions under which it is provided.

8.5 Governing Law and Jurisdiction. This Agreement and all matters relating to this Agreement shall be governed by, and construed in accordance with the following laws:

1. If University is located outside of the United States, then any dispute arising out of or in connection with this Agreement, including any question regarding its existence, validity or termination, shall be referred to and finally resolved by arbitration under the LCIA Rules (the "Rules"), which Rules are deemed to be incorporated by reference into this clause. The number of arbitrators shall be three. The seat, or legal place, of arbitration shall be London. The language to be used in the arbitral proceedings shall be English.
2. If University is located within the United States, then the governing law of this Agreement shall be the substantive law of California. Jurisdiction shall be of the State of California (without giving effect to the choice of law principles thereof). Any action based on or arising out of this Agreement or the Services shall be brought and maintained exclusively in any state or federal court, in each case located in Santa Clara County.

The parties hereby expressly and irrevocably submits to the jurisdiction of the above-referenced courts for the purposes of any such action and expressly and irrevocably waives, to the fullest extent permitted by law, any objection which it may have or hereafter may have to the laying of venue of any such action brought in any such court and any claim that any such action has been brought in an inconvenient forum.

8.6 Injunctive Relief. The parties acknowledge that any breach of the confidentiality provisions or the unauthorized use of a party's intellectual property may result in serious and irreparable injury to the aggrieved party for which damages may not adequately compensate the aggrieved party. The parties agree, therefore, that, in addition to any other remedy that the aggrieved party may have, it shall be entitled to seek equitable injunctive relief without being required to post a bond or other surety or to prove either actual damages or that damages would be an inadequate remedy.

8.7 Force Majeure. A party is not liable under any Agreement for non-performance (other than failure to pay) caused by events or conditions beyond that party's reasonable control, if the party makes reasonable efforts to perform.

8.8 Parties' Relationship. The parties agree that this Agreement is non-exclusive, and no party will be prevented from entering into similar arrangements with other third parties. The parties are independent contractors of each other in the performance of the obligations of this Agreement. Notwithstanding the identification of "Partner" in this Agreement, neither party will be considered the legal partner of the other party in any respect, and nothing in this Agreement or in the performance hereof will create or imply any joint venture, franchisee-franchisor relationship, or

AUTOMATION
ANYWHERE

principal-agent relationship between the parties. No party will have any right, power or authority to create any obligation, express or implied, on behalf of the other party.

8.9 *Binding Nature; Assignment.* This Agreement shall be binding on the respective parties thereto and their respective permitted successors and assigns; provided, however, that University shall not assign, delegate, or otherwise transfer this Agreement or any of its rights or obligations to a third party without the prior written consent of AAI; any other attempted assignment shall be void.

8.10 *Notices.* Ordinary day-to-day operational communications may be conducted by email or telephone communications. Any other notice required by this Agreement shall be made in writing and given by (a) personal delivery, (b) prepaid, first class, certified mail, return receipt requested, (c) email (with a duplicate notice sent promptly by one of the other methods in this Section), or (d) courier service of recognized standing (with confirmation of receipt), in any case to the receiving party, "Attention: Legal" at its address set forth in the heading to this Agreement, or to a different address of which the addressee party has notified the other in accordance with this Section. Any notice given in conformance with this Section shall be effective upon actual delivery or refusal of delivery.

8.11 *Headings.* Section headings are included for convenience or reference only and are not intended to define or limit the scope of any provision of this Agreement and should not be used to construe or interpret this Agreement.

8.12 *Survival; Interpretation; Severability.* All provisions which are intended by their nature to survive shall survive such performance, or the expiration or termination of this Agreement, including without limitation those relating to limitation of liability, and infringement indemnity. Each provision of this Agreement shall apply to the fullest extent of the law, whether in contract, statute, tort (such as *negligence*) or otherwise, notwithstanding the failure of the essential purpose of any remedy. If any provision of this Agreement shall for any reason be held illegal or unenforceable, such provision shall be deemed severable from the remaining provisions of this Agreement and shall in no way affect or impair the validity or enforceability of the remaining provisions of this Agreement, unless such omission would frustrate the intent of the parties, in which case this Agreement may be reformed to give effect to the other provisions hereof.

8.13 *Entire Agreement; Modification and Waiver.* This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof, and no other terms or conditions set forth in any other document provided by University shall be part of any this Agreement unless specifically accepted by AAI in writing. No modification of this Agreement will be binding unless in writing and signed by an authorized representative of each party. Any express waiver or failure to exercise promptly any right under this Agreement will not create a continuing waiver or any expectation of non-enforcement. There are no third-party beneficiaries to this Agreement.

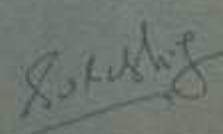
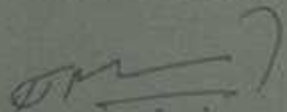
Revised July 27, 2018

P.O. Box 640007, San Jose, CA 95164 USA

Page 7

☎ 1-888-484-3535

Course Admin Agreement v1.0
Sales@AutomationAnywhere.com





IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by duly authorized officers or representatives as of the Effective Date

AUTOMATION ANYWHERE, INC.

UNIVERSITY: Ballari Institute of Technology & Management

Doc. Signed by:
 By Robert Baker
 Name Robert Baker
 Title Vice President, Corporate Operations
 Date 6/20/2019

By [Signature]
 Name YJ PRATHVI RAS BHUPAL
 Title DEPUTY DIRECTOR
 Date 1ST JUNE 2019

[Signature]

END OF DOCUMENT

AUTOMATION ANYWHERE UNIVERSITY ACADEMIC ALLIANCE INITIATIVE

YOUR GATEWAY TO THE FUTURE OF WORK



WHY INVEST IN ROBOTIC PROCESS AUTOMATION (RPA)?

The next industrial revolution is here. The Intelligent Digital Workforce will form the future of the digital enterprise. Liberate the human workforce from repetitive tasks with software robots (bots) and enable humans to use their creativity and intelligence to solve higher value business challenges.

RPA is already being implemented by many businesses across all industries. This future of work will require a new set of skills as the division of labor between bots and humans evolves. Be prepared for the evolution of existing roles of process experts and designers, as well as new roles such as bot builders, bot supervisors, bot architects, bot insight analysts, and Digital Workforce support. And no one can better prepare you for these roles than Automation Anywhere, a leader of RPA and the creator of the intelligent Digital Workforce.

WHY PARTNER WITH AUTOMATION ANYWHERE?

Automation Anywhere is the leader in RPA and has the world's most widely-deployed intelligent Digital Workforce platform comprised of Robotics Process Automation (RPA), Artificial Intelligence (AI), analytics, and bot marketplace. Automation Anywhere's enterprise-grade platform uses software bots that work side-by-side with people to automate repetitive work across many industries. With over 15+ years of RPA innovation along with deep knowledge gained from working with 1600+ customers and nearly a thousand partners, Automation Anywhere offers comprehensive training support to educational institutions to prepare and equip the future workforce to take advantage of the explosive growth of digital transformation.

READY TO BRING RPA TO YOUR INSTITUTION?

The Automation Anywhere University (AAU) Academic Alliance has been developed for students and career builders to prepare, build, succeed, and thrive in the workforce of the future unlike anything we have ever seen.

This industry-academia partnership enables institutions to deliver RPA knowledge via impactful blended course offering, hands-on practice, and no-cost licenses of Automation Anywhere software. Universities, community colleges, extension programs, and workforce re-skilling institutions are partnering with AAU to deliver the foundational knowledge of RPA, teach hands-on skills to build bots, and award certification to students.

IN 6 MONTHS AFTER LAUNCH



16000

Trainings Completed



130

Colleges



50

Bot Labs

"I want to thank Automation Anywhere University for all the support throughout the course. I am finding the knowledge gained invaluable. The trainers' style of delivery is the best I have ever experienced."

— Tejaswini Mandapati
Student FUHSD Adult School

"I want to thank Automation Anywhere University for all the support throughout the course. I am finding the knowledge gained invaluable. The trainers' style of delivery is the best I have ever experienced."

— Dr. Iven Jose
Associate Dean at CHRIST
Deemed to be University

"Setting up technology labs on campus is a key initiative in engaging the students with future skills and we are delighted to dedicate a lab to Automation Anywhere"

— Dr. C.P.S. Prakash
Principal at Dayanand Sagar
College of Engineering

BENEFITS FOR STUDENTS:

- Get free access to the Automation Anywhere Enterprise Platform, free access to training, and free globally recognized Essential certification (for a limited time)
- Maintain an edge in your resume for internships and full-time roles with an in-demand certification applicable across many industries
- Gain valuable hands-on skills with <80 hours of training to contribute to the bot economy
- Establish your personal brand with an opportunity to become an A-Lister, a student ambassador
- Build your own bots and make them available on our Bot Store, the world's leading marketplace for bots and Digital Workers

BENEFITS FOR EMPLOYERS AND PARTNERS:

- Engage with an expanding pool of educational institutions to recruit your workforce
- Gain access to skilled and certified RPA ready next generation employees with no additional investment for your CoEs

BENEFITS FOR INSTITUTION:

- Boost hiring rates with future-ready jobs
- Establish no-cost Bot Labs on campus to offer exciting and on-going learning
- Offer the curriculum from the leader in RPA with no set up costs
- Provide a blended experience of digital and classroom learning with free Essential certification (for a limited time)
- Implement as part of your core curriculum, as extension programs, or as continuing education programs

BENEFITS FOR FACULTY AND EDUCATORS:

- Get hands-on training without pre-requisites
- Use videos, instructor kits, pre-configured environments, and additional curated resources to deliver outstanding learning experience for students
- Participate in train-the-trainer (T-T-T) sessions free of charge
- Engage with a community of similar faculty personnel

THE PROGRAM DETAILS



80 hours of formal blended learning inclusive of certification preparation and skill based Essential certification



No cost training tools including Bot Lab set up, software license, training, Essential certification voucher (for a limited time), and industry support



Opportunity for students to submit bots for the Bot Store and participate in A-People, the world's largest RPA community



Provide access to database of certified individuals to employers (those that opt in)



Access qualified instructor pool to deliver quality training



Optional add-on program for cognitive automation and analytics

We invite you to shape the future of work. Get started today by e-mailing us at: learning@automationanywhere.com



<https://www.automationanywhereuniversity.com/>

About Automation Anywhere

Automation Anywhere empowers people whose ideas, thought and focus make the companies they work for great. We deliver the world's most sophisticated Digital Workforce platform making work more human by automating business processes and liberating people.

Automation Anywhere www.automationanywhere.com

☎ North America: 1-888-484-3535 x1 | International: 1-408-834-7676 x1

🐦 @AutomationAnywh www.linkedin.com/company/automation-anywhere ✉ learning@automationanywhere.com

📘 www.facebook.com/automationanywheresoftware/ 📷 www.instagram.com/automation_anywhere/

Copyright © 2019 Automation Anywhere, Inc. All rights reserved. Automation Anywhere, the Automation Anywhere logo, Go Be Great, BotFarm, Bot Insight, and IQ Bot, among others are either registered trademarks or trademarks of Automation Anywhere, Inc. in the United States and/or other countries. Other product names used in this publication are for identification purposes only and may be trademarks of their respective owners.

MEMORANDUM OF UNDERSTANDING (M.O.U)

The said M.O.U is signed sealed and entered into on day of 28TH DECEMBER 2017²⁰¹⁷

BETWEEN

BALLARI INSTITUTE OF TECHNOLOGY & MANAGEMENT (BITM)

Department of Civil Engineering
Jnana Gangotri campus
Ballari hosapete road
Near allipura, Ballari
Karnataka 583104

Herein after called the party of the One Part

And

ECONSTRUCT DESIGN & BUILD (P) LTD. (EDBPL)

Office Address:
Venkatdhari Heights, 2nd Floor, Parapanna agrahara main road
Opposite Sai Poorna Premier Apartment,
Kudlu, Bangalore, Karnataka

Herein after called the party of the Other Part

WHERE AS

1.0 EDBPL and BALLARI INSTITUTE OF TECHNOLOGY AND MANAGEMENT (BITM) have decided to associate to conduct corporate trainings on various Civil / Structural Engineering softwares on Live projects.

- 1.1. This MOU shall be effective from 28th December 2017
- 1.2. EDBPL will become a Technical Training partner with BITM College to train the students on the latest requirements of the corporate world on Civil / Structural Softwares
- 1.3. Mrs. Shraddha, Jt. Managing Director will be the focal point of contact from EDBPL and BITM has identified HOD _____ (Civil Engineering) for all communications going forward.
- 1.4. EDBPL shall play the role of teaching Structural designing software with live project assignments and Mentor and offer all necessary support to attain ample level of knowledge in Civil / structural analysis and designing.

Bangalore Address: No.42/A, BDA Complex, HSR Layout, Sector 6, Bangalore 560102.

Tel: 080-25720559

Email: sandeep@e-construct.in

Web: www.e-construct.in

MOU and Agreement for Training in Java / Testing Skills

Sub: Work order for availing Java and Testing skill training program to establish a career and technical education to the students of Ballari Institute of Technology & Management, Ballari

This order is made and placed at Ballari on this date 31st OCT 2017

By

A) M/s Ballari Institute of Technology & Management.

Jnana Gangotri Campus, Ballari-Hospete road, Allipur, Ballari – 583104. Here in after referred to as the "BITM" which expression shall mean and include its heirs, legal representatives, executors, successors-in-interest, administrators and assignees etc. of the one part.

And

B) QSpiders Bangalore

U/o Test Tantra, # 50th 2nd Floor, Brigade M.R, Vanivilas Rd. Here in after referred to as the "QSpiders" which expression shall mean and include its heirs, legal representatives, executors, successors-in-interest, administrators and assignees etc. of the one part. QSpiders is a premier software testing training institute with a view to bridge the gap between industry requirement and curriculum of educational institutions and to meet the ever-increasing demand for Quality IT professional

Regarding the above, the BITM is pleased to place this work order for availing the professional services as detailed below with following scope of work and commercial terms & conditions.

NOW, THEREFORE, the parties to this MOU mutually agree to the following:

QSpiders

BITM



Qspiders

Ballari Institute of Technology & Management (BITM)

MOU and Agreement for Training in Java / Testing Skills

Sub: Work order for availing Java and Testing skill training program to establish a career and technical education to the students of Ballari Institute of Technology & Management, Ballari

This order is made and placed at Ballari on this date 31st OCT 2017

By

A) M/s Ballari Institute of Technology & Management.

Jnana Gangotri Campus, Ballari-Hospete road, Allipur, Ballari – 583104. Here in after referred to as the "BITM" which expression shall mean and include its heirs, legal representatives, executors, successors-in-interest, administrators and assignees etc. of the one part.

And

B) QSpiders Bangalore

U/o Test tantra, #50, Brigade MKR, Vanivilas Rd, Bangalore Here in after referred to as the "QSpiders" which expression shall mean and include its heirs, legal representatives, executors, successors-in-interest, administrators and assignees etc. of the one part. QSpiders is a premier software testing training institute with a view to bridge the gap between industry requirement and curriculum of educational institutions and to meet the ever-increasing demand for Quality IT professional

Regarding the above, the BITM is pleased to place this work order for availing the professional services as detailed below with following scope of work and commercial terms & conditions.

NOW, THEREFORE, the parties to this MOU mutually agree to the following:

QSpiders

BITM



Qspiders
Qspiders Testing Training and Development Centre
(A Unit of Test Yantra Software Solutions (India) Pvt. Ltd.)
13 & 14, 1st Floor, Putnam
Chetty Complex, Bull Temple Road,
BENGALURU-560004
Contact Number: +91-9845687731

Ballari Institute of Technology & Management (BITM)

1. VALIDITY & SCOPE OF WORK

This MOU is valid from November 2017 to December 31st 2020 & later the changes may be done based on mutual discussion between BITM & QSpiders.

Training is only restricted to BITM Students only. BITM / QSpiders should not allow students from any other institute to undergo training at BITM.

Value adds to the students:

1. Resume Building sessions.
2. HR Interview sessions.
3. Online Technical test.
4. Project Implementation - different business scenarios

Scope of Training

Following program has been designed for the students of BITM.

	FY 2017-18				FY 2018-19			
	New Model Proposed by BITM							
Currently in	5th Sem	Vacation 5th and 6th	6th Sem	Vacation 6th and 7th	7th Sem	Vacation 7th and 8th	8th Sem	
	None	Core Java and Prog. Skills (45 + 22 hours)	None	Manual Testing and SQL (45 + 25 Hours)	None	Selenium / Android / Python (30 hours)	None	
	As Per Existing Model							
Currently in	7th Sem	Vacation 6th and 7th	8th Sem	At Bangalore Center				
	None	Core Java and Prog. Skills (45 + 22 hours)		Manual Testing and SQL (45 + 25 hours)				

Part A: For Students current in 7th Sem and passing out in 2018

- Manual Testing (45 hours)
- SQL (25 hours)
- Core Java (45 hours),
- Programing skills (20 hours)

The course shall be conducted during their 7th Sem Vacations, 8th Sem and in Bangalore center if required. Alternatively, they can complete in 8th Sem Vacations

Minimum number of students expected would be 150

Part B: For Students current in 5th Sem and Passing out in 2019

- Manual Testing (45 hours)
- SQL (25 hours)
- Core Java (45 hours),
- Programing skills (20 hours)

The course shall be conducted as follows

- o 6th semester Vacation
 - Programing Skills (C language – 22 hours)
 - Core Java - (45 hours)
- o 7th semester vacation
 - Manual Testing (45 hours)
 - SQL (25 hours) –

Minimum number of students expected would be 150

Part C: Additional course for 8th Semester passing out in 2019

- Selenium (45 hours)
- Android (30 hours)
- Python (30 hours)

Minimum students expected for these courses - 30

All courses are registrations based and shall be batched as per the number of registrations.

Training Features:

- Practical Oriented Sessions
- Regular QA and doubt clarification sessions
- Certification after completion of the course from QSPIDERS & JSPIDERS.

BITM will provide the following infrastructure support to QSpiders for training:

- 1 computer lab with 60 systems & projector.
- BITM central computer center will be provided for assessments, which is equipped with 100 systems subject to lab availability
- One cabin for counselor on prior notice and subject to availability. In case during training/stay any damage to college property/facility should be rectified/replaced by QSpiders on mutually agreed terms

Placements:

1. Interviews for students will be arranged between March 2018 and November 2018
2. Interview location may be – Bangalore, Chennai, Pune, Noida or the BITM campus. BITM should be flexible to send the students to the location depending on the requirement.
3. Job location might be Hyderabad, Bangalore, Chennai, Pune, Noida etc. and students should be ready to relocate.
4. We will make sure that at least 10 different companies conduct interviews.
 - a. Each student with 60% in 10th 12th and Engineering will minimum get 4 interviews from QSpiders side. If students don't have throughout 60 percent QSpiders do not assure the interviews. But QSpiders will put efforts to get them some opportunities.

- b. Sending the students from their locations to interview locations (Bangalore, Chennai, and Pune) is responsibility of 'BITM' and 'BITM' should take care of the travel arrangements.
- c. If a student registers his / her name for an interview and does not attend, then we consider that we have given him/her an interview.
- d. Salary varies between 2L to 5.5L, and students should take all the opportunities given to them irrespective of salary offered.

Counselor:

Faculty himself will be our career / student's counsellor and guide at BITM, and he/she holds complete responsibility of QSPIDERS / JSPIDERS activities, he/she will be available full time in the college premises except his class timings.

2. FINANCIALS

Part A:

1. The charges will be Rs. 11,000 (Eleven Thousand Only) inclusive of all / any service tax as applicable. The payment schedule will be as follows

Sl. No.	Course Discussions	Total # of Hours	% Course Completion	% to be billed during Course
1	Manual Testing	45	33.3%	35.0%
2	Programming Skills	20	14.8%	14.0%
3	Manual Testing	45	33.3%	33.0%
4	SQL	25	18.5%	18.0%
		135	100.0%	100.0%

2. The payment shall be made in the name of "QSpiders Bangalore." and will be subjected to applicable TDS as per law.
3. The payment shall be released as per the registered number of candidates. BITM shall make all efforts to ensure at least altogether 150) student sit in the course.
4. The above charges are inclusive of Trainer Charges, Trainer travel and daily expenses and other miscellaneous expenses

Part B:

1. The charges will be Rs. 11,000 (Eleven Thousand Only) inclusive of all / any service tax as applicable. The payment schedule will be as follows

Sl. No.	Course Discussions	Total # of Hours	% Course Completion	% to be billed during Course
1	Manual Testing	45	33.3%	35.0%
2	Programming Skills	20	14.8%	14.0%
3	Manual Testing	45	33.3%	33.0%
4	SQL	25	18.5%	18.0%
		135	100.0%	100.0%

2. The payment shall be made in the name of "QSpiders Bangalore." and will be subjected to applicable TDS as per law.
3. The payment shall be released as per the registered number of candidates. BITM shall make all efforts to ensure at least altogether 150) student sit in the course.
4. The above charges are inclusive of Trainer Charges, Trainer travel and daily expenses and other miscellaneous expenses

Part C:

1. The charges will be as detailed below inclusive of all / any service tax as applicable. The payment schedule will be as follows
 - a. Selenium – 6000/- inclusive of tax (45 hours)
 - b. Android - 6000/- incl tax (30 hours)
 - c. Python – 6000 /- incl tax (30 hours)
2. The payment shall be made in the name of "QSpiders Bangalore." and will be subjected to applicable TDS as per law as per the following for each course
 - a. 60% at the start of the training.
 - b. Remaining 40% on completion of training.
3. The payment shall be released as per the registered number of candidates. BITM shall make all efforts to ensure at least altogether 150) student sit in the course.
4. The above charges are inclusive of Trainer Charges, Trainer travel and daily expenses and other miscellaneous expenses

3. TERM OF AGREEMENT

1. The BITM and the QSpiders understand and accept that the QSpiders is acting as an independent QSpiders and not as an employee with regards to the provision of the Service.
2. There is no partnership or joint venture between the two parties. QSPIDERS will operate as an independent entity inside the BITM, and will adhere to security procedure and process of Campus, implemented from time to time
3. BITM may decide to stop all Services provided by QSpiders, provided all generated invoices for Services rendered up to the date of termination are paid in full.
4. With successful completion of the project, BITM agrees to the fact that QSpiders can use College's Name/Website/App/Web Portal Application name as a testimonial for the marketing purposes subject to written approval from the BITM .
5. And, Advertisement may be made as 'QSPIDERS & JSPIDERS COE IN ASSOCIATION WITH (college name)'. HOWEVER, QSPIDERS WILL CO-ORDINATE / CO-OPERATE WITH BITM IN ALL THEIR ACTIVITIES IF REQUIRED by BITM Management – under intimation to us.
6. BITM may make available separate work station within the College premises for QSpiders to promote its business. However, QSpiders may be allowed to use their own workstations / laptop subject to clearance from BITM IT team

7. NO INTERFERENCE FROM BITM STAFF / MANAGEMENT unless the activity is unethical as per the rules and regulations laid by BITM – Such unethical act by QSPIDERS/JSPIDERS or within our work station May be intimated to us.
8. ANY PROMOTIONAL ACTIVITY, QSPIDERS / BITM WILL WORK TOGETHER.

4. CONFIDENTIALITY

1. The QSpiders recognizes the need to keep all information confidential and prevent its release to the public, as a material term of this Agreement.
2. The QSpiders agrees not to disclose, report, or use, for any purpose, any of the confidential information disclosed to the QSpiders by the BITM, because of providing the Service, or which the QSpiders has otherwise obtained or accessed.
3. All obligations regarding the protection of the confidentiality of the confidential information shall be effective for a period of 12 months from the date this Agreement's expiration or termination, as the case may be.
4. The QSpiders will be permitted to disclose any of the confidential information in the following circumstances:
 - If the BITM has given written consent to the QSpiders to disclose information to a third party.
 - If the QSpiders is required to disclose such information by law or at the request of any governmental, administrative, legislative, or judicial body, if the QSpiders will first give prompt notice to the BITM of any possible or prospective orders of disclosure and the BITM has been afforded a reasonable opportunity to prevent or limit such disclosure.

5. OWNERSHIP OF PROPERTY

QSpiders acknowledges and agrees that all documents produced by QSpiders, including but not limited to source code, assets, memoranda, research notes, pleadings, and reports, during the work for the BITM, shall be property of the BITM, and QSpiders shall retain no ownership, interest, or rights therein. This shall not cover the QSpiders Training Materials and Course Materials, unless otherwise authorized by QSpiders

6. CONTRACT TERMINATION

1. In an event BITM wants to terminate the contract for various reasons, BITM agrees to make complete payment for the project phase that QSpiders is performing at the time of termination if any depending upon the effort spent for such services

2. In an event QSpiders wants to terminate the contract for various reasons, BITM shall make the payment depending upon the % of work executed or effort spent in any given phase at the time of termination.

7. INDEMNIFICATION

The M/s Ballari Institute of Technology & Management (BITM) agrees to indemnify Bizotic Talent Solutions Pvt. Ltd. and its consultants and its directors, from all and any manner of claims, liabilities, damages, expenses (including reasonable attorney's fees), awards, and judgments resulting from claims of third parties regarding ownership, slander, libel, privacy, misappropriation, and similar claims arising from publication of the work.

8. DISPUTES RESOLUTION

Disputes, if any, arising out of this agreement shall be subject to Arbitration in accordance with the Arbitration Act in effect and further subject to the jurisdiction of the Courts of Ballari, Karnataka.

This contract agreement when signed by both parties shall constitute a contract between us, and all prior representation and arrangements not incorporated herein are superseded.

QSpiders



Qspiders

Qspiders Testing, Training and Development Centre
MA Unit of Test City, Old Mysore Road, 1st Stage,
11/11, 1st Stage, Old Mysore Road,
Chennai, Tamil Nadu - 600 004
BENGALURU
Contact Number: 9845678901

BITM



Ballari Institute of Technology & Management (BITM)

Re: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Director biired

Wed 25-10-2017 21:01

Sent Items

To: Veena <veena.m@qspiders.com>;

Good Evening,

I shall call you on Friday for final call and closure.

Regards

Director BIRED

From: Veena <veena.m@qspiders.com>

Sent: 23 October 2017 11:51:53

To: Director biired

Subject: RE: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Hi sir.

Sorry for delayed response..

We can finish off maximum training during vacation.

Remaining classes can be adjusted in week ends (Saturdays 4 to 5 hours)

Regards

Vina

From: Director biired [mailto:directorbiired@bitm.edu.in]

Sent: 17 October 2017 12:09 PM

To: Veena

Subject: Re: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Good Morning,

None - no classes , to be done during their regular class going on. We want to see, and use the effective model during vacations.

For ex: when students in 8th Sem, it may be difficult for us to give you 70 hours at stretch. If you are okay for integrating an hour daily to time table, let me know

Please call if you have doubts still

Regards

Director BIRED

From: Veena <veena.m@qspiders.com>
Sent: 17 October 2017 10:30:13
To: Director biired
Subject: RE: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Hi sir..

I dnt understand the term none.

Are we going with the old model itself??

Regrads
 Vina

From: Director biired [mailto:directorbiired@bitm.edu.in]
Sent: 16 October 2017 03:10 PM
To: Veena; Prof. Prithviraj Y J
Subject: Re: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Good Afternoon,

As discussed with Prof. Prithviraj, we are okay with proposal sent by you. The following is the excuctions that is required from your side - kindly review and finalize

	FY 2017-18				FY 2018-19			
	New Model Proposed by BITM							
Currently in	5th Sem	Vacation 5th and 5th	6th Sem	Vacation 6th and 7th	7th Sem	Vacation 7th and 8th	8th Sem	
	Stone	Core Java and Prog. Skills (45 + 22 hours)	None	Manual Testing and SQL (45 + 25 hours)	None	Selenium / Android / Python (30 Hours)	None	
	As Per Existing Model							
Currently in	7th Sem	Vacation 6th and 7th	8th Sem	At Bangalore Center				
	None	Core Java and Prog. Skills (45 + 22 hours)		Manual Testing and SQL (45 + 25 hours)				

If this is fine, please finalize a date with BITM for induction and orientations please. Do note - it is important that we plan this out clearly, so that we can complete the activities in Campus going forward

Regards
 Director BIIRD

From: Veena <veena.m@qspiders.com>
Sent: 11 October 2017 11:47:28
To: Prof. Prithviraj Y J
Cc: Director biired
Subject: RE: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Hi sir..

Duration..

As per lots of discussions – following program has been designed for the students of BITM.

We would offer Manual Testing (45 hours) , SQL (25 hours), Core Java(45 hours), Programing skills (20 hours)
110 00/- per head including tax - 135 hours

Minimum number of students expected would be 150

The course may be divided like this

6th sem Vacation – Programing Skills (C lang – 22 hours) & Core Java – 6000/- (45 hours) (may be paid as - 60% adv and 40% at the end)

7th sem vacation – Manual Testing (45 hours) & SQL (25 hours) – 5000/- (may be paid as - 60% adv and 40% at the end)

If students are willing – additional course will be given in final year- final semester –

All the courses – payment – 60% advance 40% at the end)

Selenium – 6000/- inclusive of tax (45 hours)

Android - 6000/- incl tax (30 hours)

Python – 6000 /- incl tax (30 hours)

Or any other course.

Minimum students expected for these courses - 80.

Hope the program designed and commercials put forth is as per the expectation.

Do revert with your comments.

Thanks & Regards

Vina

From: Veena <veena.m@qspiders.com>

Sent: 20 September 2017 11:42:09

To: Director biired

Cc: Prof. Prithviraj Y J

Subject: RE: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Sir..

Thanks for the mail.

There are few correction to the mail you have sent –

1. We cannot divide the entire program into groups as each course is interlinked

For instance –

Manual Testing is a must to learn Selenium

SQL is must to learn all these courses

Core java is a must to learn selenium

Hence this is a package which has to be taken.

We can do like this –

Testing package - Manual / SQL / Core Java / Selenium /C Prog– 13k + GST (if minimum of 100 students)

Development package – Core Java / Advanced Java / Andriod/C Prog – 13k + GST (minimum of 100 students)

Special course – Core java basics / Android/C Prog – 11k–GST (minimum of 80 students)

If lesser to this, allocating faculties is difficult. If all the students are opting for one single program minimum of 170 students.

2. To start the training in November – it's better to start early as students will be busy with exams and projects which again would delay training
3. I have discussed with Mr Girish the points that I made it very clear to him are –
 - a. Training should take place in the campus it self
 - b. Training should be at a stretch - no gap in between (we have to plan accordingly)
 - c. Training will not be stretched for a longer duration - 4 to 5 months – Maximum 2 months (to be initiated at your side – during vacation for long duration, other days minimum of 3 hours – Saturday min 4 hours)
 - d. Now almost all are repeating the complete course, now the decision is ,let not all the students repeat, only the students who have missed the class, students who have not understood only will repeat. Others would register under placement department and attend interview / attend mock interviews / do presentations .
4. Increase in the amount proportionally –even we are not interested but, as you know the actual course fee is 25k, because we get bulk students we are reducing the cost to 50%. And if by chance we are not getting the number we expected, we will be at a loss. And as you know we are not increasing the cost, the amount increase is because we are adding selenium / android / C course – Hence I would expect atleast increase in number of registrations, and getting these number of students to the class (in Bellary) is BITM responsibility.
5. Mock interview / small projects –will happen
6. Students would come to Bangalore only for placements –means I don't want BITM students to come here and learn all the courses – They have to finish everything in Bellary and have to come to Bangalore for only placement. (they will not waste their time in learning the concepts here in bangalore)

Hope I am able to make the matter clear.

Thanks & Regards

Vina

From: Director bilred [<mailto:directorbilred@bitm.edu.in>]

Sent: 20 September 2017 10:31 AM

To: Veena

Cc: Prof. Prithviraj Y J

Subject: Re: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Good Morning,

My views are that we should look at the entire training model into 3 groups and we should price accordingly. Given that students may have multiple options, it will be good for us to group them and then look at their interest areas for training.

- We are ready to start the training well in advance this time and it will be in your campus only – November 2017
 - We shall look at this finalize. We also would like to start early
- Along with Manual testing / SQL / Core Java we would add Selenium and C Programming.
 - Can this be done in 3 modules and based on interest, we should fix the rate structures
 - Core Java / SQL
 - Testing – both Manual and if possible tool testing introductions
 - Selenium and C Programming
- We would charge 13k + GST as applicable.
 - Can we get a costing based on the above 3 models, so that we should be flexible enough for the students to opt what they want / what they aspire to be?
- But make sure we get minimum 170 candidates.
 - This is something which we should work on rather than a minimum number. What I have seen, is drop out are high may be given to length of the programs.
- Anything lesser to this, we would increase the individual cost Proportionally.
 - Not acceptable.
- Mock Interview / small sample projects / programming skills would be part of this program
 - We need to see this under agreement. If you are going to do this in Campus, this should be included as a module – and we should mention No additional cost
- The students would come to QSPIDERS only for placement
 - Not sure what this means – can you please explain and elaborate

Let us discuss this further. Thanks

Regards

Director BIRED

From: Veena <veena.m@qspiders.com>

Sent: 18 September 2017 16:00:08

To: Director biired

Cc: Prof. Prithviraj Y J

Subject: RE: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Sir,

As discussed, we are agreeable to following –

- We are ready to start the training well in advance this time and it will be in your campus only – November 2017
- Along with Manual testing / SQL / Core Java we would add Selenium and C Programming.
- We would charge 13k + GST as applicable.
- But make sure we get minimum 170 candidates.
- Anything lesser to this, we would increase the individual cost Proportionally.
- Mock Interview / small sample projects / programming skills would be part of this program
- The students would come to QSPIDERS only for placement.

Kindly give your opinion on this

Thanks & Regards
Vina

From: Director biired [<mailto:directorbiired@bitm.edu.in>]
Sent: 11 September 2017 10:55 AM
To: girish@testyantra.com; Veena
Cc: Prof. Prithviraj Y J
Subject: Re: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Good Morning,

I am still awaiting a formal response from your side. Kindly ensure, please let us know, quickly on your acceptance , along with new proposal including new areas of study and so on.

Regards
Director BIRED

From: Director biired
Sent: 05 September 2017 16:12:29
To: girish@testyantra.com
Cc: Prof. Prithviraj Y J; Veena
Subject: Kindly Revert !!!! Ref: JSpiders / QSpiders training

Good Afternoon

I had called you last week twice during my visit to Ballari and subsequently I had spoken to Veena.

We are looking starting the Java training early this time may be during the break of 5th and 6th Semester and complete the training well ahead. This has two advantage, i.e. one we can avoid the students coming for phase II at Bangalore and second, we shall know exactly how many have been trained by you in this regard.

Secondly, we are also looking at adding more relevant course and there has been very little progress on new programming skills like Python, or adding up C refresher course from our side.

Finally, we want to see more of Mock Test / mini projects / Programming related questions or exam day and so on , to evaluate our students.

Kindly request you and your offices to send us a detail proposal to this effect.

Regards
Director BIRED



SOFTWARE TESTING TRAINING INSTITUTE
A Unit of Test Yantra Software Solutions Pvt.Ltd

www.qspiders.com

MEMORANDUM OF UNDERSTANDING

Between

(Ballari Institute of Technology & Management, Ballari) And (Qspiders, Bengaluru)

Purpose:

THIS MEMORANDUM OF UNDERSTANDING is made and entered into by and between

1) Ballari Institute of Technology & Management, Ballari And 2) Qspiders, Bengaluru to establish a career and technical education to the students of Ballari Institute of Technology & Management, Ballari.

Background:

- 1) **Ballari Institute of Technology & Management, Ballari.**
Educational Institute Established in 1997 running UG & PG programs in Technical & Management courses.
- 2) **Qspiders.**
Qspiders is a premier software testing training institute with a view to bridge the gap between industry requirement and curriculum of educational institutions and also to meet the ever increasing demand for Quality IT professional.

NOW, THEREFORE, the parties to this MOU mutually agree to the following:

Validity:

This MOU is valid from 1st March 2016 to 31st August 2017. The fee structure will remain same till 31st August 2016 & later the fee will be revised based on mutual discussion between BITM College & Qspiders.

Value adds to the students:

1. Resume Building sessions.
2. HR Interview sessions.
3. Online Technical test.
4. Project Implementation - different business scenarios

Training Features:

- Practical Oriented Sessions
- Regular QA and doubt clarification sessions
- Training covers Java and Testing certification Syllabus
- Certification after completion of the course from QSPIDERS & ISPIDERS

Yashwanth
Chairman & Director,

[Signature]
Qspiders Testing Training and Development Centre
(A Unit of Test Yantra Software Solutions (India) Pvt. Ltd.)
13 & 14, 1st Floor, Puttanna
Chetty Complex, Bull Temple Road,
BENGALURU-560004



SOFTWARE TESTING TRAINING INSTITUTE
A Unit of Test Yantra Software Solutions Pvt.Ltd

www.qspiders.com

- Course duration is 50 HOURS each course – 2 HOURS PER DAY.
(The time slot for training will be discussed mutually)

Infrastructure support:

BITM will provide the following infrastructure support to Qspiders for training:

- 1 computer lab with 60 systems & projector.
- College central computer centre will be provided for assessments, which is equipped with 100 systems.
- One cabin for counselor.
(In course of training/stay any damage to college property/facility should be rectified/replaced)

Placements:

1. Interviews for students will be arranged between March 2016 and November 2016.
2. Interview location may be – Bangalore, Chennai, Pune, Noida or the college campus 'BITM' should be flexible to send the students to the location depending on the requirement.
3. Job location might be Hyderabad, Bangalore, Chennai, Pune, Noida etc. and students should be ready to relocate.
4. We will make sure that at least 10 different companies conduct interviews.
 - a. Each student with 60% in 10th 12th and Engineering will minimum get 4 interviews from Qspiders side. If students don't have throughout 60 percent Qspiders do not assure the interviews. But Qspiders will put efforts to get them some opportunities.
 - b. Sending the students from their locations to interview locations (Bangalore, Chennai, and Pune) is responsibility of 'BITM' and 'BITM' should take care of the travel arrangements.
 - c. If a student registers OR accepts his / her name for a particular interview and does not attend then we consider that we have given him/her an interview.
 - d. Salary varies between 2L to 5.5L, and students should take all the opportunities given to them irrespective of salary offered.


Chairman & Director,
Ballari Institute of Technology & Management,
BELLARY


Qspiders Testing Training and Development Centre
(A Unit of Test Yantra Software Solutions (India) Pvt. Ltd.)
13 & 14, 1st Floor, Puttanna
Chetty Complex, Bull Temple Road,
BANGALORE



SOFTWARE TESTING TRAINING INSTITUTE
A Unit of Test Yantra Software Solutions Pvt.Ltd

www.qspiders.com

Terms & Conditions:

- QSPIDERS WILL RUN AS A SEPARATE ENTITY INSIDE BITM PREMISES –
Advertisement may be made as 'QSPIDERS & JSPIDERS COE IN ASSOCIATION WITH BITM'. HOWEVER, QSPIDERS WILL CO-ORDINATE / CO-OPERATE WITH BITM IN ALL THEIR ACTIVITIES IF REQUIRED by BITM Management – under intimation to us.
- NO INTERFERENCE FROM BITM STAFF / MANAGEMENT unless the activity is unethical as per the rules and regulations laid by BITM – Such unethical act by QSPIDERS/JSPIDERS or within our work station May be intimated to us.
- ANY PROMOTIONAL ACTIVITY, QSPIDERS / BITM WILL WORK TOGETHER.
- **Students:**
Training is only restricted to BITM college students. Qspiders should not allow students from any other institute to undergo training at BITM College.
- **Counselor:**
Faculty himself will be our career / student's counsellor and guide at BITM, and he holds complete responsibility of QSPIDERS / JSPIDERS activities, he will be available full time in the college premises except his class timings.
- **Accommodation for trainers:**
Accommodation for trainers will be provided at free of cost
- College has to make sure at least altogether 100+ (min 10 in addition) student sit in the course, else the amount increases proportionally.
- **Payment mode:**
BITM College will collect fee from students & make the payment in the below mentioned process.
Total cost per student is Rs.7,250/ inclusive of service tax and standard deductions will be applied.
 - 25% at the start of the training.
 - 25% on 50% completion of the training.
 - Remaining 50% on completion of training.

Yashwanth
Chairman & Director,
Ballari Institute of Technology & Management,

Qspiders Testing Training and Development Centre
A Unit of Test Yantra Software Solutions (India) Pvt. Ltd.
13 & 14, 1st Floor, Puttanna
Chetty Complex, Bull Temple Road,



**MEMORANDUM OF UNDERSTANDING
(MoU)
Between**

**Ballari Institute of Technology &
Management (BITM)**

&

**MTC Global, Bangalore
On August 20th, 2017**



Party-1

Party-2

College/Institute/ University/School Details
**Ballari Institute of Technology &
Management**
www.bitm.edu.in

MTC GLOBAL
A Global Think Tank in Higher Education
www.mtcglobal.org

(Will be referred as the "BITM" in MOU)

(Will be referred as "MTC Global" in the
MoU)

As per negotiations held between the two parties, following points were mutually agreed upon:

CONSULTANCY

1. BITM is a leading College at Ballari and engaged in delivering quality education, research, MDP, consulting and other extension activities.

2. BITM will execute the projects based on the areas of expertise and will deliver as per the terms and conditions.

3. Payment to MTC Global will be paid in parts if the fees are received in parts or as mutually agreed.

4. BITM will explore many other new avenues with MTC Global in the coming days.

1. MTC Global is a global think tank in Higher Education having presence in over 30 countries with a strong membership base of over 30,000 professionals engaged in capacity building of various stake-holders in higher education.

2. MTC Global will connect BITM with consulting project sourced from its extensive network as and when approached by various clients case to case basis.

3. MTC Global will explore many more possibilities in the coming day to collaborate and synergistic effort.

4. MTC Global will take all efforts to ensure best services are delivered to BITM.

FOREIGN COLLABORATIONS

1. BITM will work closely with MTC Global to execute the same.

1. MTC Global will help BITM for foreign collaboration with the overseas universities for faculty exchange, student exchange, research and other extension activities.

QUALITY ASSURANCE /ACADEMIC AUDIT

1. BITM will work closely with MTC Global to ensure quality processes are in place and also scaling up activities.

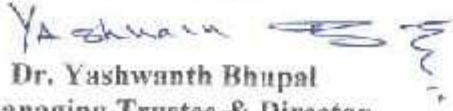
1. MTC Global will facilitate BITM time to time with quality inputs, academic audit to ensure processes are in sync with the best practices and also in line with the various accreditation bodies.

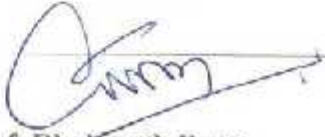
FACULTY DEVELOPMENT/STUDENT DEVELOPMENT/ CENTRE OF EXCELLENCE

2. BITM will provide all support system and other resources as per the guidelines mentioned in the CoE Manuals.

1. MTC Global will start its Centre of Excellence (CoE) at University / Department of MBA and under the banner of CoE-Conexion various student development, faculty development and certification program will be conducted in the campus.

At any given point any party can walk out of this MOU once all dues are cleared in 30 days of notice period.


Dr. Yashwanth Bhupal
Managing Trustee & Director
BITM, Bullari, Karnataka


Prof. Bholanath Dutta
Founder, President & Convener
MTC Global

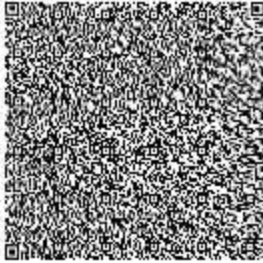


सत्यमेव जयते

INDIA NON JUDICIAL
Government of Karnataka

e-Stamp

Certificate No. : IN-KA579247541553970
Certificate Issued Date : 27-Dec-2016 11:26 AM
Account Reference : NONACC (FI)/ kaksfcl08/ BELLARY5/ KA-BY
Unique Doc. Reference : SUBIN-KAKAKSFCL08652965038580640
Purchased by : B I T M BALLARI
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : IBM INDIA PVT LTD
Second Party : B I T M BALLARI
Stamp Duty Paid By : B I T M BALLARI
Stamp Duty Amount(Rs.) : 300
(Three Hundred only)



For Sri SUSHMA V V SOUHARDA
SAHAKARI (NI)

Authorised Signatory

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

**“This Page has been intentionally left blank by the parties &
forms an integral part of the agreement”**

Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.



Memorandum of Understanding

Between

BALLARI INSTITUTE OF TECHNOLOGY AND MANAGEMENT

And

IBM India Pvt. Ltd

This Memorandum of Understanding ("MOU") is entered into at effective as of 27th December 2016 ("Effective Date"), by and between:

IBM India Private Ltd., a company incorporated under the provisions of the Companies Act, 1956 and having its registered office at Subramanya Arcade, Bannerghatta Road Bangalore 560076 and hereinafter unless the context otherwise requires be referred to as "IBM".

And

BALLARI INSTITUTE OF TECHNOLOGY AND MANAGEMENT ,NO.873/2,JNANA GANGOTHRI, CAMPUS,BALLARI-HOSAPETE ROAD, NEAR ALLIPURA,KARNATAKA, BALLARI 583104, hereinafter unless the context otherwise requires be referred to as "BITM".

WHEREAS BITM with a view to provide best in class skills to students and faculty members in higher education and to disseminate knowledge through novel techniques and methodologies for the benefit of large sections of society, offering a wide range of programs.

WHEREAS BITM and IBM having felt the need to provide the learners with the trainings which may lead to enhanced skills, IBM and BITM agree to collaborate through the IBM Career Education program.

WHEREAS BITM and IBM agree that all discussions between BITM and IBM are non-binding unless and until the parties enter into written, definitive agreement signed by their duly authorized representative and neither party shall be obligated to enter into such an agreement.

WHEREAS IBM anticipates that BITM will elect to engage IBM as the primary and preferred technology provider and for software training services.

Now therefore this MOU witnesses:

1 - DEFINITIONS




IBM Career Education Program

Dy. Director,



BITM, shall include, unless repugnant to the context otherwise require, its associates-

"Faculty" hereby refers to Training Staff of BITM,

"Students" hereby refers to all the students of BITM

"Program(s)" hereby refers collectively to Career Education program of IBM that includes initiatives like SEED, CEBT etc. for Engineering, IT or Business Schools in colleges and Universities. For more information please refer to <http://ibm.com/in/careereducation>

"SEED" hereby refers to the faculty development training program initiative as Software Engineering for Educational Development

"CEBT" hereby refers to the program as Career Education for Business Transformation, a training program to provide multi-disciplinary skills to students and faculty members

Career Education Courses: courses as agreed with BITM for which BITM students or faculty members will receive training

"Business Partner" means organizations certified by IBM to commercially sell its Program and also conduct training under the programs.

"Software" or "Product" means the IBM computer software packages identified for introduction in the Program

"Courseware" hereby refers to books or education material given in any form like printed books, CDs, PDFs etc.

I. Foreseen benefits of the collaboration

a) BITM

- Opportunity to emerge as one of the competent entities in the academic circles in various areas of Information technology;
- Opportunity to be recognized by the Industry and academic circles as one of the preferred location/institution for acquiring training and skills in latest technology and software;
- Opportunity to students and faculty members to increase their knowledge and acquire skills on best-in-class IBM Software
- Opportunity to design innovative curriculum and on various industry specialization using relevant IBM Software
- Opportunity to learn from the practitioners in the industry from IBM or business partners
- Opportunity for students and faculty members to avail professional and global certification on IBM Software
- Opportunity to conduct independent non-commercial research by faculty members as per guidelines from IBM time to time
- Opportunity to receive Courseware from IBM designed by professionals in IBM Software Labs
- Opportunity to conduct various seminar and workshops with IBM in the institution
- Opportunity to co-market with IBM to promote Programs

b) IBM

- Availability of skilled resource pool armed with IBM Software skills that various organizations may want to evaluate for recruitment
- Propagation of IBM Software and technology knowledge & skill to various students and faculty members

III – TERMS AND CONDITIONS

a) Courseware and Training



IBM, through its own personnel or authorized business partners, will provide Courseware and/or perform the Training activities for Career Education courses as per the details given below in Annexures. The MoU shall only govern the provision of products and services provided by IBM Career Education, a division of IBM India Private Ltd to BITM.

BITM will pay for the courseware and/or trainings in advance to IBM.

Under this MOU, BITM also assures IBM that it will enroll its students and/or faculty members taking IBM Career Education courses every year from the effective date of the signing this MoU. It will also be the endeavor of the BITM management to initiate the process of IBM Career Education courses to be included in their curriculum in case it has not been included so far.

b) Software

IBM will provide all relevant IBM Software required for the training programs through the WW Academic Initiative program. This software should be used strictly for training & enablement purposes for students & faculty members of BITM. No commercial usage is allowed. Software is available under applicable IBM International Program License Agreements (IPLA) and terms and the provisions of this MOU only.

IV - BREACH OF MOU

In the event of any breach of the terms of this MOU, which is capable of rectification, by either party hereto, such other party shall be entitled to call upon the party to rectify such breach within fifteen days from the date of the notice, failing which the breach shall be deemed to be a material breach, and shall entitle such other party to rescind this MOU for material breach.

V - TERM AND TERMINATION

The MOU shall be effective from the effective date, and shall be valid for a term of five (5) years, unless terminated earlier by either party, or extended mutually by both parties hereto, on the same terms and conditions as herein.

This MOU will terminate upon written notice by either party. The notice of termination should be issued at least 30 days before the intended date of termination unless extended or terminated earlier. If at any time any party wishes to withdraw from further evaluations and discussions in connection with the subject matter of this MOU and terminate this MOU, it may do so with or without cause and without liability by providing the other party with written notice of its intention to withdraw from further evaluations and discussions. (in case IBM is providing training then IBM to complete the batch in session and or registered irrespective of termination period / date, subject to all the payments and other obligations having been met by BITM in a timely manner).

In the event of termination of this MOU for any reason whatsoever, including termination due to breach by IBM, any software or courseware licenses granted to BITM by virtue of this MOU, shall also stand automatically terminated without any further act of parties. BITM will also return or destroy at IBM's discretion, all material provided by IBM including courseware slides, soft copy courseware provided by IBM towards trainings.

The following obligations will survive termination of this MOU for any reason:

Use and nondisclosure of confidential information,

Indemnification and Liability,

Obligations to make payments of amounts by BITM that become due by virtue of this MOU, prior to termination.



A handwritten signature in blue ink, appearing to be 'OP' followed by a flourish.



VI - LIMITATION OF LIABILITY

Neither party shall be liable for any indirect, punitive, special, incidental or consequential damages arising out of or in connection with this MOU, whether for breach of this MOU or in torts, including loss of business, data, revenue, profits, or for any third party claims against the other (except as specifically admitted by paragraph 2 below) whatsoever.

Except for IBM's obligation to indemnify BITM in the event of breach of third Party Intellectual Property rights (as set out in under the applicable definitive agreement) and except in the event of breach by BITM of any of IBM's Intellectual Property rights or IBM confidential information rights, the Parties agree that either Party's liability for any loss or damage to the other, its customers, or any third party, as a result of or in connection with this MOU, shall not exceed in the aggregate the amounts received by IBM, from BITM under this MOU.

VII - ARBITRATION

Any and all disputes, controversy or claims related to or arising in connection with this MOU shall first be referred to Director, BITM or his representative and Country Manager, Career Education program of IBM for an informal resolution.

If this informal resolution does not resolve the dispute, then the matter will be referred to and settled by binding arbitration in accordance with the Arbitration and Conciliation Act, 1996. The seat of any such arbitration shall be Bangalore. The award of the arbitration may be enforceable in any court of competent jurisdiction. Each party shall bear its own costs and fees in connection with the arbitration.

Unless agreed otherwise, the number of arbitrators shall be three, with each side to the dispute being entitled to appoint one arbitrator. The two arbitrators appointed by the parties shall appoint a third arbitrator who shall act as chairman of the proceedings. Vacancies in the post of chairman shall be filled by the president of the Bar Council of India. Other vacancies shall be filled by the respective nominating party. Proceedings shall continue from the stage they were at when the vacancy occurred. If one of the parties refuses or otherwise fails to appoint an arbitrator within 30 days of the date the other party appoints, the first appointed arbitrator shall be the sole arbitrator, provided that the arbitrator was validly and properly appointed. All proceedings shall be conducted, including all documents presented in such proceedings, in the English language. The English language version of this Agreement prevails over any other language version.

VIII - GENERAL

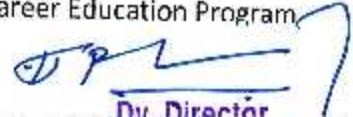
This MOU shall not be construed to be an agency or a partnership or joint venture or an employment relationship. Neither party shall be entitled to bind the other party with any third party by its actions, unless it has specifically obtained the prior written consent of such other party to do so.

Each party is an independent contractor, and nothing under this MOU shall be construed to create an employment relationship, whether for tax or for any other purpose, nor any partnership or joint venture between the parties. No provision of this MOU grants either party any express or implied right of authority to assume or create any obligations or responsibility on behalf of or in the name of the other party, or bind the other party in any manner or thing whatsoever. Neither party nor its personnel shall be considered employees of the other.

Neither party shall assign or transfer this MOU or any benefits or rights or obligations accruing to it under this MOU, without the prior written consent of the other party.



IBM Career Education Program





IBM shall during the term of this MOU be entitled to audit the courseware & the software license usage records of licenses hosted on BITM premises as well as training attendance records maintained by BITM. This audit can be conducted only during reasonable business hours and two weeks notice for audit. Cost of the audit is to be borne by IBM.

The existence and substance of this MOU and the rights and obligations of the parties herein will be kept confidential by BITM and will not be disclosed to any third party without the prior written consent of IBM. Notwithstanding the foregoing, BITM may make such disclosure to the extent required by law, court or statutory authority, in which case BITM will promptly inform IBM to allow IBM a reasonable opportunity to obtain a protective order. IBM and BITM agree not to use the trademark, trade names, services or any other proprietary marks of the other party in any advertisement, press releases, publicity matters or other promotional materials without prior written approval of the other party. Any press release, publicity or media interaction pertaining to this MoU signing or IBM activities on campus need to have prior written consent from IBM. The use of IBM Logo shall be subject to prior written permission by IBM and under the terms of the applicable agreement such as Trade Mark License Agreement executed between BITM and IBM or IBM's parent or affiliates. Any violation of this paragraph will amount to material breach and will lead to the termination of this MoU.

This MOU supersedes all prior oral or written communication, discussions and representations communicated between the parties hereto in respect of the subject matter of this MOU. Any modification to this MOU shall only be made by way of a written document duly executed by representatives of both parties hereto.

If any provision of this MOU is held to be unenforceable or illegal under certain circumstances for any reason, such decision shall not affect the validity or enforceability of such provisions under other circumstances or the remaining provisions hereof and such provisions shall be reformed only to the extent necessary to make them enforceable under such circumstances.

Any notice under this MOU will be in writing and delivered by hand or by registered mail, return receipt requested, to the other party at the registered office or as may be substituted by the notice. If any notice is sent by mail, notice will be effective on the date of receipt.

BITM shall maintain at all times, a one-point contact for the IBM trainings being conducted at the institution. Any change in the contacts below will be promptly notified to IBM.

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the date, month and year, hereinabove written.

Signed:

For BALLARI INSTITUTE OF TECHNOLOGY AND MANAGEMENT

Name: PROF PRITHVI RAS YJ
Designation: DEPUTY DIRECTOR

Signature: [Handwritten Signature]
Dy. Director,

**Ballari Institute of Technology & Management,
BELLARY.**

For IBM India Private Ltd.

Name: JAGANMATA BHAR
Designation: MANAGER SWD

Signature: [Handwritten Signature]



Annexure I to IBM Career Education MoU

- a) IBM and BITM, acknowledge the need for IBM Software skills, in the IT education and training sector. The objective is to have a number of graduating professionals skilled on IBM Software. Both IBM and BITM are keen to cooperate in a way that shall benefit BITM students pursuing a career in the industry.

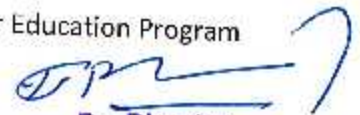
- b) BITM shall rollout Under / Post-graduate / Certificate / value added programs with specialization aligned with relevant IBM Software delivering all or any of such programs to enrolled students and faculty members. IBM shall provide reasonable support as set-forth below to have BITM commence and conduct this initiative. Such support may include assistance in the form of providing free IBM software products, identified courseware and academic support through Subject Matter Experts. The provision of software, IBM materials and services shall be under a relevant IBM agreement executed by the parties. Such agreement shall govern the use of software, IBM materials by BITM. IBM's responsibilities under this Agreement are subject to BITM fulfilling its responsibilities under the MoU.

- c) The curriculum may be provided by IBM or jointly developed by IBM and BITM designated subject matter experts. There may be additional specialized offerings and curriculum may be reviewed and updated by IBM and BITM from time to time with mutual agreement.

- d) Joint Co-ordination Committee - To guide the execution of the activities agreed under this MoU, BITM and IBM Career Education team may constitute a Joint Co-ordination Committee (hereinafter referred to as "Committee") as follows:
 - Vice Chancellor &/or Registrar or his nominee as the Chairperson
 - One representative: Professor & Director -Industry & Academic Collaborations, BITM
 - Project Coordinator, BITM (designated Faculty from School of Science & Information Science, BITM)
 - One representative from IBM as member
 - A Project Coordinator from BITM who shall also be the Convener of the Committee.

Chairperson of the committee may recommend changes in the member's from time to time in consultation with the nominating parties and have the same approved by the Head, BITM. The Committee shall recommend on course curriculum, course content, delivery, determination of fee. The Committee shall monitor and review the activities under this MoU and recommend such decisions with respect to any aspect regarding this MoU for the purpose of removing any impediment, promoting the programs arising from this MoU, approving the content and recommending changes therein, the program prospectus and fee structure.




IBM Career Education Program

By, Director

Following are the proposed roles and responsibilities:


e) IBM

- Appoint member to the committee
- To co-develop and supply courseware for the students as required
- Provide orientation workshops for the faculty nominated by BITM for the program
- Deploy SMEs for covering topics for students as mutually agreed as per the curriculum
- Provide the participation certificates for all the students who have successfully completed the course

f) BITM

- Appoint members and Program Convener to the Joint coordination Committee
- To help IBM to co-develop the curriculum of the program as required
- Promote the program through various channels, develop collateral and market
- Conduct the admissions, deliver Courses agreed as per the curriculum, conduct evaluations/assessments and issue degree accordingly
- Provide detailed session plan
- Share the student data with IBM who apply and enroll to the program as per prescribed format from IBM
- Nominate faculty members for the orientation program by IBM
- Provide the required infrastructure and other support for running the courses as per IBM's specification to IBM or IBM designated Business Partner resources
- In case of a co-branded Lab setup, provide a minimum 30 computer lab that can be designated with appropriate signboards creative as provided by IBM, in the campus.
- Confirm and process the payments to IBM in advance on agreed schedule.




By Director



Course Details:

Faculty Enablement Programs & setting up IBM Software Lab for Emerging Technologies

Faculty Enablement Program under IBM Software Lab for Emerging Technologies		
	(INR) taxes exclusive	Remarks
IBM CE - Enablement Program - Enterprise Application Development and Deployment using IBM BlueMix	INR 817200/- plus taxes , to be paid in December 2016	IBM will provide 4 Days of training per module with Courseware and Certificate for each participant. Total number of training days for the Faculty Members will be 3 Modules X 4 Days per module = 12 Days
IBM CE - Enablement Program - Enterprise Application Development and Deployment using IBM Worklight		Maximum 20 Faculty Members to be allowed to participate in each of the module
IBM CE - Enablement Program - Big Data & Analytics with IBM InfoSphere BigInsights	INR 588384/- plus taxes , to be paid in April 2017	Trainings to be completed by May 2017. For 2016 payment , service tax of 15% to be levied , for 2017 payment service tax as per prevailing rate in 2017 to be levied
Total Amount to be paid	INR 14,05,584 + taxes	

Maximum 20 participants for all the Faculty Development Programs, in each session
 Total Training delivery of 12 days.
 Faculty members will be awarded with IBM certificates.

Student Training Programs (value added certificate)- : Details

Description	Audience	Courseware Fee Per Student	Remark
Student Development program - Value Added IBM Certificate Program			
IBM CE Enablement Program-Enterprise Application Development and Deployment using IBM BlueMix.	Existing UG & PG Students	Rs.3900/-	IBM to provide Students Kit (Courseware & Certificate) for each student participating in the program. BITM Faculty Member to conduct the training program Minimum order of 40 courseware per module required to support the cost
IBM CE Enablement Program-BigData & Analytics with IBM Infosphere BigInsights.		Rs.3900/-	
IBM CE Enablement Program- Enterprise Application Development and Deployment using IBM Worklight		Rs.3900/-	

The obligation herein is subject to the relevant Statement of Work (SoW) being shared and signed between the parties

Annexure 1 - Page 3 of 3



IBM Career Education Program

 Dy. Director

Annexure – 2 to IBM Career Education MoU

Trademark License Agreement for Co-marketing of the IBM Logo

Trademark License Agreement ("Agreement") made as of 27th December, 2016, between IBM India Ltd, a Indian corporation (hereinafter "LICENSOR"), Ballari Institute Of Technology and Management, No 873/2, JnanaGangothri Campus, Ballari-Hosapete Road, Near Allipura, Karanataka, Ballari-583104 (hereinafter "LICENSEE").

Section 1. DEFINITIONS

- 1.1 "Licensed Mark" shall mean the IBM logo identified in Exhibit 1.
- 1.2 "Logo Usage Guidelines for Co-marketing" shall mean such guidelines as may be established by LICENSOR and modified from time to time, upon reasonable notice, by LICENSOR, providing for the use and display of the Licensed Mark. The current "Logo Usage Guidelines for Co-marketing" are identified in exhibit 2.
- 1.3 "Communications" shall mean the materials identified in Exhibit 3.

Section 2. LICENSEGRANT

- 2.1 LICENSOR grants LICENSEE a worldwide, non-exclusive, non-transferrable, right and license to use the Licensed Mark on the Communications in accordance with the terms of this Agreement.

Section 3. USE OF THE LICENSED MARK

- 3.1 LICENSEE agrees to display and use the Licensed Mark solely in the form, manner and style required in the IBM Logo Usage Requirements for co-marketing.
- 3.2 LICENSEE agrees to use the Licensed Mark only on Communications developed as a result of a joint collaboration between LICENSOR and LICENSEE and the usage is for signboard appearing directly outside of the IBM lab at the University and on limited advertising of the lab/courses.

Section 4. OWNERSHIP OF THE LICENSED MARK

4.1 All ownership rights in the Licensed Mark belong exclusively to LICENSOR. LICENSEE has no ownership rights in the Licensed Mark and shall acquire no ownership rights in the Licensed Mark as a result of its performance (or breach) of this Agreement. All use of the Licensed Mark or variations thereon shall inure solely to the benefit of LICENSOR. Upon termination of this Agreement, all rights of LICENSEE to use the Licensed Mark shall terminate immediately except as otherwise provided herein.

- 4.2 LICENSEE agrees:
1. not to take any action which will interfere with any of LICENSOR's rights in and to the Licensed Mark;
 2. not to challenge LICENSOR's right, title or interest in and to the Licensed Mark or the benefits therefrom;
 3. not to make any claim or take any action adverse to LICENSOR's ownership of the Licensed Mark;
 4. not to register or apply for registrations, anywhere, for the Licensed Mark or any other mark which is similar to the Licensed Mark or which incorporates the Licensed Mark; and
 5. not to use any mark, anywhere, which is confusingly similar to the Licensed Mark.



A handwritten signature in blue ink, appearing to be 'D. P. M.', written over a horizontal line.

Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.

Section 5. QUALITYCONTROL

5.1 The parties agree that LICENSOR may inspect the COMMUNICATIONS before they are distributed by LICENSEE. LICENSOR shall have forty-eight (48) hours within which to amend or approve the Communications. Approval by LICENSOR shall not be unreasonably withheld.

5.2 Failure to meet the quality standards set forth in this License shall be deemed to be a breach thereof which must be corrected to IBM's satisfaction within seven (7) days, (or the earliest update cycle, whichever comes first), of being put on notice. Until such breach is corrected LICENSEE may not use the Licensed Mark.

Section 6. PROTECTIONOFTHELICENSEDMARK

6.1 LICENSEE agrees to notify LICENSOR within ten (10) business days if LICENSEE becomes aware of:

1. any uses of, or any application or registration for, a trademark, service mark or trade name that conflicts with or is confusingly similar to the Licensed Mark;
2. any acts of infringement or unfair competition involving the Licensed Mark; or
3. any allegations or claims whether or not made in a lawsuit, that the use of the Licensed Mark by LICENSOR or LICENSEE infringes the trademark or service mark or other rights of any other entity.

6.2 LICENSOR may, but shall not be required to, take whatever action it, in its sole discretion, deems necessary or desirable to protect the validity and strength of the Licensed Mark at LICENSOR's sole expense. LICENSEE agrees to comply with all reasonable requests from LICENSOR for assistance in connection with any action with respect to the Licensed Mark that LICENSOR may choose to take.

6.3 LICENSEE shall not institute or settle any claims or litigation affecting any rights in and to the Licensed Mark without LICENSOR's prior written approval.

Section 7. INDEMNITY

7.1 LICENSOR shall settle or defend all claims made by third parties against LICENSEE and shall thereby indemnify and hold LICENSEE, its officers, agents and employees, harmless from any and all claims made against LICENSEE for infringement or unfair competition arising from LICENSEE's use of the Licensed Mark in accordance with the terms of this Agreement. Following notice of an infringement claim or at any time LICENSOR deems appropriate, LICENSOR may provide LICENSEE a substitute logo for use under the terms and conditions of this Agreement.

7.2 Notwithstanding the above, LICENSOR shall not be liable for any consequential damages, loss or prospective profits, or lost business opportunities.

7.3 To qualify for such indemnification, LICENSEE must notify LICENSOR of any such claim in writing within ten (10) business days of LICENSEE's receipt of such claim, and allow LICENSOR to control and fully cooperate with LICENSEE in the defense of and all settlement negotiations related to such claim.

7.4 LICENSEE shall indemnify LICENSOR, its officers, agents and employees from and against any and all claims, damages, liabilities (including settlements entered into in good faith), suits, actions, judgments, penalties and taxes, civil and criminal, and all costs and expenses (including without limitation reasonable attorneys' fees) incurred in connection therewith, arising out of:

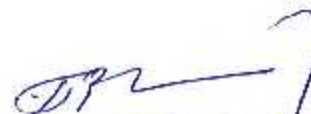
1. any act, omission, neglect or default of LICENSEE or its agents on or in connection with the distribution, promotion or marketing of Communications; or
2. Personal injury or any infringement of any rights (including copyrights) of any person by the sale, distribution, possession, or use of any Communications; or
3. LICENSEE's failure to comply with applicable laws with respect to the distribution, possession or use of any Communications.
4. any and all third party claims, suits, costs, damages, including punitive damages, liabilities of any kind, and attorneys fees incurred arising out of or related to LICENSEE's use of, or representation about the Licensed Mark or any third party's use of the Communications or its content or any of LICENSEE'S products or any other products associated with, used in, or marketed or provided through the Communications.

7.5 LICENSOR's indemnification obligation shall not exceed \$60,000.00.

Section 8. WARRANTY

8.1 LICENSOR represents and warrants that it is owner of the Licensed Mark and any corresponding trademark registrations and/or applications related thereto. LICENSOR makes no other warranties of any kind, either expressed or implied, with respect to the Licensed Mark.





Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.

IBM, the IBM logo, and the IBM Business Partner logo are trademarks of International Business Machines Corporation. © 2008 IBM Corporation. All rights reserved.



Section 9. DURATION AND TERMINATION

9.1 This Agreement and the rights and licenses granted hereunder, shall terminate on (3 Years after signing), unless earlier terminated in accordance with its terms or when the MOU between IBM India Ltd and " "), Ballari Institute Of Technology and Management-Ballari.

9.2 Either LICENSOR or LICENSEE shall have the right to terminate the licenses granted in Section 2 with or without cause at any time on thirty (30) days written notice to the other party.

9.3 If LICENSEE breaches this Agreement, LICENSOR shall have the right to terminate the licenses granted in Section 2 in their entirety. If LICENSOR elects to terminate because of breach of this Agreement, LICENSOR will provide written notice to LICENSEE of the breach and LICENSOR's decision to terminate. If LICENSEE has not cured such breach within seven (7) days of the date of such notice, the licenses granted in Section 2 shall be terminated.

9.4 In the event that a license granted under this Agreement is terminated by LICENSOR under Section 9.2, LICENSEE shall have three (3) months after the date on which termination is effective (Wind-Up Period) to dispose of all Licensed Communications in its inventory. Upon termination of the Wind-Up Period, or immediately upon termination for breach, LICENSEE shall provide LICENSOR with proof of the destruction of all existing Communications which bear the licensed mark.

Section 10. NOTICES

All notices and other communications under this Agreement shall be in writing and shall be sent by certified mail with return receipt requested to the other party's then current Executive Coordinator, or designee, at their respective addresses as set forth below. Notification of a change of address must be given in writing. All such mailed notices shall be deemed given and received upon the date indicated on the certified mail receipt.

International Business Machines Corporation
North Castle Drive
Armonk, NY 10504
Attn: Corporate Counsel, Trademarks

NAME OF COMPANY
ADDRESS
Attn: _____

Section 11. TRANSFER OF RIGHTS

11.1 LICENSEE may not, either directly or indirectly, sublicense, assign, or in any way encumber this license. Any attempt to do so shall be void and shall result in immediate termination of this License.

Section 12. ENTIRE AGREEMENT

12.1 This Agreement and its attached Exhibits represent the entire agreement between the parties, and fully supersede any and all prior agreements or understandings between the parties pertaining to the licensing of the Licensed Mark by LICENSOR to LICENSEE. This Agreement may not be amended or modified, in whole or in part, except by a written instrument duly executed by all of the parties hereto.

12.2 The failure of any party to insist upon strict adherence to any provision of this Agreement, in whole or in part, on one or more occasions, shall not constitute a waiver of its right to insist upon the strict performance of that or any other provision or part thereof in the future.

12.3 This Agreement and any amendments hereto may be signed in one or more counterparts, each of which, when signed and delivered, shall be deemed to be an original. All such counterparts together shall constitute one and the same valid and binding agreement, even if all of the parties have not signed the same counterpart. Signatures to this Agreement may be delivered electronically or by facsimile, in which case the electronic or facsimile copy of an original signature shall be deemed to be an original signature.

12.4 This Agreement will be governed by the substantive laws of India.




Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.



IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed by their authorized representatives as of the date first set forth above.

IBM India Private Ltd

By _____



BITM -Ballari

By _____

Name: D. PRITHVI RAO

Title: PROFESSOR

Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.

IBM
CORPORATION
ARMONK, N.Y.
U.S.A.

®

**Exhibit 1
IBM Logo**

IBM
CORPORATION
ARMONK, N.Y.
U.S.A.

IBM®

IBM®

IBM®

IBM®




**Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.**

IBM, the IBM logo, and the IBM logo with the word "IBM" are trademarks of International Business Machines Corporation. © 2000 IBM Corp. All rights reserved.



Exhibit 2

IBM Logo Usage Guidelines for Marketing Materials and Websites

These Guidelines set forth the standards and requirements for use of the IBM Logo on Marketing Materials and Websites bearing the IBM Logo and the logo, trademark or trade name of another company.

Compliance with these Guidelines is required. In the event of a conflict between the terms and conditions of the Logo License Agreement and this Exhibit 2, this Exhibit 2 shall prevail.

Guidelines as to the Nature and Content of the Marketing Materials and Websites:

1. Use of the IBM Logo may occur only on Marketing Materials and Websites which clearly and explicitly communicate:
 - a. the scope and nature of the relationship between the parties;
 - b. the responsibilities of each of the parties.

The IBM Logo may not be used in such a way as to attribute to IBM a product or service not actually originating from IBM.

2. Marketing Materials and Websites may not contain any statements, imagery or other materials which are illegal or which may, in the sole judgment of IBM, be in bad taste or inconsistent with IBM's public image, or tend to bring disparagement, ridicule or scorn upon IBM.
3. The IBM Logo may not be placed or applied in a manner which may cause confusion as to the source or origin of the offering or communication.
4. The IBM Logo must always remain distinct and separate. The IBM Logo may not be combined with any other trademark or logo owned by another company nor may it be combined with any text, graphics, imagery or product identifiers. The IBM Logo may not be contained within the text of a sentence.
5. In a sponsorship, when used in proximity to one or more company identifiers, the IBM Logo should be placed and sized to match the visual weight and emphasis of all the other sponsors logos.
6. The use of the IBM Logo must clearly communicate the context or relationship IBM has with the company, event or offering. This may be done by the addition of "relationship text" in the headline, body copy and/or in association with the logo signatures of a communication.
7. The following trademark attribution statement shall be applied on the page on which the IBM Logo is being used or in the legal attribution segment of the Marketing Materials and Websites:

The IBM Logo is a registered trademark of IBM in the United States and other countries and is used under license. IBM responsibility is limited to IBM products and services and is governed solely by the agreements under which such products and services are provided.

Correct Appearance of the IBM Logo:

1. Do not create your own version of the IBM Logo.
2. Do not change the size, color or proportion of the artwork provided by IBM.
3. Always allow a "safe space" around the logotype that is equal to or greater than the height of the IBM Logo in use.
4. Do not place the IBM Logo on active backgrounds that may reduce legibility.
5. Always use the approved IBM Blue:

Color Specifications:

Pantone equivalent: PMS 2718C

Process equivalent: Cyan 75%, Magenta 43%, Yellow 0%, Black 0%

RGB equivalent: Red 90, Green 135, Blue 187

Broadcast equivalent: Red 22%, Green 42%, Blue 70%



Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.

IBM
Software
Lab
for
Emerging
Technologies
Initiative
of the
Career
Education
Program



ATTACH EXHIBIT 3

Illustration – Sample only.



IBM Software Lab for
Emerging Technologies
Initiative of the Career Education Program

In collaboration with:
XXXXXXXXXXXXXXXXXX




Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.



Basavarajeswari Group of Institutions

ಬಳ್ಳಾರಿ ಇನ್ಫೋಸಿಸ್ ಕ್ಯಾಂಪಸ್ ಅಂಡ್ ಮ್ಯಾನೇಜ್‌ಮೆಂಟ್

BALLARI INSTITUTE OF TECHNOLOGY & MANAGEMENT

NAAC Accredited Institution



(Recognised by Govt. of Karnataka, approved by AICTE, New Delhi & Affiliated to Visvesvaraya Technological University, Belgavi.)

"Jnana Gangotri" Campus, # 873/2, Ballari-Hosapete Road, Near Allipur, Ballari-583104, Karnataka State, India.

Ph: 08392-237167/ 153, Fax : 237197, Principal - 99024-99388, e-mail : bitm@bitm.edu.in, web : www.bitm.edu.in

Infosys | Campus Connect

Renewal of Memorandum of Understanding (MOU)

Of Campus Connect Program

Infosys and Ballari Institute of Technology & Management had entered into a Memorandum of Understanding (MOU) on 20-Dec-04 with respect to enriching the technical education process and jointly work for enhancing the quality of education imparted to students, faculty and management of selected colleges of the University related to the field of Information Technology (IT). This MoU was subsequently renewed on 19-Dec-07, 19-Dec-10, 18-Dec-12 & 17-Dec-14. The term of MOU will be expiring on 16-Dec-2016. The parties wish to extend this MOU for further period of Two (2) Years, and therefore agree the term of the MOU till 15-Dec-2018.

The Campus Connect MoU has undergone some modifications. The modified version is given along with this. The terms and conditions of the partnership are detailed out in the MoU.

Date:

Date: 14th Nov 2016

Place: Bangalore

Place: Ballari

Name: Satheesh B. Nanjappa

Name: Dr Yashvanth Bhupal

Designation: Vice President & Head, Campus Connect

Designation: Director

Education, Training & Assessment Dept., Infosys Ltd.

Signature:

Authorized Signatory:

Infosys Limited

Electronic City, Hosur Road,
Bangalore - 560100

Institute Name : Ballari Institute of
Technology and Management.

Institute Seal:

Ballari Institute of Technology & Management,
"Jnana Gangotri" Campus No. 873/2,
Bellary-Hospet Road, Allipur,
BELLARY-583 104.

Information Sheet

Name and Address of the College (in Capital Letters):

BALLARI INSTITUTE OF TECHNOLOGY AND MANAGEMENT
"Jnana Gangotri" Campus, 873/2, Bellary-Hospet Road, Allipur, Bellary - 583 104

Pin: 583 104

Phone: 08392 237100

Fax: 08392 210599

MOU Signed By:

Name	Role/Designation	E-mail ID	Landline Phone	Cell
Dr Yashvanth Bhupal	Director	bitrnby@gmail.com	08392 237167	9900559311

Single Point Of Contact (SPOC):

Name	Dept/Role/Designation	E-mail ID	Landline Phone	Cell
B Hari Prasad	Associate Professor & HOD, Dept of MCA	Bhpreddy123@rediffmail.com	08392210566	9448942239

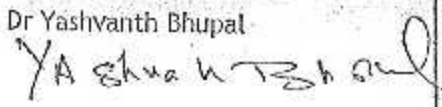
Campus Connect Core Team:

Name	Dept/Role/Designation	E-mail ID	Landline Phone	Cell
Aradhana D	Professor	aradhana.bm@gmail.com	08392210566	9986666094
Phani rama Prasad P	Associate Professor	phani_prp@yahoo.com	08392210566	8553165675
CK Srinivas	Assistant Professor	srinivasa.cks@rediffmail.com	08392210566	9886684832
Vedavyas J	Assistant Professor	vedavyasjamakhandi@gmail.com	08392210566	9886457804
Sridhar SK	Assistant Professor	sridharsk.bitm@gmail.com	08392210566	8880252777

The Campus Connect Program has been briefed and discussed with all the above faculty members.

Yours Sincerely

Dr Yashvanth Bhupal



Note:

- ◆ All Fields are mandatory.
- ◆ Please send the Information Sheet to Mr. Vishnukumar at mail id cc_admin@infosys.com keeping a copy to the Infosys Single Point of Contact (Infosys SPoC)
- ◆ Please send 2 copies of the signed RMoU (preferably on the college letterhead) along with the information sheet to the address given below:

Vishnu Kumar, Campus Connect, Building-12, Infosys Ltd., Plot No.44, Electronics
 City, Hosur Road, Bangalore - 560 100.

Memorandum of Understanding

This Memorandum of Understanding ("MOU") is between Infosys Ltd, a company incorporated under the laws of India with its registered office at Electronics City, Hosur Road, Bangalore – 560 100, India (hereafter referred to as "Infosys"); and Ballari Institute of Technology & Management, an university / engineering college committed to educational excellence having its office Jnana Gangotri" Campus, 873/2, Bellary-Hospet Road, Allipur, Bellary - 583 104 (Hereafter referred to as "Partner").

RECIPIALS:

- A. WHEREAS Partner has been established for the purpose of enriching the technical education process and to jointly work for enhancing the quality of education imparted to students of all the engineering disciplines in the field of Information Technology (IT).
- B. AND WHEREAS Infosys wishes to collaborate with the Partner for the purpose of enriching the technical education in new subject areas, learning-teaching process and to jointly work for enhancing the quality of education imparted to students of all the Information Technology ("IT") disciplines.
- C. AND WHEREAS Partner with assistance from Infosys has goals for enhancing the quality of the technical education for students thereby enabling them to meet the industry needs and to be recognized globally.

NOW THEREFORE THE PARTIES HEREBY ACKNOWLEDGE AND AGREE AS FOLLOWS:

1. This MOU is for collaboration between both parties, for mutual benefit, to enhance the quality of the educational experience of students of the Partner and for the specific purposes detailed in Annexure I of this MOU
2. Infosys shall be responsible for providing the requisite course material, publicity material such as handouts, information brochures and posters and conducting faculty enablement programmes as agreed between the parties.
3. The Partner shall be responsible for providing the requisite infrastructure, network and internet access and any other facility required for the education and training.
4. It is agreed that the terms and conditions of any agreed cooperative project (s) as outlined in Annexure I of this MOU shall be the subject matter of separate definitive agreements to be negotiated and agreed upon by the Parties and/or any third parties, wherever applicable, provided always the decision whether to initiate and/or implement any proposed cooperative projects shall be subject to the availability of funds and human resources on the part of each Party.
5. The parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of, and to develop the ideas acknowledged in this MOU.
6. Both parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that party.
7. Any expenses incurred by the parties for the purpose of this MOU shall be agreed upon and shall be borne as per the mutual agreement.
8. Notwithstanding any other provision of this MOU, neither party shall have any right to use any trademarks or trade name of the other party, nor to refer to this MOU or the obligations performed hereunder directly or indirectly, in connection with any product, promotion, or publication without the prior written approval of the other party
9. All information which has been disclosed to or obtained by either party at any time during the implementation of this MOU, is confidential information. For this purpose the parties agree to sign the binding non-disclosure agreement in Annexure II.

10. The terms and conditions mentioned herein shall commence on the execution of this MOU and shall continue for a period of two (2) years from the date thereof or for such period as may be determined or extended by the parties from time to time by written notice, unless terminated by either party in accordance with this MOU. Either party may terminate this MOU at any time by providing three (3) months written notice to the other party.
11. Any notice required to be given hereunder shall be in writing and shall be deemed to be sufficiently served on the party if sent by hand or by registered post to the addresses of the party as stated in this MOU. Notices shall be deemed received:-
 - (i) If sent by registered mail, three (3) days after posting;
 - (ii) If by hand, on the day of delivery; and
 - (iii) If sent by telex or facsimile to the correct number or designated address within seventy-two (72) working hours.
12. Both parties agree to take all reasonable steps to ensure the successful completion of the collaboration, and co-operate with each other in duly carrying out the obligation agreed upon.
13. The expiration and termination of this MOU will not affect the terms of those activities, which are in progress at the time of notification of expiry or termination of the MOU.
14. On the termination or expiry of this MOU or when requested by Infosys, the Partner undertakes to return all materials to Infosys without any delay.
15. Each party shall ensure that they do not actively solicit the faculty of the other party who is involved in the implementation of this MOU during the period of such faculty's involvement with the program and for six (6) months thereafter.
16. Both the parties agree that Infosys is not obliged on account of this MOU to recruit any fixed number of students from the Partner.
17. This MOU is an indication of good faith and intent on the part of both parties and does not create any legal obligations between them. In the event of any differences or disputes arising from the implementation of the provisions of this MOU, the parties shall as far as possible settle such differences or disputes in good faith by consultation or negotiation between the parties.
18. Save and except for Clause 6, Clause 7 and Clause 8, this MOU is not a legally binding contract and under no circumstances does this MOU subject either of the parties to liability for breach, whether material or minor, of contract or any other liability under international law or the laws of the country of the respective parties or any other applicable law.

19. The parties hereby agree that they are not bound exclusively by this MOU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other party.

In written whereof both parties put their hand seal on the day, month and year herein mentioned.

Date: _____

Date: 14th Nov 2016

Place: _____

Place: Ballari

Name: Satheesha B. Nanjappa

Name: Dr Yashvanth Bhupal


Designation: Vice President & Head,
Campus Connect Education, Training &
Assessment Dept., Infosys Ltd.

Designation: Director

Signature: _____

Institute: Ballari Institute of
Technology & Management
Signature: _____

Authorized Signatory
For Infosys



Authorized Signatory
For Partner

Seal: _____

Seal: _____

Ballari Institute of Technology & Management,
"Jnana Gangothri" Campus No. 873/2,
Bellary-Hospet Road, Allipur,
BELLARY-583 104.

ANNEXURE I

PURPOSE / SCOPE OF THE COLLABORATION:

Infosys shall facilitate and share inputs with University / College for imparting technical and soft skills training to the students. The content of the training programs and the Faculty Enablement will be done by Infosys. The details shown in Annexure I are only indicative guidelines, and Infosys may change the following at short notice at its discretion.

There will not be any cash incentive for the faculty members involved in the training programs (Technical / Soft Skills) at the institution. However, value-added offerings will be there to motivate the faculty members.

Student / Education

1. Create a project bank for final year students
2. Publish Infosys courseware On the Web and provide access
3. Conducting special lectures for students at campuses
4. Participate in Conferences at the national/international level in the college / Seminars/ Contests
5. Increase employability by providing technical and soft skills training
6. Encouraging the students to visit Infosys Campuses

Faculty

1. Sharing Industry oriented-courseware and Technology
2. Faculty Enablement Program
3. Sabbaticals at Infosys
4. Interaction with subject matter experts

University / College

1. Share best-in-class standards (a) College-college (b) Industry-college
2. Books / CDs / DVDs etcfor the library
3. Strengthen relationship with Universities / Colleges
4. Work with education bodies / universities to align the industry requirements into the college curriculum

ANNEXURE II

MUTUAL NON-DISCLOSURE AND CONFIDENTIALITY AGREEMENT

This is an agreement ("Agreement" hereafter) between:

- INFOSYS LIMITED, with its registered office at Electronics City, Hosur Road, Bangalore 560 100 ("Infosys") including its successors; and Ballari Institute of Technology & Management operating out Jnana Gangotri" Campus, 873/2, Bellary-Hospet Road, Allipur, Bellary - 583 104 ("Partner") including the Partner's employees, affiliates and successors at the time of the entering the agreement and during the tenure of the engagement, that is effective _____.

The parties possess competitively valuable Confidential Information (as hereinafter defined) regarding their past, current and future services and products, research and development, customers, business plans, software, listings, holdings, alliances, investments, transactions, intellectual property and rights associated thereto and general business operations. The parties wish to enter into a mutually beneficial relationship, and as such, wish to share their Confidential Information with the other party, including its authorized employees and agents. For the purposes of this Agreement, the party that discloses Confidential Information to the other party shall be referred to as the "Disclosing Party", and the party that receives such Confidential Information from the other party shall be referred to as the "Recipient".

The Recipient may be given access to the Disclosing Party's Confidential Information or to create new Confidential Information for the Disclosing Party.

In view of the above, the parties agree as follows:

1. Confidential Information

"Confidential Information" includes any information:

- specifically indicated by the Disclosing Party, either verbally or in writing, as confidential;
- under the circumstances of the disclosure, that are to be treated as confidential; or
- the Recipient creates or produces while performing its obligations under this Agreement, regardless of the media that contains the information.

Confidential Information does not include information, which:

- is generally available to the public at the time of its disclosure to the Recipient;

- becomes known to the public through no fault/action of the Recipient in violation of the terms herein;
- is legally known to the Recipient at the time of disclosure by the Disclosing Party;
- is furnished by the Disclosing Party to third parties without restriction; or
- is furnished to the Recipient by a third party who to the Recipient's knowledge legally obtained said information and the right to its disclosure.
- is developed independently by Recipient without use of or reference to the Disclosing Party's information.

2. Restrictions on Use

- (a) The Recipient will not disclose any Confidential Information to third parties for any purpose without the prior written consent of the Disclosing Party. However, where the Recipient is required to disclose Confidential Information in accordance with judicial or other governmental action, the Recipient will give the Disclosing Party reasonable prior notice unless such notice is prohibited by applicable law.
- (b) The Recipient will not use any Confidential Information for any purposes except those expressly contemplated or authorized by the Disclosing Party.
- (c) The Recipient will take the same reasonable security precautions as it takes to safeguard its own confidential information, but in no case less than reasonable care.
- (d) The Recipient undertakes to impose the confidentiality obligations on all directors, officers and employees or other persons who work for the Recipient or under its direction and control, and who will have access to the Confidential Information.
- (e) The Recipient will return all originals, copies, reproductions and summaries of Confidential Information in its control, or confirm its destruction as requested by the Disclosing Party.

3. Action on Breach

- (a) The Recipient will notify the Disclosing Party immediately upon discovery of any breach of this Agreement by the Recipient, and will cooperate in every reasonable way to help the Disclosing Party regain possession of the Confidential Information and prevent further breach.
- (b) The Disclosing Party will be entitled, without waiving any other rights or remedies, to seek such injunctive or equitable relief as may be deemed proper by a court of competent jurisdiction.

4. Ownership and Warranties

- (a) All Confidential Information, including the inherent intellectual properties, remains the sole and exclusive property of the Disclosing Party and the Recipient shall no right, title or interest in the same. Similarly, the Disclosing Party does not own any of the intellectual property of the Recipient, including any proprietary methodologies, tools or practices, unless otherwise agreed.
- (b) The Disclosing Party, unless expressly confirmed, makes no warranty regarding the accuracy or reliability of Confidential Information.

5. Applicability of Provisions

- (a) The provisions of this Agreement are jointly and severally applicable and will not be considered waived by any act or acquiescence, except by a specific prior written confirmation. Accordingly, both parties will expressly agree in writing to any changes in the Agreement.
- (b) If any provision of this Agreement is held illegal, invalid or unenforceable by law, the remaining provisions will remain in effect. Moreover, should any of the obligations of this Agreement be found illegal or unenforceable for any reasons, such obligations will be deemed to be reduced to the maximum duration, scope or subject matter allowed by law.
- (c) If any action at law or in equity is necessary to enforce or interpret the rights arising out of or relating to this Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees, costs and necessary disbursements in addition to any other relief to which it may be entitled.

6. Jurisdiction

This Agreement will be governed by the laws of India on all substantive aspects, and both parties consent to the jurisdiction of the courts in Bangalore.

7. Tenure and Survival

All obligations created by this Agreement shall survive change or termination of the parties' business relationship for a period of two years from the date of the disclosure of the Confidential Information or the change in/termination of the business relationship of the parties whichever is later.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement by their duly authorized representatives as of the date first set forth above.

Infosys Limited

By: _____

Name: SatheshhaB.Nanjappa

Title: Vice President & Head,
Campus Connect Education, Training &
Assessment Dept., Infosys Ltd.

Date: _____

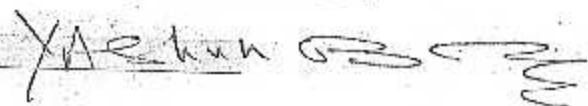
Seal:

**M/s Ballari Institute of Technology &
Management**

Name: Dr Yashvanth Bhupal _____

Title: Director _____

Date: 14th Nov 2016 _____

Sign: 

Seal:

Ballari Institute of Technology & Management,
"Jnana Gangotri" Campus No. 873/2,
Bellary-Hospet Road, Allipur,
BELLARY-583 104.



Harita Techserv Limited

30, #9, Murrays Gate Road, 2nd Floor, Alwarpet,

Chennai - 600018, Tamilnadu, India.

Tel. : +91 44 4292 8500

Fax : +91 44 2466 0488

The Deputy Director

30th May 2017

Ballari Institute of Technology

Bellary, Karnataka

Kind Attention: Prof. Prithvi Raj Y J

Dear Sir,

Please find enclosed the Memorandum Of understanding duly signed by me.

Please sign both copies, retain one copy for your reference.

Please take a print out of the MOU in your letter head - 2 sets, and sent the documents to me for my signature. I shall sign both copies and return one copy for your files.

Thanking you and looking forward to our continued partnership.

Yours Truly

For Harita Techserv Ltd

A handwritten signature in black ink, appearing to read 'R. Shankarnarayanan', is written over a blue circular stamp.



R. Shankarnarayanan
Chief Operating Officer



Memorandum of Understanding

This **Memorandum of Understanding** is signed between **Ballari Institute of Technology** and **M/s. Harita Techserv Ltd**, Chennai on 30th May, 2017. This MoU will be subject to the successful setting up of the - Harita Learning Center on Advanced CAD. **This MoU is valid for a period of 3 Years from the date of signing subject to annual audit from Harita.** Three years is by itself subjected to annual performance review. After the review the agreement would be renewed annually.

- Under this MoU, Ballari Institute of Technology will set up the Center with the required infrastructure, workstations and the recommended software to enable the faculty members and student researchers to learn and conduct research on the latest technologies.
- Harita Techserv Ltd shall ensure proper installation of workstations and the required software, and certify the satisfactory performance of the required software and hardware.
- Ballari Institute of Technology shall nominate up to 5 research faculty members to be trained on the required software and tools. Harita Training Experts will intensively train and certify the research faculty on the respective software and tools.
- The trained faculty team of Ballari will enroll 30 students each in 3 Year and Final year identified and evaluated to undergo intense training on the subject matter. Ideally we would like to promote collaborative research using the engineering students from the different streams.
- Harita Identified Experts will periodically mentor, progress monitor the faculty member's research design, skill development, engineering research activities, performances. They will also evaluate the student researcher's learning progression and give additional inputs if required.
- Harita would conduct "Campus Placement Drive" for recruiting "Trainee Engineers" from amongst the student researchers. All standard-recruiting procedures would be strictly followed. Recruited Trainee Engineers would be deputed into Harita's Offshore Development Centers.
- Harita would certify and grade Centers on the basis of year-on-year performance. Research centers demonstrating successful research capability would be considered for outsourcing design, developmental research activities on payment basis. A separate NDA will have to be signed for such outsourced activities.

- Upon requests from academic institution, Harita may depute technical experts in specific domains to give technical seminars; research highlights and also address specific case studies with student researchers. Harita may also consider deputing senior management team members to interact with students on special occasions organized by Ballari Institute of Technology.

For Harita Techserv Ltd


Shankarnarayanan
Chief Operating Officer
Authorized Signatory

SEAL



For Ballari Institute of Technology


DIRECTOR,
Ballari Institute of Technology & Management,
BELLARY.

Authorized Signatory

SEAL



18-03-2016

TO WHOM SOEVER IT MAY CONCERN

Greetings from National Instruments!

We further certify that M/s VI Solutions, 2/3, 8th A Cross, M T Street, Vasanth Nagar, Bangalore 560062 is our authorized Academic Sales and Technical Service partner to provide Sales, Support, Training, Conduct workshops & seminars in the academic institutions and NI LabVIEW Academies across India. We also hereby confirm that the engineers from VI Solutions are Certified by NI as CLAD and technically competent to provide necessary support and training.

For any further clarifications, pl contact NI

Krittika Raghunath – 080-41450402

For NI SYSTEMS INDIA (P) LTD.,



Authorized Signatory

Visweswaran Jagadeesan
Sr. Academic Technical Consultant
National Instruments Bangalore





Memorandum of Understanding (MoU)

This MoU is entered into and executed on this day the 01st day of February 2016 between

Ballari Institute of Technology & Management, an Educational Institution with various courses, programs and research, with its registered office at BITM No. 873/2, Jnana Gangothri Campus, Ballari-Hosapete Road, Near Allipura, Ballari, Karnataka - 583 104 (hereinafter referred to as the "Ballari Institute of Technology & Management", which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its administrators, executors, successors and permitted assignees) and represented by its Trustee / Dy. Director, Prof. Prithviraj. Y. J

And

VI Solutions -- a partnership firm registered under partnership Act, 1932 with its main office at -#2/3 8th A Cross M. T. Street Vasanthanagar Bangalore - 560052, hereinafter referred to as the "VI Solutions", which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include all the partners, their respective heirs, administrators, executors, successors and permitted assignees) and represented by its Managing Director Mr. Sunil Kumar. V

As required, Ballari Institute of Technology & Management and VI Solutions shall collectively be referred to as "Parties" and individually as "Party". Ballari Institute of Technology & Management intends to avail the below mentioned services of VI Solutions and VI Solutions has expressed its interest in accepting the assignment.

Both the parties agree to be governed by expressing the following terms and conditions in writing

Dy. Director,
Ballari Institute of Technology & Management,





Terms and Conditions:

1. Ballari Institute of Technology & Management shall organize trainings for students and faculties of Ballari Institute of Technology & Management or Other College Students and Faculties at their college premises which shall be handled by expertise from M/s VI Solutions.
2. The trainings shall be on any of the NI hardware and software Technologies.
3. Ballari Institute of Technology & Management shall organize at least one workshop for students every year which shall be handled by expertise from M/s VI Solutions.
4. Ballari Institute of Technology & Management shall organize at least one Domain based Faculty development program every year which shall be handled by expertise from M/s VI Solutions.
5. M/s VI Solutions shall charge a nominal fee of Rs: 2,500 per participant for the workshop.
6. M/s VI Solutions also intend to guide academic projects for interested Under Graduate students with nominal fee. Project guidance will be only for batches selected by M/s VI Solutions.
7. The sensors and prototype shall be built by the students under the guidance of expertise from M/s VI Solutions
8. M/s VI Solutions will provide the list of problems faced by industry (PDD- Problem Definition Database) to do final year projects & Consultancy work
9. M/s VI Solutions shall assist the college in submitting Joint proposal to funding agencies in association with NI technology
10. M/s VI Solutions will provide Internship for selected PG students of Ballari Institute of Technology & Management with nominal fee
11. M/s VI Solutions will help the faculties of Ballari Institute of Technology & Management to implement their research work.
12. Ballari Institute of Technology & Management cannot hold M/s VI Solutions responsible for reasons beyond the control of M/s VI Solutions.

Dy. Director,
Ballari Institute of Technology & Management,
BELLARY





13.M/s VI Solutions will exercise due care, diligence and professional approach while its services.

14.M/s VI Solutions would act as independent Contractor with respect to this assignment.

Termination:

Both the parties shall have the right to terminate this Agreement at any time without cause for any reason whatsoever, by giving 30 days' prior written notice.

For Ballari Institute of Technology & Management

Trustee / Dy. Director

Prof. Prithviraj. Y. J

**Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.**

For VI Solutions

Managing Director

Sunil Kumar V



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is entered into on 21st day of April 2016 between **Ants Consulting & Services Pvt. Ltd.** (here onwards referred to as Ants) having their office at # 37/1, Yashas Complex, Singasandra, Bengaluru 560 068 and **Ballari Institute of Technology & Management**, Ballari (here onwards referred to as BITM), having its offices at "Jnana Gangotri" Campus, #873/2, Ballari-Hosapete Road, Near Allipura, Ballari - 583 104 (Karnataka).

For developing a Centre Of Excellence (COE) in order to enhance the employability of the students undergoing MBA

Background of both the parties

Ants Consulting & Services Pvt. Ltd. (Ants) provides end-to-end solutions in the domain of skilling leading to sustainable employment and careers. Ants offer employable skills for a range of profiles from non-literates to graduates for skill upgradation, certification and employment opportunities. Ants mission is to develop a large pool of qualified work force to meet the ever growing demand of the industry.

Ballari Institute of Technology & Management (BITM), is an educational institute established in 1997 running UG & PG programs in Technical & Management courses.

Under the MoU, Ants proposes to conduct programs at BITM with the following objectives:

- To develop a Centre Of Excellence (COE) which can enhance the employability of the students undergoing MBA.
- To increase the sectoral participation during placements by increased awareness and promotion of the Student's
- To inculcate additional skills required by the various Sectors and Trades thereby aligning towards the market needs
- To gain work-experience and preparedness to command sustainable jobs and careers
- To set personal goals, career mapping and mentoring for each of the student

With mutually accepted terms and conditions which follow. In pursuance thereof the parties have decided to put the agreement in writing thereof.



**Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.**

NOW THIS AGREEMENT WITNESSETH:

The COE will conduct the following activities:

Module 1: Goal Setting	
Objective	To set personal goals, career mapping and mentoring for each of the student
Duration	4 days of 4 hours each
Batch size	20 X 6 batches
Description	<p>What are the critical professions and trades that the student's can be skilled in? How can the student's core competencies be built? Career Maps can provide a key to these questions it will contain detailed information to facilitate choices based on individual talent and competencies. Goal Setting exercises would include vision and goals for a student's career plan and how she/he will go about achieving it. It can help a student to choose careers paths and build it further. Ans will conduct 2 days workshop on assisting every student to chalk out the Career map and goal setting exercise.</p> <p>The process of setting goals allows students to choose where they want to go in specialize and what they want to achieve. By knowing what they want to achieve, they know what they have to concentrate on and improve. Goal setting gives students long-term vision and short-term motivation. The students will start with their SWOT. This will be followed by goal setting exercise. All these questions can be answered with a simple method of goal-setting called S.M.A.R.T. goals, S.M.A.R.T. stands for Specific, Measurable, Action-oriented, Realistic and Time-bound.</p>

Module 2: Work preparedness - Understand the current project work and Internship opportunities available for MBA students through BITM, enhance the foundations for work experience. Build portfolios and resumes. Assist students to create good/ lasting impressions with interviewers; market the skill sets and competencies.

A baselining will be done at the beginning of the module and the students will be evaluated at the end of the module to measure the progress they have made

Objective	Will be ready for interview, placement & work environment.
Duration	9 days of 4 hours each
Batch size	40 X 3 batches
Description	<p>The following topics will be covered:</p> <ol style="list-style-type: none">1. Grooming2. Resume writing3. How to attend Group Discussions4. Getting ready for interview, Interview Skills5. Critical thinking/Analytical ability6. Time management7. Presentation skills8. Writing email/reports9. Your 1st job dynamics




Dy. Director,
Bailari Institute of Technology & Management,
BELLARY

Module 3A: Human Resources - Train Students in Trade related skills specifically in Negotiation skills	
Objective	To sensitize students of HR Stream in basic HR functions at the entry-level
Duration	5 days of 4 hours each
Batch size	20 X 2 batches
Description	The following topics will be covered: <ol style="list-style-type: none"> 1. Recruitment (Understanding JDs, CV search with Naukri.com, Analyzing CVs, Contacting the candidate(confidentiality, briefing, etc) 2. Reward & recognition 3. Employee engagement

Module 3B: Finance - Train students in Trade related skills specifically in Excel Skills	
Objective	To provide skills in basic tools for a person working in finance dept.
Duration	5 days of 4 hours each
Batch size	40 X 1 batches
Others	The following topics will be covered: <ol style="list-style-type: none"> 1. Writing business plan on Excel 2. Basic Banking & financial tools

Module 3C: Marketing - Train students in Trade related skills specifically in Negotiation skills.	
Objective	To sensitize students of Marketing few basic marketing skills
Duration	5 days of 4 hours each
Batch size	20 X 2 batches
Others	The following topics will be covered: <ol style="list-style-type: none"> 1. Sales 2. Marketing 3. Advertising 4. Business Analyst

Internships or Placements:

Identify companies for Internships and Placements, Arrange Campus recruitment drives and other modes of Ants mode of placements.

Responsibilities of BITM:

BITM will provide the required infrastructure support to Ants for training programme.

Professional Charges

Details	Batches	No. of days	Charge/batch/ day	Total Charges
Goal setting & Career Mapping	5	4	9,000	2,16,000
Work preparedness, Employability & Soft Skills	3	9	9,000	2,43,000
HR	2	5	9,000	90,000
Finance	2	5	9,000	90,000
Marketing	2	5	8,000	80,000
Total				7,19,000



[Handwritten signature]

The above charges are inclusive of TDS component. TDS may be deducted by BITM as applicable. Service Tax will be charged extra, as applicable.

The Industry Specialists as Guest Lectures from 6 different Sectors will be arranged to discuss the Job roles, career growth and global perspectives. Per lecture charges will be Rs.20,000 (plus Service Tax as applicable). In addition, travel & lodging charges of Rs.5000 needs to be reimbursed (Service Tax does not apply to this component).

Payment terms:

BITM will pay Ants in three installments.

25% consigning of MOU.

50% on completion of Goal setting & trade related skill module.

25% on program completion.

Termination of MOU:

Both Parties may terminate this Agreement, by not less than 30 days written notice to each other, provide such notice is given after the occurrence of any of the events specified.

Payment upon Termination

Upon termination of this Agreement Ants shall pay professional fee as per the agreed terms for services satisfactorily performed prior to the effective date of termination.

INDEMNITY

Notwithstanding anything to the contrary contained in this Agreement and without prejudice to other rights that the Ants may have under this Agreement and applicable law, the BITM (the "Indemnifying Party") hereby irrevocably indemnifies, defends, saves and hold harmless and irrevocably agrees and undertakes to keep indemnifying, defending, saving and hold harmless, at all times the Ants and its respective directors and employees including officers and managers (each, an "Indemnified Party"), on demand, to the fullest extent permitted by applicable law from and against any and all losses, damages, penalties, costs, charges, reasonable expenses, suits, or legal/quasi-legal proceedings of whatever nature, including, without limitation, any legal or other fees and expenses in connection with investigating, disputing, preparing or defending any claim which may be suffered or incurred by the Indemnified Party resulting from or arising out of a breach of any covenant or agreement made or failure to perform (whether in whole or part) any obligation required to be performed by the Indemnifying Party (or any person or representative designated by the Indemnifying Party) under this Agreement.



A handwritten signature in black ink, likely belonging to the Deputy Director of BITM.

Dy. Director,
Ballari Institute of Technology & Management
BELLARY



Basavarajeswari Group of Institutions

ಬಳ್ಳಾರಿ ಇನ್ಸ್‌ಟಿಟ್ಯೂಟ್ ಆಫ್ ಟೆಕ್ನಾಲಜಿ ಅಂಡ್ ಮ್ಯಾನೇಜ್‌ಮೆಂಟ್

BALLARI INSTITUTE OF TECHNOLOGY & MANAGEMENT

NBA Accredited Institution*



(Recognised by Govt. of Karnataka, approved by AICTE, New Delhi & Affiliated to Visvesvaraya Technological University, Belgaum)

"Jnana Gangotri" Campus, # 873/2, Ballari-Hosapete Road, Near Allipur, Ballari-583104. Karnataka State, India.

Ph: 08392-237100 / 190, Fax : 237197, Principal - 99024-99388, e-mail : bitmbly@gmail.com, web : www.bitm.edu.in

MOU and Agreement for Training in Java / Testing Skills

Sub: Work order for availing Java and Testing skill training program to establish a career and technical education to the students of Ballari Institute of Technology & Management, Ballari

This order is made and placed at Ballari on this date 26th Dec 2016

By

A) M/s Ballari Institute of Technology & Management.

Jnana Gangotri Campus, Ballari-Hospete road, Allipur, Ballari – 583104. Here in after referred to as the "BITM" which expression shall mean and include its heirs, legal representatives, executors, successors-in-interest, administrators and assignees etc. of the one part.

And

B) QSpiders,

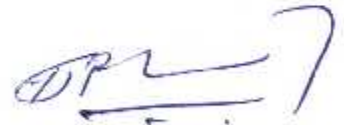
U/o Test Yantra Software Solutions Inda (P) Ltd, #50, Brigade MLR, Vanivilas Road, Bangalore – 560004. Here in after referred to as the "QSpiders" which expression shall mean and include its heirs, legal representatives, executors, successors-in-interest, administrators and assignees etc. of the one part. QSpiders is a premier software testing training institute with a view to bridge the gap between industry requirement and curriculum of educational institutions and to meet the ever-increasing demand for Quality IT professional.

Regarding the above, the BITM is pleased to place this work order for availing the professional services as detailed below with following scope of work and commercial terms & conditions.

NOW, THEREFORE, the parties to this MOU mutually agree to the following:

For Qspiders Software Testing Training Institute


Authorised Signatory



Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.



1. VALIDITY & SCOPE OF WORK

This MOU is valid from December 15th 2016 to December 31st 2017 & later the changes may be done based on mutual discussion between BITM & QSpiders.

Training is only restricted to BITM Students only. BITM / QSpiders should not allow students from any other institute to undergo training at BITM.

Value adds to the students:

1. Resume Building sessions.
2. HR Interview sessions.
3. Online Technical test.
4. Project Implementation - different business scenarios

Training Features:

- Practical Oriented Sessions
- Regular QA and doubt clarification sessions
- Training covers
 - Candidates not placed – Manual Testing, core java, SQL and Aptitude
 - Placed Candidates – Core Java, SQL, J2EE and any specific course as per discussions
- Certification after completion of the course from QSPIDERS& JSPIDERS.
- Course duration is 45 - 50 HOURS each course – 2 HOURS PER DAY.
(The time slot for training will be discussed mutually)

Infrastructure support:

BITM will provide the following infrastructure support to QSpiders for training:

- 1 computer lab with 60 systems & projector.
- BITM central computer center will be provided for assessments, which is equipped with 100 systems subject to lab availability
- One cabin for counselor on prior notice and subject to availability. In case during training/stay any damage to college property/facility should be rectified/replaced by QSpiders on mutually agreed terms

Placements:

1. Interviews for students will be arranged between March 2017 and November 2017
2. Interview location may be – Bangalore, Chennai, Pune, Noida or the BITM campus. BITM should be flexible to send the students to the location depending on the requirement.
3. Job location might be Hyderabad, Bangalore, Chennai, Pune, Noida etc. and students should be ready to relocate.
4. We will make sure that at least 10 different companies conduct interviews.

- a. Each student with 60% in 10th 12th and Engineering will minimum get 4 interviews from QSpiders side. If students don't have throughout 60 percent QSpiders do not assure the interviews. But QSpiders will put efforts to get them some opportunities.
- b. Sending the students from their locations to interview locations (Bangalore, Chennai, and Pune) is responsibility of 'BITM' and 'BITM' should take care of the travel arrangements.
- c. If a student registers his / her name for an interview and does not attend, then we consider that we have given him/her an interview.
- d. Salary varies between 2L to 5.5L, and students should take all the opportunities given to them irrespective of salary offered.

Counselor:

Faculty himself will be our career / student's counsellor and guide at BITM, and he/she holds complete responsibility of QSPIDERS / JSPIDERS activities, he/she will be available full time in the college premises except his class timings.

Accommodation Facility:

Trainers' accommodation to be taken care by 'BITM'.

2. FINANCIALS

1. **The charges will be Rs. 9000 (Nine Thousand Only) inclusive of all / any service tax as applicable. The payment schedule will be as follows**
 - a. 30% at the start of the training.
 - b. 30% on 50% completion of the training.
 - c. Remaining 40% on completion of training.
2. **The payment shall be made in the name of "QSpiders, u/o Test Yantra Software Solutions India (P) Ltd."** and will be subjected to applicable TDS as per law.
3. The payment shall be released as per the registered number of candidates. BITM shall make all efforts to ensure at least altogether 150 student sit in the course.
4. The above charges are inclusive of Trainer Charges, Trainer travel and daily expenses and other miscellaneous expenses

3. TERM OF AGREEMENT

1. The BITM and the QSpiders understand and accept that the QSpiders is acting as an independent QSpiders and not as an employee with regards to the provision of the Service.
2. There is no partnership or joint venture between the two parties. QSPIDERS will operate as an independent entity inside the BITM, and will adhere to security procedure and process of Campus, implemented from time to time
3. BITM may decide to stop all Services provided by QSpiders, provided all generated invoices for Services rendered up to the date of termination are paid in full.

4. With successful completion of the project, BITM agrees to the fact that QSpiders can use College's Name/Website/App/Web Portal Application name as a testimonial for the marketing purposes subject to written approval from the BITM .
5. And, Advertisement may be made as 'QSPIDERS& JSPIDERS COE IN ASSOCIATION WITH (college name)'. HOWEVER, QSPIDERS WILL CO-ORDINATE / CO-OPERATE WITH BITM IN ALL THEIR ACTIVITIES IF REQUIRED by BITM Management – under intimation to us.
6. BITM may make available separate work station within the College premises for QSpiders to promote its business. However, QSpiders may be allowed to use their own workstations / laptop subject to clearance from BITM IT team
7. NO INTERFERENCE FROM BITM STAFF / MANAGEMENT unless the activity is unethical as per the rules and regulations laid by BITM – Such unethical act by QSPIDERS/JSPIDERS or within our work station May be intimated to us.
8. ANY PROMOTIONAL ACTIVITY, QSPIDERS / BITM WILL WORK TOGETHER.

4. CONFIDENTIALITY

1. The QSpiders recognizes the need to keep all information confidential and prevent its release to the public, as a material term of this Agreement.
2. The QSpiders agrees not to disclose, report, or use, for any purpose, any of the confidential information disclosed to the QSpiders by the BITM, because of providing the Service, or which the QSpiders has otherwise obtained or accessed.
3. All obligations regarding the protection of the confidentiality of the confidential information shall be effective for a period of 12 months from the date this Agreement's expiration or termination, as the case may be.
4. The QSpiders will be permitted to disclose any of the confidential information in the following circumstances:
 - If the BITM has given written consent to the QSpiders to disclose information to a third party.
 - If the QSpiders is required to disclose such information by law or at the request of any governmental, administrative, legislative, or judicial body, if the QSpiders will first give prompt notice to the BITM of any possible or prospective orders of disclosure and the BITM has been afforded a reasonable opportunity to prevent or limit such disclosure.

5. OWNERSHIP OF PROPERTY

QSpiders acknowledges and agrees that all documents produced by QSpiders, including but not limited to source code, assets, memoranda, research notes, pleadings, and reports, during the work for the BITM, shall be property of the BITM , and QSpiders shall retain no ownership, interest, or

rights therein. This shall not cover the QSpiders Training Materials and Course Materials, unless otherwise authorized by QSpiders

6. CONTRACT TERMINATION

1. In an event BITM wants to terminate the contract for various reasons, BITM agrees to make complete payment for the project phase that QSpiders is performing at the time of termination if any depending upon the effort spent for such services
2. In an event QSpiders wants to terminate the contract for various reasons, BITM shall make the payment depending upon the % of work executed or effort spent in any given phase at the time of termination.

7. INDEMNIFICATION

The M/s Ballari Institute of Technology & Management (BITM) agrees to indemnify QSpiders U/o Test Yantra Software Solutions Inda (P) Ltd. and its consultants and its directors, from all and any manner of claims, liabilities, damages, expenses (including reasonable attorney's fees), awards, and judgments resulting from claims of third parties regarding ownership, slander, libel, privacy, misappropriation, and similar claims arising from publication of the work.

8. DISPUTES RESOLUTION

Disputes, if any, arising out of this agreement shall be subject to Arbitration in accordance with the Arbitration Act in effect and further subject to the jurisdiction of the Courts of Ballari, Karnataka.

This contract agreement when signed by both parties shall constitute a contract between us, and all prior representation and arrangements not incorporated herein are superseded.

This contract will be signed in duplicate and agreed to this on

26th Dec 2016

For Qspiders Software Testing Training Institute


QSpiders
Authorized Signatory

BITM



Qspiders, u/o Testyantra S/w Solns India (P) Ltd Ballari Institute of Technology & Management (BITM)

Dy. Director,
Ballari Institute of Technology & Management,
BELLARY.

(Recognised by Govt. of Karnataka, approved by AICTE, New Delhi & Affiliated to Visvesvaraya Technological University, Belgaum)
 "Jnana Gangotri" Campus, # 873/2, Bellary-Hospet Road, Near Allipur, Bellary-588104, Karnataka State, India.

Ph: 08392-237100 / 190, Fax : 237197, Principal - 99024-99388, e-mail : bitmbly@gmail.com, web : www.bitm.edu.in



Renewal of Memorandum of Understanding (MOU) of Campus Connect Program

Infosys and Ballari Institute of Technology & Management had entered into a Memorandum of Understanding (MOU) on **20-Dec-04** with respect to enriching the technical education process and to jointly work for enhancing the quality of education imparted to students, faculty and management of selected colleges of the University related to the field of Information Technology (IT). This MoU was subsequently renewed on **19-Dec-07, 19-Dec-10, 18-Dec-12, 17-Dec-14 & 16-Dec-16**. The term of MOU will be expiring on **15-Dec-18**. The parties wish to extend this MOU for further period of Two (2) Years, and therefore agree the term of the MOU till **14-Dec-2020**. The Campus Connect MoU has undergone some modifications. The modified version is given along with this. The terms and conditions of the partnership are detailed out in the MoU.

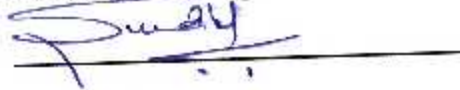
Date: 05/Dec/18

Place: Bangalore

Name: Sundar K S

Designation: Associate President & Head
 Campus connect Education Training & Assessment
 Infosys Ltd.

Signature:



Infosys Limited

Electronic City, Hosur Road,

Bangalore - 560100

Date: 28th November 2018

Place: Ballari

Name: Dr. Yashvanth Bhupal

Designation: Director

Authorized Signatory:



Institute Name: Ballari Institute of Technology and
 Management
 Institute Seal:

Ballari Institute of Technology & Management,
 "Jnana Gangotri" Campus No. 873/2,
 Bellary-Hospet Road, Allipur,
 BELLARY-583 104.

Associate Vice President
 Infosys Limited
 Head Campus Connect Education
 Training & Assessment
 44, Electronic City, Hosur Road
 Bangalore - 560 100, India

Memorandum of Understanding

This Memorandum of Understanding ("MOU") is between Infosys Ltd, a company incorporated under the laws of India with its registered office at Electronics City, Hosur Road, Bangalore – 560 100, India (hereafter referred to as "Infosys"); and Ballari Institute of Technology & Management university / engineering college committed to educational excellence having its office Jnana Gangotri" Campus, 873/2, Bellary-Hospet Road, Allipur, Bellary - 583 104 (Hereafter referred to as "Partner").

RECITALS:

- A. WHEREAS Partner has been established for the purpose of enriching the technical education process and to jointly work for enhancing the quality of education imparted to students of all the engineering disciplines in the field of Information Technology (IT).
- B. AND WHEREAS Infosys wishes to collaborate with the Partner for the purpose of enriching the technical education in new subject areas, learning-teaching process and to jointly work for enhancing the quality of education imparted to students of all the Information Technology ("IT") disciplines.
- C. AND WHEREAS Partner with assistance from Infosys has goals for enhancing the quality of the technical education for students thereby enabling them to meet the industry needs and to be recognized globally.

NOW THEREFORE THE PARTIES HEREBY ACKNOWLEDGE AND AGREE AS FOLLOWS:

1. This MOU is for collaboration between both parties, for mutual benefit, to enhance the quality of the educational experience of students of the Partner and for the specific purposes detailed in Annexure I of this MOU
2. Infosys shall be responsible for providing the requisite course material, publicity material such as handouts, information brochures and posters and conducting faculty enablement programmes as agreed between the parties.
3. The Partner shall be responsible for providing the requisite infrastructure, network and internet access and any other facility required for the education and training.
4. It is agreed that the terms and conditions of any agreed cooperative project (s) as outlined in Annexure I of this MOU shall be the subject matter of separate definitive agreements to be negotiated and agreed upon by the Parties and/or any third parties, wherever applicable, provided always the decision whether to initiate and/or implement any proposed cooperative projects shall be subject to the availability of funds and human resources on the part of each Party.
5. The parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of, and to develop the ideas acknowledged in this MOU.
6. Both parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that party.
7. Any expenses incurred by the parties for the purpose of this MOU shall be agreed upon and shall be borne as per the mutual agreement.
8. Notwithstanding any other provision of this MOU, neither party shall have any right to use any trademarks or trade name of the other party, nor to refer to this MOU or the obligations performed hereunder directly or indirectly, in connection with any product, promotion, or publication without the prior written approval of the other party
9. All information which has been disclosed to or obtained by either party at any time during the implementation of this MOU, is confidential information. For this purpose, the parties agree to sign the binding non-disclosure agreement in Annexure II.

10. The terms and conditions mentioned herein shall commence on the execution of this MOU and shall continue for a period of two (2) years from the date thereof or for such period as may be determined or extended by the parties from time to time by written notice, unless terminated by either party in accordance with this MOU. Either party may terminate this MOU at any time by providing three (3) months written notice to the other party.
11. Any notice required to be given hereunder shall be in writing and shall be deemed to be sufficiently served on the party if sent by hand or by registered post to the addresses of the party as stated in this MOU. Notices shall be deemed received: -
 - (i) If sent by registered mail, three (3) days after posting;
 - (ii) If by hand, on the day of delivery; and
 - (iii) If sent by telex or facsimile to the correct number or designated address within seventy-two (72) working hours.
12. Both parties agree to take all reasonable steps to ensure the successful completion of the collaboration, and co-operate with each other in duly carrying out the obligation agreed upon.
13. The expiration and termination of this MOU will not affect the terms of those activities, which are in progress at the time of notification of expiry or termination of the MOU.
14. On the termination or expiry of this MOU or when requested by Infosys, the Partner undertakes to return all materials to Infosys without any delay.
15. Each party shall ensure that they do not actively solicit the faculty of the other party who is involved in the implementation of this MOU during the period of such faculty's involvement with the program and for six (6) months thereafter.
16. Both the parties agree that Infosys is not obliged on account of this MOU to recruit any fixed number of students from the Partner.
17. This MOU is an indication of good faith and intent on the part of both parties and does not create any legal obligations between them. In the event of any differences or disputes arising from the implementation of the provisions of this MOU, the parties shall as far as possible settle such differences or disputes in good faith by consultation or negotiation between the parties.
18. Save and except for Clause 6, Clause 7 and Clause 8, this MOU is not a legally binding contract and under no circumstances does this MOU subject either of the parties to liability for breach, whether material or minor, of contract or any other liability under international law or the laws of the country of the respective parties or any other applicable law.

19. The parties hereby agree that they are not bound exclusively by this MOU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other party.

In written whereof both parties put their hard seal on the day, month and year herein mentioned.

Date: 28/11/18

Date: 28th November 2018

Place: Bangalore

Place: Ballari

Name: Sundar K S

Name: Dr. Yashvanth Bhupal

Designation: Associate Vice President & Head-Campus connect Education Training & Assessment, Infosys Ltd.

Designation: Director

Institute: Ballari Institute of Technology & Management

Signature:

Signature:



Authorized Signatory
For Infosys

Authorized Signatory
For Partner

Seal:

Seal:

Associate Vice President
Infosys Limited
Head Campus Connect Education
Training & Assessment
44, Electronic City, Hosur Road
Bangalore - 560 100. India

Ballari Institute of Technology & Management,
"Jnana Gangotri" Campus No. 873/2,
Bellary-Hospet Road, Allipur,
BELLARY-583 104.

ANNEXURE I

PURPOSE / SCOPE OF THE COLLABORATION:

Infosys shall facilitate and share inputs with University / College for imparting technical and soft skills training to the students. The content of the training programs and the Faculty Enablement will be done by Infosys. The details shown in Annexure I are only indicative guidelines, and Infosys may change the following at short notice at its discretion.

There will not be any cash incentive for the faculty members involved in the training programs (Technical / Soft Skills) at the institution. However, value-added offerings will be there to motivate the faculty members.

Student / Education

1. Create a project bank for final year students
2. Publish Infosys courseware On the Web and provide access
3. Conducting special lectures for students at campuses
4. Participate in Conferences at the national/international level in the college / Seminars/ Contests
5. Increase employability by providing technical and soft skills training
6. Encouraging the students to visit Infosys Campuses

Faculty

1. Sharing Industry oriented-courseware and Technology
2. Faculty Enablement Program
3. Sabbaticals at Infosys
4. Interaction with subject matter experts

University / College

1. Share best-in-class standards (a) College-college (b) Industry-college
2. Books / CDs / DVDs etc. for the library
3. Strengthen relationship with Universities / Colleges
4. Work with education bodies / universities to align the industry requirements into the college curriculum

ANNEXURE II

MUTUAL NON-DISCLOSURE AND CONFIDENTIALITY AGREEMENT

This is an **agreement** ("Agreement" hereafter) between:

INFOSYS LIMITED, with its registered office at Electronics City, Hosur Road, Bangalore 560 100 ("Infosys") including its successors; and **Ballari Institute of Technology & Management** operating out **Jnana Gangotri" Campus, 873/2, Bellary-Hospet Road, Allipur, Bellary - 583 104.** ("Partner") including the Partner's employees, affiliates and successors at the time of the entering the agreement and during the tenure of the engagement, that is effective **16-Dec-2018.**

The parties possess competitively valuable Confidential Information (as hereinafter defined) regarding their past, current and future services and products, research and development, customers, business plans, software, listings, holdings, alliances, investments, transactions, intellectual property and rights associated thereto and general business operations. The parties wish to enter into a mutually beneficial relationship, and as such, wish to share their Confidential Information with the other party, including its authorized employees and agents. For the purposes of this Agreement, the party that discloses Confidential Information to the other party shall be referred to as the "Disclosing Party", and the party that receives such Confidential Information from the other party shall be referred to as the "Recipient".

The Recipient may be given access to the Disclosing Party's Confidential Information or to create new Confidential Information for the Disclosing Party.

In view of the above, the parties agree as follows:

1. Confidential Information

"Confidential Information" includes any information:

- specifically indicated by the Disclosing Party, either verbally or in writing, as confidential;
- under the circumstances of the disclosure, that are to be treated as confidential; or
- the Recipient creates or produces while performing its obligations under this Agreement, regardless of the media that contains the information.

Confidential Information does not include information, which:

- is generally available to the public at the time of its disclosure to the Recipient;

- becomes known to the public through no fault/action of the Recipient in violation of the terms herein;
- is legally known to the Recipient at the time of disclosure by the Disclosing Party;
- is furnished by the Disclosing Party to third parties without restriction; or
- is furnished to the Recipient by a third party who to the Recipient's knowledge legally obtained said information and the right to its disclosure.
- is developed independently by Recipient without use of or reference to the Disclosing Party's information.

2. Restrictions on Use

- (a) The Recipient will not disclose any Confidential Information to third parties for any purpose without the prior written consent of the Disclosing Party. However, where the Recipient is required to disclose Confidential Information in accordance with judicial or other governmental action, the Recipient will give the Disclosing Party reasonable prior notice unless such notice is prohibited by applicable law.
- (b) The Recipient will not use any Confidential Information for any purposes except those expressly contemplated or authorized by the Disclosing Party.
- (c) The Recipient will take the same reasonable security precautions as it takes to safeguard its own confidential information, but in no case less than reasonable care.
- (d) The Recipient undertakes to impose the confidentially obligations on all directors, officers and employees or other persons who work for the Recipient or under its direction and control, and who will have access to the Confidential Information.
- (e) The Recipient will return all originals, copies, reproductions and summaries of Confidential Information in its control, or confirm its destruction as requested by the Disclosing Party.

3. Action on Breach

- (a) The Recipient will notify the Disclosing Party immediately upon discovery of any breach of this Agreement by the Recipient, and will cooperate in every reasonable way to help the Disclosing Party regain possession of the Confidential Information and prevent further breach.

- (b) The Disclosing Party will be entitled, without waiving any other rights or remedies, to seek such injunctive or equitable relief as may be deemed proper by a court of competent jurisdiction.

4. Ownership and Warranties

- (a) All Confidential Information, including the inherent intellectual properties, remains the sole and exclusive property of the Disclosing Party and the Recipient shall no right, title or interest in the same. Similarly, the Disclosing Party does not own any of the intellectual property of the Recipient, including any proprietary methodologies, tools or practices, unless otherwise agreed.
- (b) The Disclosing Party, unless expressly confirmed, makes no warranty regarding the accuracy or reliability of Confidential Information.

5. Applicability of Provisions

- (a) The provisions of this Agreement are jointly and severally applicable and will not be considered waived by any act or acquiescence, except by a specific prior written confirmation. Accordingly, both parties will expressly agree in writing to any changes in the Agreement.
- (b) If any provision of this Agreement is held illegal, invalid or unenforceable by law, the remaining provisions will remain in effect. Moreover, should any of the obligations of this Agreement be found illegal or unenforceable for any reasons, such obligations will be deemed to be reduced to the maximum duration, scope or subject matter allowed by law.
- (c) If any action at law or in equity is necessary to enforce or interpret the rights arising out of or relating to this Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees, costs and necessary disbursements in addition to any other relief to which it may be entitled.

6. Jurisdiction

This Agreement will be governed by the laws of India on all substantive aspects, and both parties consent to the jurisdiction of the courts in Bangalore.

7. Tenure and Survival

All obligations created by this Agreement shall survive change or termination of the parties' business relationship for a period of two years from the date of the disclosure of the Confidential Information or the change in/termination of the business relationship of the parties whichever is later.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement by their duly authorized representatives as of the date first set forth above.

Infosys Limited

By: 

Name: Sundar K S

Title: Associate Vice President & Head-
Campus connect Education Training & Assessment
Infosys Ltd.

Date: 05/Dec/18

Seal:

Associate Vice President
Infosys Limited
Head Campus Connect Education
Training & Assessment
44, Electronic City, Hosur Road
Bangalore - 560 100, India

**M/s Ballari Institute of Technology &
Management**

Name: **Dr. Yashvanth Bhupal**

Title: **Director**

Date: **28th November 2018**

Sign: 

Seal:

**Ballari Institute of Technology & Management,
"Jnana Gangotri" Campus No. 873/2,
Bellary-Hospet Road, Allipur,
BELLARY-583 104.**

Action Plan Template

College/Institute Name: Datta Institute of Technology & Management												
Description of end state that the College/Inst. proposes to achieve:												
Measures and targets associated with the Campus Connect Program:												
Top 3 Priorities for your college: eg Faculty Improvement, Student Placement etc												
1	Industry entry											
2	Student Placement											
3	Faculty continuous improvement											
Audience:												
Date:												
Sl No	Initiative/ Description	Link of Measure to Institute Closure/Success of the action item	Priority(High,Medium,Low)	Responsibility	Resources Needed	Start Date	Target End Date	Review Details: Frequency, Date and by Whom?	Status	Key Concerns	Escalation Role/Name	Plan Reviewer/History
1. COMMUNICATION												
1.1	College Principal / Management	After the end of new curriculum	High	SPoC-Deeptar		1st Feb 2016	Mar 16	Monthly	Planned for Feb 2016	Decreasing Non-IT students	Principal	After every batch completion
1.2	Internal Communication Students, Core Team, Department Head, Staff Members etc	Every new course starts	Medium	SPoC-Deeptar	Seminar Hall			After every new batch/course	Yet to start	Absenteeism of students, Lab sites		After every batch
1.2	Infosys	Every year when new course/batch starts	Medium	SPoC-Deeptar				Every year when new course/batch starts	Yet to start	Placement support		After every batch completion
2. FACULTY DEVELOPMENT												
2.1	Identify 2 faculties to participate in PEP workshop	Every year before the new course starts	Medium	By Director Prithviraj Y. J.	OSF Faculty	Apr-16		Every year	Identified	Academic class work is disturbed.	Principal	Every semester i.e twice a year
2.2	Identify 2 faculties to participate in Soft Skills workshop	Every year before the new course starts	Low	By Director Prithviraj Y. J.	OSF Faculty	Jun-16		Every year	Identified	Academic class work is disturbed.	Principal	Every semester i.e twice a year
2.3	Identify 2 faculties to participate in Train-the-Trainer workshop	Every year at the end of course	Low	By Director Prithviraj Y. J.	OSF Faculty	Jan-16		Every year	Identified	Academic class work is disturbed.	Principal	Every semester i.e twice a year
2.4	Identify Pool of faculties to handle technical course	Every year before the new course starts	Medium	By Director Prithviraj Y. J.	OSF Faculty	Jan-16		Every year	Identified	Academic class work is disturbed.	Principal	Every semester i.e twice a year
2.5	Identify Pool of faculties to handle soft skills course	Every year before the new course starts	Low	By Director Prithviraj Y. J.	NBA Faculty	Apr-16		Every year	Identified	Academic class work is disturbed.	Principal	Every semester i.e twice a year
3. PROGRAM MANAGEMENT												
3.1	Formal an Program Rollout	Yearly once	High	Core team faculty	Class rooms	15th March 2016	20th April 2016	Every year	Conducted for 00 enrolled students	Fixing time table slots in academic calendar	Principal	Completed the previous batch i.e Aug 2015
3.2	Soft Skills Program Rollout	Yearly once	High	Core team faculty	Class rooms	1st Feb 2016	15th March 2016	Every year	Conducted for 00 enrolled students		Principal	Conducted in May 2015, planning for the next batch in May
3.3	Road Show	Yearly once	High	Infosys faculty	Seminar Hall	May-16		Every year	Conducted for 00 enrolled students	No concerns	Principal	Conducted in May 2015, planning for the next batch in May
3.4	Industrial visits	Yearly once	High	Nominated Faculty	transportation and accommodation	Apr-16	Apr-16	Yearly once	batch has to be planned	Providing transportation and accommodation	Principal	Completed the previous batch in May 2015
3.5	Events - Seminars / Webinars	Yearly twice	Medium	SPoC-Deeptar	Seminar Hall	Mar 17	Apr-17	Yearly twice	Planning to nominate the staff	Staff are busy when webinar is scheduled	Principal	Every year once in Infosys campus

Dear Mr. Y. J. Prithviraj,

Greetings from Mission10X!

With your cooperation and support Mission10X has reached out to over 15,000 teachers across 24 states through faculty empowerment workshops. During these workshops we have been receiving many requests to support the faculty members in their transition from knowledge level to implement level to Imbibe level on the Mission10X methodologies.

Keeping in mind the needs of faculty, Mission10X team is happy to partner with you in pioneering this initiative in your institution. In this initiative Mission10X is proposing to work closely and intensively with Ballari Institute of Technology & Management and make Mission10X Approach as an integral part of your college culture and thereby make it, self sustainable .

We firmly believe that our relationship will result in better and deeper-engagement, development of leadership capability, improved performance of students and greater recognition for Ballari Institute of Technology & Management.

As per our discussion with the faculty members, the following were considered to be the most important challenges.

- Implementation of new methodologies with already limited time & resources
- Balancing the completion of existing curriculum with new initiatives
- To maintain motivation and momentum for change.

In association with our partners around the world, we have designed an innovative ongoing-process that would allow deeper-partnership with greater team-work to take place, to sustain the change and result in overall development.

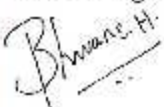
With deeper partnership, we can now-

- Help faculty work together as a team and make better use of time & resources
- Create momentum, motivation and support for faculty to implement new methodologies
- Increase the employability of students by further empowering faculty
- Make teaching more fun for everyone

As we approach to the next level, we would want to meet and discuss with you, the avenues and prospects of our ELITE partnership in making this mission a success.

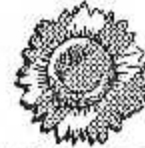
Looking forward to your response.

Warm Regards,



Bhuvan

MISSION 10X



WIPRO
Applying Thought

Vamsi Krishna Gondi Ph.D
Manager

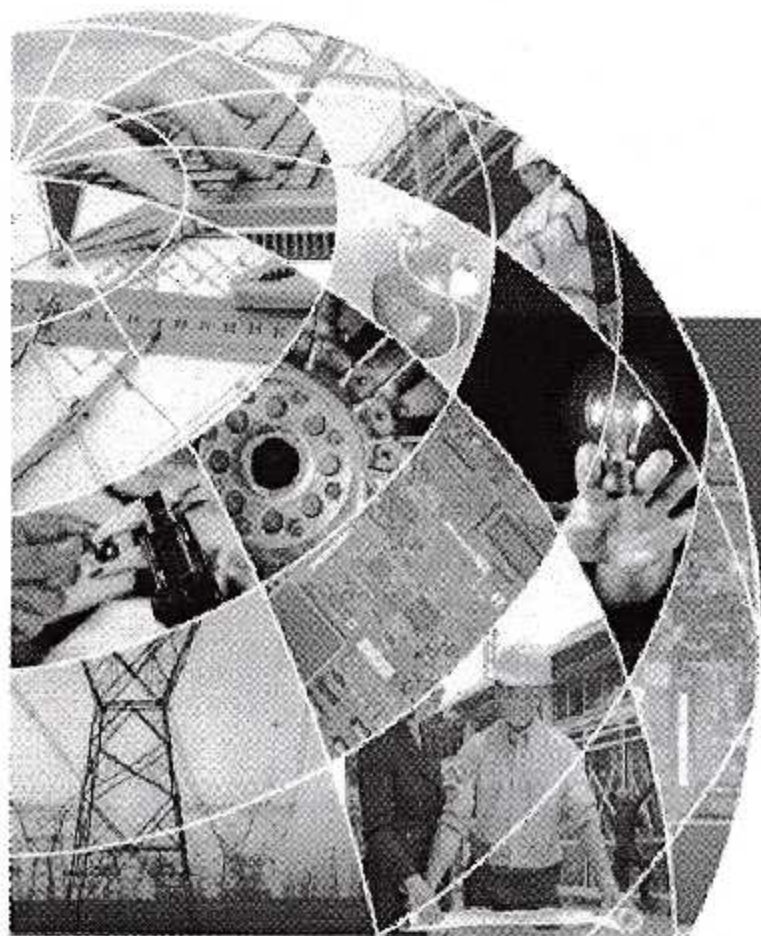


Wipro Technologies
No. 72, EC-123, Electronics City,
Bangalore-560100, India.
Tel : +91-80-30880000 Extn: 202219
Mobile : +91-9620012500
vamsi.gondi@wipro.com
www.wipro.com

DEEPER ENGAGEMENT

To support and sustain implementation and development together

MISSION10X



Mission10X
Technology
Learning
Center

WWW.MISSION10X.COM

DEAR PROF.

With your cooperation and support Mission10X has reached out to over 21000 teachers across 25 states through faculty empowerment workshops. During these workshops we have been receiving many requests to support the faculty members in their transition from knowledge to imbibing & implementing the Mission10X methodologies.

There were many requests to Mission10X, over the years on bridging the Technology gap that exists between University laboratory infrastructure and the industry practices. Unified Technology Learning Platform (UTLP) is conceptualized to bridge this gap. We are pleased to inform that first of the series UTLP has been piloted in 4 Universities successfully. These pilot institutions were able to observe significant benefits in strengthening technology and innovation capabilities of their faculty & students.

BENEFITS OF MISSION10X TECHNOLOGY LEARNING CENTER

- Reduction of the technology gap between industry and academia by adopting innovative Teaching/Learning platforms
- Curriculum developed based on industry relevant technologies
- Mission10X Technology Learning Center becomes the nodal Technology Center for all UTLP initiatives from Mission10X around your Institute
- Students will be able to implement industry relevant projects at the institute (Internship at the institute). This experience makes students industry ready.
- Encourage entrepreneurship in students to develop next generation products
- Availability of Innovative Resource Guides to administer laboratories in structured way to enhance student learning. These resource guides have Pedagogy and Instructional design methodologies as their backbone
- Easy access to technology by open source(Linux) operating system usage
- All the new developments on UTLP which include Tutorials, Resource Guides, Source code of Experiments, source code of Projects completed, Project frameworks will be available on UTLP page in the Mission10X portal.
- UTLP page in the Mission10X portal supports discussion forums which encourage community based learning
- Opportunity for your faculties and students to showcase technology innovations in Mission10X events.

DELIVERABLES OF MISSION10X:**1. JOINT BRANDING FOR THE CENTER WITH WIPRO –MISSION10X.****2. FACULTY WORKSHOP ON UTLP**

Mission10X will conduct multilevel training program for faculty members to support them take up UTLP experiments and projects.

a. **Bridge program:** This is to make faculty aware of newer technologies used in the UTLP . This is an optional training which may not be necessary if the faculty are already familiar with ARM and FPGA architectures. This will be self-study through mechanisms like e-learning.

b. **UTLP Practitioner training program:** This will be conducted for 5 days at a convenient location where faculty members need to be available full time. Faculties are taken through the theory and hands on sessions. They complete a mini project also as part of this program.

(Note: The above two training programs are offered to already certified Mission10Xians only)

c. At the time of installation of the UTLP, one day hands on training on usage of the UTLP will be conducted. This helps in more faculties at the institute to get a feel of UTLP.

3. FACULTY RESOURCE GUIDES (FRG)

Mission10X will be providing the Faculty Resource Guides for Embedded System Design to the institute. These guides help the faculty members to administer these 2 labs in the institute at Basic and Advanced levels. The binary code associated with these experiments will be available on Mission10X portal for download.

4. OPEN SOURCE SOFTWARE

The UTLP comes with embedded Linux 2.6 ported on it. The source code for the Linux port is available on the DVD if you would like to build your own version. You will be able to develop drivers based on the requirements of any project. The DVD also contains the source code for the control panel application, source code of all the sample application programs , source code for the drivers developed for FPGA peripherals.

5. PROJECT THEMES

Project themes addressing 3 industry vertical segments are available on UTLP page of Mission10X portal and these will get added from time to time.

6. ACCESS TO MISSION10X PORTAL

Faculty members who attend the UTLP practitioner program will get individual logins to the Mission10X portal.

7. ASSESSMENT FRAMEWORK/STUDENT CERTIFICATION

Mission10X has developed an assessment framework. This will be made available to the institute and the students can take up the same and get certified on successful completion of their project work on UTLP framework.

8. SUBJECT TO SATISFACTORY PERFORMANCE OF THE INSTITUTION IN DELIVERY OF VARIOUS RESPONSIBILITIES, MISSION10X WOULD ALSO FROM TIME TO TIME PROVIDE OPPORTUNITY FOR PUBLICATION OF THEIR ACHIEVEMENTS IN VARIOUS FORUMS.

RESPONSIBILITIES OF THE INSTITUTE:

1. CHAMPION IDENTIFICATION

Institute will identify one senior Professor (either from ECE or EEE or CS or IT or EIT or TCE) as UTLP Champion from the institute. This Professor will be single point of contact for all UTLP related communication between Mission10X team and Institute. The Champion will be driving all the UTLP initiatives within the institution.

2. PRACTITIONER TRAINING NOMINATION

Institute will nominate 2 Assistant Professors (either from ECE or EEE or CS or IT or EIT or TCE) for the UTLP practitioners training who in turn will train faculty and students in their respective institution.

3. UTLP DEPLOYMENT

- a. Each trainer will additionally coach 2 more faculties in the institution.
- b. Introduction of UTLP to the students in their second year of study(60 students)
- c. Usage of FRG in the 3rd year of Engineering Laboratory
- d. Completion of 10 mini projects by the students by 31 March 2013.
- e. Atleast 5 final year projects by 30th April 2013.

4. OPEN SOURCE SUPPORT

Provide all experiments and projects developed as open source through the Mission10X portal

5. INFRASTRUCTURE PROVISION

Provide adequate infrastructure to the Mission10x Technology Learning Center to accommodate 20 UTLP platforms (minimum of 800 Sq Ft). These platforms are bought by the institute from authorized vendors. This center should have a provision to run a laboratory classroom with necessary teaching aids like boards, pointers etc. We encourage the institute to install an LCD projector to be able to conduct trainings when the material is available on power point .

LOGISTICS

The college should manage the logistics and cost of organising the training required for more faculty members. Mission10X will provide necessary materials for such trainings. The college should also appropriately recognise the college Champion and all the other faculties for their time invested on the Mission10X Technology Learning Center activities.



CONTINUATION

This understanding shall be in force for a period of two years commencing from the date of inauguration of MTLTC and may be reviewed by mutual consent. However, the continuation of Mission10X Technology Learning Center is subject to the institute continuing to meet the above mentioned responsibilities and performance thereon.

I look forward to your continued support in implementing this initiative. Kindly acknowledge copy of this letter as acceptance of responsibilities laid in this document.

Thanking you,
Head Mission10X


Nagarjuna S
Head – Mission10X


Acknowledgement
Principal Sign and Seal

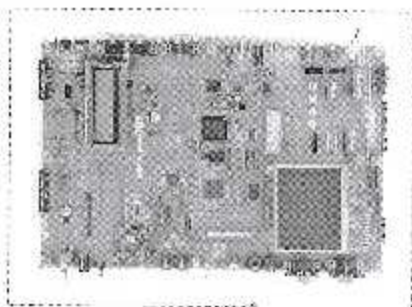
Principal
Ballari Institute of Technology & Management
BELLARY

DRAFT

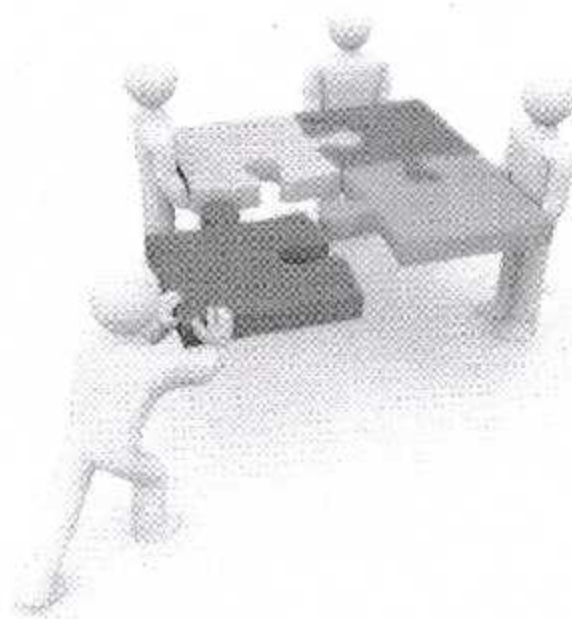
MISSION10X

iWave
Embedding Intelligence

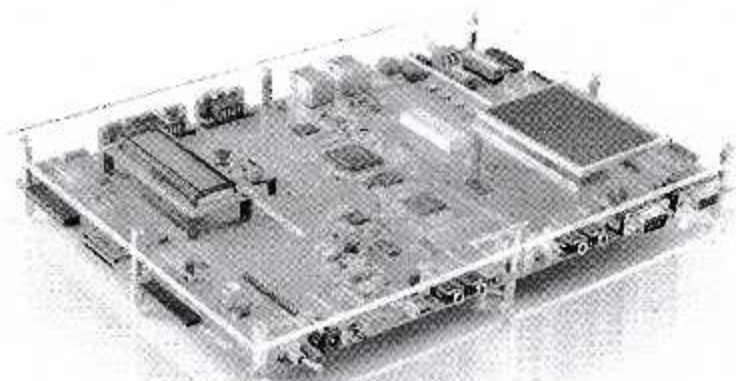
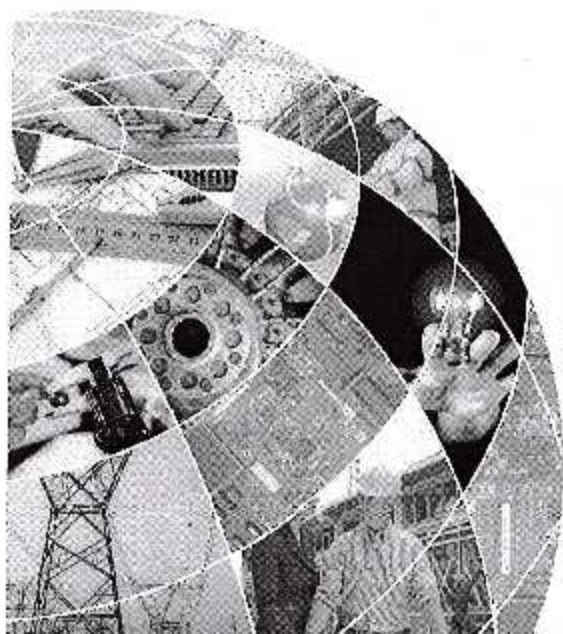
WIPRO
Applying Thought



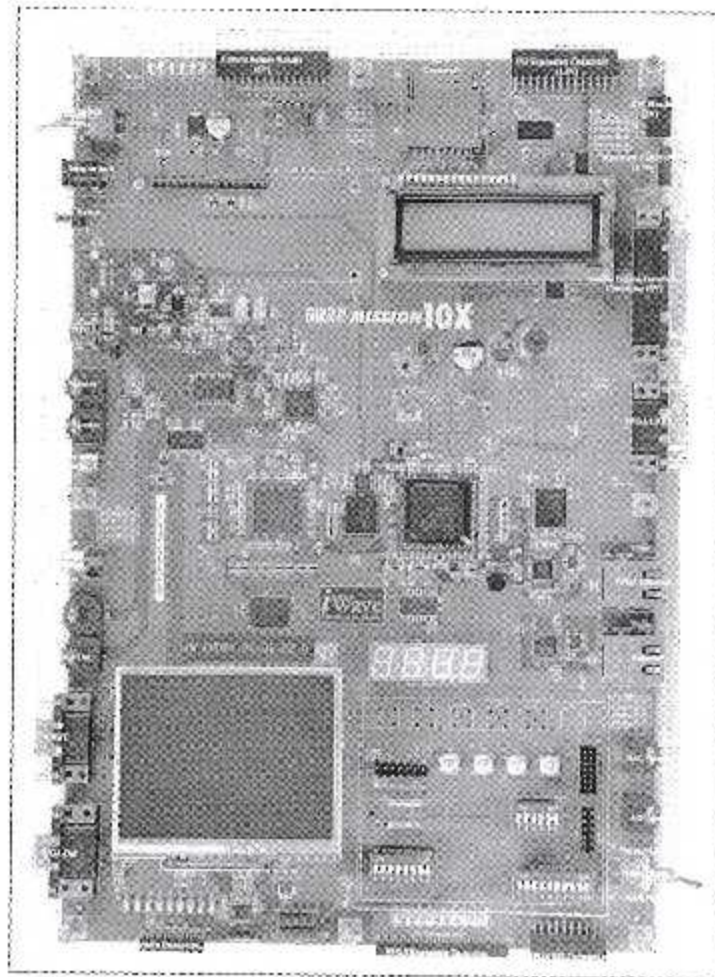
**UTLP
System
specification**



**TECHNOLOGY
ENABLED
LEARNING SOLUTION**



Unified Technology Learning Platform (UTLP) is an integrated learning environment consisting of hardware and software tools. This learning platform can be used by undergraduate students of EEE, ECE, EIE, CSE & IT in engineering institutions to practice their learning's in their class rooms, laboratories and in their course projects.



- TI OMAP 3530
 - ARM Cortex A8 @ 600 MHz
 - DSP @ 430MHz
- Xilinx Spartan-6 FPGA with PCI Express support
- CPU DDR / FPGA DDR / NAND Flash
 - 128 MB CPU RAM-mDDR
 - 64MB FPGA RAM-DDR2
 - 128MB NAND Flash
- PowerVRSGX Graphics
- Video - VGA, Comp, Video/Audio Out
- Video / Audio IN
- Peripherals
 - 3.5" TFT LCD with Touch Screen
 - Seven Segment LED
 - Dual line character LCD
 - ADC, DAC, RTC, Flexible I/O
- Connectivity
 - UART, I2C, McSPI, McBSP
 - USB 2.0 OTG
 - Dual-Ethernet (10/100 Mbps)
 - Optional - Bluetooth, Wi-Fi, GPS
- JTAG support for CPU and FPGA
- Boot loaders : X-Loader, Uboot
- OS: Linux with X11 graphics support
- Development Environment
 - Eclipse IDE, Xilinx ISE 12.1
- API / Library Support

Real-time projects could be constructed in the following domains:



Industrial Automation



Automotive Electronics



Medical electronics /
Bio-medical



Mobile & Communication
Networking

Mission10X and Iwave reserve the right to improve these specifications without notice as part of a continuous effort to meet the best of breed specifications. The registered trademarks are properties of their owner.

For Commercial & Delivery Contact us:

Iwave Systems Technologies Pvt.Ltd

7/B, 29th main, BTM Layout II Stage, Bangalore - 560 076

Ph:+91 - 80 26583700, 26786245

Email: mktg@iwavesystems.com

Web: www.iwavesystems.com

Wipro Technologies

Mission10X Center, EC 1, Tower 2, 2nd Floor, A Wing, No.72, Korban Electronic City, Bangalore 560100

Phone Dir : 080-2852 0408 / Extn - 202217

URL: www.mission10x.com Email: mission.10x@wipro.com