7.2 Institute Industry Interface Activities

	7.2 institute industry interface Activities				
SI. NO	Name of the Industry	Active / Non Active	Nature of activity		
			B.Tech (IT)		
			2018-19: Course Training for MBA Business Analytics (BA)		
1	IBM India Private Limited	Active	2017-18: Course Training for MBA Business Analytics (BA)		
			2016-17: Course Training for MBA Business Analytics (BA)		
			2015-16: Course Training for MBA Business Analytics (BA)		
2	ICT Academy	Active	Industry Collboration , FDP for faculties, Student skill Oriented program, Industry Training programme		
3	Marina Lab	Active	Traininng Programme, Students Project		
4	Natural Solutions	Active	Consultancy - Testing of durability and strength properties of concrete for usage of Concare B14		
	Areete Life Sciences Pvt		To carryout UG/Ph.D Projects through joint research &		
5	Ltd. Guduvanchery,	Active	Development projects. Organizing		
	Chengalpattu-603202.		symposium/conference/workshop/short term training course in		
6	Jhosh Nutritions, Melnariyapanur, Chinna Salem Taluk, Villupuram- 201.	Active	To benefits students and researchers in the areas of training and other pharmacy services.		
7	Scitus Pharma Services, Sidco Industrial Estate, Chennai	Active	Research projects for UG & PG, Research Scholar		
8	Cape Bio Lab & Research Lab	Active	Symposium workshop and conference,Project		
9	Marina Lab , Nerkuntam , Chennai	Active	Facilitating colabrative research & development projects for UG & PG Programms		
10	Biovision Medical Systems	Active	Internship		
11	Barola Technologies	Active	Guest Lecture		
			2019-20: Project Work		
12	K G Data Solutions	Active	2019-20: Guest Lecture		
12	12 K. G Data Solutions Active		2018-19: Project Work		
			2018-19: Internship		

13	Cholamandalam Investment and Finance	Active	2019-20: Project Work
13	Company	Active	2018-19: Project Work
14	TSV Global Solutions Pvt	Active	2019-20: Project Work
14	Ltd	Active	2018-19: Project Work
			2019-20: Project Work
15	Dragon Express Pvt Ltd	Active	2019-20: Internship
			2018-19: Project Work
16	PSM Logistics, Chennai	Active	2019-20: Internship
10	Pow Logistics, Otterman	Active	2017-18: Guest Lecture
	NSIC – Technical Services Centre, Hyderabad.		2019-20: National Level Awareness Programme
17		Active	2018-19: Entrepreneurship Awareness Camp
			2018-19: Industrial Visit
			2017-18: Entrepreneurship Orientation Program
18	Kerry Indev Logistics Pvt.	Activo	2017-18: Consultancy
10	Ltd.	Active	2018-19: Guest Lecture
19	Ennore Cargo Container Terminal Pvt. Ltd.	Active	2017-18: Consultancy
20	RAUNAQ Steelstrading Pvt. Ltd.	Active	2017-18: Consultancy
21	SS RYDERS Ind Pvt. Ltd.	Active	2017-18: Consultancy
22	Tamilnadu Steel Tubes Ltd., Chennai	Active	2018-19: Project
23	BioNeemTech	Active	Student skill Oriented program, Industry Training programme, Students Project
24	Kaushik Therapeutics Pvt Ltd	Active	2018-2019 and 2019-2020-Internship

25	Stannis Institute of Allied	Active	From 2014 onwards, for conducting Value added course -
25	Health Sciences	Active	Diploma in Medical Lab Technology



e-Signed by Dr.P. Saravanan

e-Signed by Jagadish Kuyammudi

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Ten

M. KAILASH CHAND STAMP VENCOR-LING.11727/CM SAIDAPET CHEMINALIS - 1984 OF 1770

e-Signed by Dr.P. Saravanan

e-Signed by Jagadish Kuyammudi



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10 JUN 2020

M. KAILASH CHAND STAMP VENDOR-LNa.11727/C/9 SAMDAPET, CHENCIAI-15, 1:9840177096

e-Signed by Dr.P. Saravanan

e-Signed by Jagadish Kuyammudi

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Vels Institute of Science, Technology and Advanced Studies and IBM agree that all discussions between the parties regarding a potential business arrangement are nonbinding unless and until the parties enter into a written, definitive agreement signed by their duly authorized representative, and neither party shall be obligated to enter into such an agreement.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is intended to outline a proposed business relationship between IBM India Private Limited ("IBM") with Registered offices at 12, Subramanya Arcade, Bannerghatta Road, Bangalore - 560 029 and Vels Institute of Science, Technology and Advanced Studies ("Customer") with offices located at Velan Nagar P.V. Vaithiyalingam Road, Pallavaram, Chennai, Tamilnadu, 600117.

WHEREAS, Customer and IBM have entered into discussions concerning IBM's provision of technology products and services for Customer.

WHEREAS, the parties anticipate that Customer will elect to engage IBM as the primary and preferred technology provider for IT hosting, hardware, software and services.

NOW, THEREFORE, in order to ensure that the discussions and evaluations between parties regarding the potential business relationship that is sought does not create any confusion or misunderstandings, the following items represent points that require the parties' agreement and will facilitate these evaluations and discussions.

1. Roles and Responsibilities

The proposed roles and responsibilities of the parties in connection with this proposed business relationship are described in Attachment 1

2. Termination

This MOU will terminate on <u>5 years from the date of MoU signing</u> 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 evaluation and discussions. All discussions, proposals, term sheets, draft agreements and other similar materials will be null and void if evaluations and discussions are terminated. This MOU can be extended upon written agreement of the parties.

3. Confidentiality

The existence and substance of this MOU and the provision of services contemplated hereby will be kept confidential and will not be disclosed to any party hereto to any third party without the prior written consent of the other party hereto. Notwithstanding the foregoing, any party may make such public disclosure as it believes, on the advice of counsel, is required by law or by applicable stock exchange regulations, in which case such party will consult with the other party and gain such party's written approval prior to making such disclosure.

The parties acknowledge that the exchange of confidential information by Customer and IBM in connection with this MOU will be governed by the terms and conditions of that certain Agreement for Exchange of Confidential Information, attached hereto as Attachment 2.

4. Limitation of Liability

The parties agree that (i) the activities intended by this MOU may not be successfully completed; (ii) the results achieved may not be as anticipated; and (iii) these activities may not lead to any announced or generally available or limited offering. Any decision by any party to forego, or engage any other business opportunity, to alter or supplement any business plan of direction, or to make any investment in anticipation of the consummation of any transaction contemplated hereunder, is at the sole discretion of the party electing to do so, and will not create any actual or potential liability or any obligation for the other party, even if that party is aware of, or has been informed of, or has indicated approval of, any such action, decision, or election.

Except for a breach of Articles 3 or 5, for any claim in any way related to the subject matter of this MOU, the damaged party shall not be entitled to recover any actual and direct damages unless and until a definitive agreement has been signed. This will apply regardless of the form of action, whether in contract or in tort, including negligence. This limitation will not apply to claims for bodily injury or damage to real property or tangible personal property for which a party is legally liable. In no event will either party be liable for any lost profits, lost savings, incidental damages, or other economic consequential damages, even if advised of the possibility of such damages. In addition, neither party will be liable for any damages claimed by the other party based on any third party claim.

5. Publicity

IBM and Customer each agrees not to use the trademarks, trade names, services marks or other proprietary marks of the other party to this MOU in any advertising, press releases, publicity matters, or other promotional materials without prior written approval of the other party. In addition each party agrees not to initiate or distribute any press releases, publicity matters or other promotional materials related to or referencing the subject matter of this MOU without prior written approval of the other party.

6. Governing Law

This Memorandum of Understanding shall be governed by and construed in accordance with the laws of India, without regard to its conflict of laws provision.

7. General

Nothing contained in this MOU will be deemed to grant any ownership in, or license to, any patents, inventions, copyrights or trademarks of either party, whether made under this MOU or not. Each party will own any intellectual property created by it during the period of the MOU. In case a party wants to use the other party's intellectual property as created above for internal purposes, it would have to acquire appropriate licenses and rights from the other party, under a separate agreement. Each party will continue to own any pre-existing material contributed by it.

It is understood that this MOU does not purport to cover all aspects of this business relationship.

This MOU supersedes all prior proposals and discussions on this subject and is the complete and exclusive statement of the agreement between the parties. This MOU cannot be modified except by a written agreement signed by the authorized representative of each of the Customer and IBM companies. Any reproduction of this MOU by reliable means will be considered an original of this document.

Each party will be responsible for its own expenses in connection with these discussions. Except as set forth herein, there are no restrictions on either party as a result of these discussions and either party is free to pursue a similar business relationship with others at any time.

This Memorandum of Understanding sets forth the understanding of the parties as of

e-Signed by Jagadish Kuyammudi By:	Vels Institute of Science Technology and Advanced Studies e-Signed by Dr.P. Saravanan By:
Name:	Name:
Title:	Title:

Attachment 1

Annexure I to IBM Career Education MoU with Vels Institute of Science, Technology and Advanced Studies(VISTAS)

- a) Acknowledge the need for IBM Software skills, in the IT education and training sector. The objective is to have a number of individuals skilled on IBM Software. Both IBM and VISTAS are keen to cooperate in a way that shall benefit VISTAS students pursuing a career in the industry.
- b) VISTAS shall rollout Under Graduate / 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 VISTAS 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 VISTAS. IBM's responsibilities under this Agreement are subject to VISTAS fulfilling its responsibilities under the MoU.
- c) The curriculum may be provided by IBM or jointly developed by IBM and VISTAS designated subject matter experts. There may be additional specialized offerings and curriculum may be reviewed and updated by IBM and VISTAS from time to time with mutual agreement.
- d) Joint Co-ordination Committee To guide the execution of the activities agreed under this MoU, VISTAS and IBM Career Education team may constitute a Joint Co-ordination Committee (hereinafter referred to as "Committee") as follows:
 - Vice-Chancellor / Head of VISTAS or his nominee as the Chairperson;
 - One representative from each party as members
 - A Project Coordinator from VISTAS 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 / Principal, VISTAS.

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.

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 VISTAS for the program
- Deploy SMEs for covering topics for students as mutually agreed as per the curriculum
- Provide the certificates for the students who have successfully completed the course
- 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 BIHER. 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.

f) VISTAS

- 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.

Co-Branded Undergraduate Program Details

Engineering Students - Student Development program

B. Tech (IT) with Specialization in Cloud & Mobile Based Application Development (in association with IBM)

For admissions year 2017 batch, following courses are applicable as students are in the last year of engineering:

Semester	Course Name	Training Intervention by IBM SME	Courseware by IBM
7	Development of IoT Based Applications	32	Yes
7	Fundamental Course in Application Development & Deployment on Cloud	Training by Vels Institute Faculty Members	Yes
8	Industry Session on Cloud & Mobile Based Applications	16	Yes

Program Commercials for admission year 2017 batch.

Sem#	Per Student Fee (INR) (exclusive of applicable taxes)
Semester 7	16500
Semester 8	10500

A min of 60 students order to be placed by VISTAS for the 2017 batch in every semester.

Program structure for Admissions from 2018 onwards

Semester	Course Name	Training Intervention by IBM SME	Courseware by IBM
1	Software Foundation and Programming 1 (With 'C')	40	Yes
2	Software Foundation and Programming 2 (With 'C++')	40	Yes
3	Essentials of Object-Oriented Programming using Java	40	Yes
4	Industry Session on Information Management Basics (DBMS)	24	Yes
5	Foundation Course in Enterprise Application Development using IBM Rational Tools	Training by Vels Institute Faculty Members	Yes
5	Industry Session on Enterprise Application Development & Requirement Management	24	Yes
6	Foundation Course in Cloud Computing	Training by Vels Institute Faculty Members	Yes
6	Foundation Course in Enterprise Mobile Application Development	32	Yes
7	Development of IoT Based Applications	32	Yes
7	Fundamental Course in Application Development & Deployment on Cloud	Training by Vels Institute Faculty Members	Yes
8	Industry Session on Cloud & Mobile Based Applications	16	Yes

Program Commercials

Semester	Per Student Fee (INR) (exclusive of applicable taxes)		
Semester 1	20000		
Semester 2	20500		
Semester 3	21000		
Semester 4	14000		
Semester 5	18000		
Semester 6	20000		
Semester 7	21000		
Semester 8	12500		
Total (in 4 Years) (Taxes Extra , Price is in INR)	1,47,000		

Prices mentioned in the table are in INR & taxes applicable will be extra
A min of 30 students are required for the program in every semester till 8th Semester of the program

For the 1st Semester, IBM fee is due in advance on or before 15th September of the admissions year batch. For Odd Semester starting 3rd Semester, IBM fee is due in advance on or before July 25th, every year For even Semester, IBM fee is due in advance on or before December20th, of the previous year, every year Taxes or duties as applicable will be extra

MBA Program - Student Development program

MBA with specialization in Analytics (in association with IBM)

Semester	Modules	Min No. of Students required per batch	Training Hours to be conducted by IBM	Training Hours to be conducted by Institute Faculty	Courseware to be provided by
1	Emerging Areas of Business Analytics	20	16		IBM
2	Foundation Course in Business Analytics (Cognos Insight)	20	16		IBM
3	Foundation Course in Predictive Analytics (IBM SPSS)	20	32		IBM
3	Foundation Course in Descriptive Analytics (IBM Cognos BI)	20	32		IBM
3	Foundation Course in Big Data & Hadoop	20	-	30	IBM
4	Foundation Course in Big Data Analytics (IBM InfoSphere Big Insight)	20	32		IBM

Program Commercials

Year Wise	Per Student Fee (INR) (exclusive of applicable taxes)	
Year 1	INR 24,500	
Year 2	INR 57,500	

A min of 20 Students are required for the program in every semester till 4th Semester of the program For the 1st Year MBA, IBM fee is due in advance on or before 20th November of the admissions year batch. For 2nd Year MBA, IBM fee is due in advance on or before July 25th every year.

VISTAS needs to place an order of a minimum number of students, in the above specialization program as mentioned in the aforementioned table, even in case the actual number of admission stands lesser than the minimum required number.

The IBM fee listed in the MoU for Engineering & MBA program batches will be applicable for the admission year of existing 2018 batch students & new admission year student batches of 2020, 2021 & 2022.

Please note that commercials for IBM SPSS or any other Licenses and any cloud setup/access either on premise or virtual are excluded

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

Attachment 2

Agreement for Exchange of Confidential Information

Our mutual objective under this Agreement is to provide protection for confidential information (Information) while maintaining our ability to conduct our respective business activities. Each of us agrees that the following terms apply when one of us (Discloser) discloses Information to the other (Recipient).

1. Disclosure

Information will be disclosed either:

- 1) in writing;
- 2) by delivery of items;
- 3) by initiation of access to Information, such as may be in a data base; or
- 4) by oral or visual presentation.

Information should be marked with a restrictive legend of the Discloser. If Information is not marked with such legend or is disclosed orally, the Information will be identified as confidential at the time of disclosure.

2. Obligations

The Recipient agrees to:

- 1) use the same care and discretion to avoid disclosure, publication or dissemination of the Discloser's Information as it uses with its own similar information that it does not wish to disclose, publish or disseminate; and
- 2) use the Discloser's Information for the purpose for which it was disclosed or otherwise for the benefit of the Discloser.

The Recipient may disclose Information to:

- 1) its employees who have a need to know, and employees of any legal entity that it controls, controls it, or with which it is under common control, who have a need to know. Control means to own or control, directly or indirectly, over 50% of voting shares; and
- 2) any other party with the Discloser's prior written consent.

Before disclosure to any of the above parties, the Recipient will have a written agreement with the party sufficient to require that party to treat Information in accordance with this Agreement.

The Recipient may disclose Information to the extent required by law. However, the Recipient will give the Discloser prompt notice to allow the Discloser a reasonable opportunity to obtain a protective order.

3. Confidentiality Period

Information disclosed under this Agreement will be subject to this Agreement for two years following the initial date of disclosure.

4. Exceptions to Obligations

The Recipient may disclose, publish, disseminate, and use Information that is:

- 1) already in its possession without obligation of confidentiality;
- 2) developed independently;

- 3) obtained from a source other than the Discloser without obligation of confidentiality;
- 4) publicly available when received, or subsequently becomes publicly available through no fault of the Recipient; or
- 5) disclosed by the Discloser to another without obligation of confidentiality.

The Recipient may use in its business activities the ideas, concepts and know-how contained in the Discloser's Information which are retained in the memories of Recipient's employees who have had access to the Information under this Agreement.

5. Disclaimers

THE DISCLOSER PROVIDES INFORMATION WITHOUT WARRANTIES OF ANY KIND.

The Discloser will not be liable for any damages arising out of the use of Information disclosed under this Agreement.

Neither this Agreement nor any disclosure of Information made under it grants the Recipient any right or license under any trademark, copyright or patent now or subsequently owned or controlled by the Discloser.

6. General

This Agreement does not require either of us to disclose or to receive Information.

Neither of us may assign, or otherwise transfer, its rights or delegate its duties or obligations under this Agreement without prior written consent. Any attempt to do so is void.

The receipt of Information under this Agreement will not in any way limit the Recipient from:

- 1) providing to others products or services which may be competitive with products or services of the Discloser;
- 2) providing products or services to others who compete with the Discloser; or
- 3) assigning its employees in any way it may choose.

The Recipient will 1) comply with all applicable export and import laws and regulations, including associated embargo and sanction regulations, and 2) unless authorized by applicable governmental license or regulation, not directly or indirectly export or re-export any technical information or software subject to this Agreement (including direct products of such technical information or software) to any prohibited destination or country (including release to nationals, wherever they may be located, of any prohibited country) as specified in such applicable export regulations. This paragraph will survive the termination or expiration of this Agreement and the confidentiality period above and will remain in effect until fulfilled.

Only a written agreement signed by both of us can modify this Agreement.

Either of us may terminate this Agreement by providing one month's written notice to the other. Any terms of this Agreement which by their nature extend beyond its termination remain in effect until fulfilled, and apply to respective successors and assignees.

Both of us consent to the application of the laws of India to govern, interpret, and enforce all of your and our rights, duties, and obligations arising from, or relating in any manner to, the subject matter of this Agreement, without regard to conflict of law principles.

e-Signed by Dr.P. Saravanan

e-Signed by Jagadish Kuyammudi

This Agreement is the complete and exclusive agreement regarding our disclosures of Information, and replaces any prior oral or written communications between us regarding these disclosures. By signing below for our respective enterprises, each of us agrees to the terms of this Agreement. Once signed, any reproduction of this Agreement made by reliable means (for example, photocopy or facsimile) is considered an original.

Agreed to:	Agreed to:	
Ves Institute of Science, Technology & Advanced Studies	IBM India Private Limited	
By: e-Signed by Dr.P. Saravanan	By: e-Signed by Jagadish Kuyammudi	
Authorized Signature:	Authorized Signature:	
Name (type or print):	Name (type or print):	
Date:	Date:	
Identification number:	Agreement number:	
Address: Velan Nagar P.V. Vaithiyalingam Road, Pallavaram, Chennai, Tamilnadu, 600117	IBM address: No. 12, Subramanya Arcade, Bannerghatta Road, Bangalore 560029, India.	

Attachment 3

Trademark License Agreement for Co-marketing of the IBM Logo

Trademark License Agreement ("Agreement") made as of	, between IBM India Pvt Ltd, an
Indian corporation (hereinafter "LICENSOR"), and Vels Institute Of Science Technology	nology And Advanced Studies having
its registered office at Velan Nagar P.V. Vaithiyalingam Road, Pallavaram, Chenr	nai, Tamilnadu, 600117 INDIA
(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. USEOFTHELICENSEDMARK

- 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 LICENSE 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. OWNERSHIPOFTHELICENSEDMARK

- 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;
 - 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.

e-Signed by Dr.P. Saravanan

e-Signed by Jagadish Kuyammudi

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:
 - 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;
 - 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 \$50,000.00.

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.

Section 9. DURATIONANDTERMINATION

- 9.1 This Agreement and the rights and licenses granted hereunder, shall terminate on <u>(5 Years after signing)</u> unless earlier terminated in accordance with its terms or when the MOU between IBM India Ltd and "VISTAS" is terminated
- 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

Section 11. TRANSFEROFRIGHTS

Attn:

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. ENTIREAGREEMENT

- 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.

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	Vels Institute Of Science Technology And Advanced Studies
Ву	Ву
	Name:
	Title:

Exhibit 1 IBM Logo

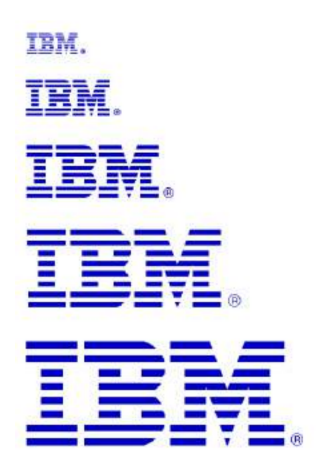


Exhibit 2

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.
- ${\bf 2.} \quad \hbox{Do not change the size, color or proportion of the artwork provided by IBM.}$
- 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 197

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

ATTACH EXHIBIT 3

Illustration - Sample only













Memorandum of Understanding

Between

Vels University, Chennai

And

IBM India Pvt. Ltd

This Memorandum of Understanding ("MOU") is entered into at effective as of 18 +5 2 =15 ("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

Vels University having its registered office at Velan Nagar, PV Vaithyalingam Road, Pallavaram, Chennal 600117 hereinafter unless the context otherwise requires be referred to as "VU".

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

WHEREAS VU and IBM agree that all discussions between VU 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 VU will elect to engage IBM as the primary and preferred technology provider and for software training services.

Now therefore this MOU witnesses:

REGISTRAR VELS UNIVERSITY

Page 1 of 6(VISTAS)

Velan Nagar, P.V. Vashiyalingani Road, Memorandum of Understanding

Pallarettes, Charmas-600 11/

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1 - DEFINITIONS

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

"Faculty" hereby refers to Training Staff of VU,

"Students" hereby refers to all the students of VU

"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 VU for which VU 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) VU

- Opportunity to emerge as one of the competent entitles 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-inclass 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 setup a joint and co-branded Lab on the campus with IBM, focused on various specialty areas like Big Data, Analytics, Mobility. etc.
- 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

Page 2 of 6

U-

Memorandum of Understanding

IBM Career Education Program

REGISTRAR VELS UNIVERSITY (VISTAS)



- 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 VU.

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

Under this MOU, VU 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 VU 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 VU. 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

Page 3 of 6

Memorandum of Understanding



irrespective of termination period / date, subject to all the payments and other obligations having been met by VU 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 VU by virtue of this MOU, shall also stand automatically terminated without any further act of parties. VU 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 VU that become due by virtue of this MOU, prior to termination.

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 cIVU against the other (except as specifically admitted by paragraph 2 below) whatsoever.

Except for IBM's obligation to indemnify VU 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 VU 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 VU 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 Vice Chancellor, VU 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

Page 4 of 6

Memorandum of Understanding

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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 shall during the term of this MOU be entitled to audit the courseware & the software license usage records of licenses hosted on VU premises as well as training attendance records maintained by VU. 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 VU and will not be disclosed to any third party without the prior written consent of IBM. Notwithstanding the foregoing, VU may make such disclosure to the extent required by law, court or statutory authority, in which case VU will promptly inform IBM to allow IBM a reasonable opportunity to obtain a protective order. IBM and VU 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 VU 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.

Page 5 of 6

Memorandum of Understanding

VELS UNITERSITY

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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.

VU 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:

Dr. B. KRISHNAMURTHY, M.A., Ph.D.

For Vels University , ChenREGISTRAR

Name:

(VISTAS) Velan Nagar,

P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117.

Signature: 15.11-

For IBM India Private Ltd.

Name: KUMAL DUREJA

Designation: COUNTRY MANAGER, CAREER EDUCATION, WILL

Signature:

Page 6 of 6

IBM Career Education Program

Memorandum of Understanding

Memorandum of Understanding

Between

Vels University, Chennai

And:

IBM India Pvt. Ltd.

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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.

Vels University having its registered office at Velan Nagar, PV Vaithyalingam Road, Pallavaram, Chennal 600117 hereinafter unless the context otherwise requires be referred to as "VU".

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

WHEREAS VU and IBM agree that all discussions between VU 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 VU will elect to engage IBM as the primary and preferred technology provider and for software training services.

Now therefore this MOU witnesses:

VELS UNIVERSITY

Page 1 of 6(VISTAS)

P.V. Vandaryalingatt Road Memorandum of Understanding

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Signed:

Dr. B. KRISHNAMURTHY, M.A., Ph.D.

For Vells University , Chen REGISTRAR VELS UNIVERSITY

Name:

(VISTAS) Velan Nagar,

Designation: P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117.

Signature: 15°

For IBM India Private Ltd.

Name: KUMAL DUREJA

Designation: COUNT BY MANAGER, CAPEER EDUCATION, 166

Signature:

LIST OF THE COURSE TRAINING FOR MBA BUSINESS ANALYTICS (BA)

S. No.	Name of the Course	Semester
1	Emerging Area of Business Analytics	I
2	Foundation course in Business Analytics (Cognos Insight)*	II
3	Foundation Course on Predictive Analysis (IBM SPSS)*	II

BA BATCH 18 – 20

S.NO	REG NO	NAME OF THE STUDENT
1	18316101	AAHISHRAGHUNATH
2	18316102	DHARMESHWARAN C
3	18316103	MAIBAM JOTISH SINGH
4	18316104	NIRMALKUMAR B
5	18316105	PETHUMANI V
6	18316106	RANJIT SURIYA D
7	18316107	SANDHYA R
8	18316108	SARANYA K
9	18316109	SOWMYA R
10	18316110	VISHNUJITH K
11	18316111	RAMACHANDRAN K
12	18316112	SABARISH S
13	18316113	SAGAYA ANCY MARY R

S. No.	Name of the Course	Semester
1	Foundation Course in Descriptive Analysis (IBM)*	III
2	Foundation course in Hadoop	IV

BA BATCH 17 – 19

S.NO	REG NO.	NAME
1	17316101	S.ISAAC PRABHAKAR
2	17316102	LAKSHMI NARAYANA.T
3	17316103	SAI KISHORE
4	17316104	SANTHOSH.C
5	17316105	SHIVA KARTHIK.S.N
6	17316106	VYSHNAVI
7	17316107	ARCHANA.Y.D
8	17316108	KANISHKAR.N.S
9	17316109	SANTOSH.P
10	17316110	SHANKARA RAJAN.B
11	17316111	KANCHAN DEVI .J.
12	17316112	S.PARANTHAMAN.
13	17316113	SOWNDERYA.R
14	17316114	JAYA BALAJI.M
15	17316115	HARI KRISHNAN.P.A
16	17316116	FEBIJA.D.

IBM
List of the Course Training for MBA Business Analytics (BA)

S. No.	Name of the Course	Semester
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3	Foundation Course on Predictive Analysis (IBM SPSS)*	II
4	Foundation Course in Descriptive Analysis(IBM)*	III
5	Foundation course in Hadoop	IV

BA BATCH 18 – 20

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2	18316102	DHARMESHWARAN C
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4	18316104	NIRMALKUMAR B
5	18316105	PETHUMANI V
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13	17316113	SOWNDERYA.R
14	17316114	JAYA BALAJI.M
15	17316115	HARI KRISHNAN.P.A
16	17316116	FEBIJA.D.

BA BATCH 16 – 18

S.NO	REG NO.	NAME
1	16316101	AARON WINSTON.S
2	16316102	ANANTHI.R
3	16316103	BARNABA GIDEON CYRUS
4	16316104	BHUVANESWARI.V
5	16316105	CHRISTOPHER.A
6	16316106	DEEPAK KUMAR.K
7	16316107	DINESH.V
8	16316108	JASMIN.P
9	16316111	VENKATESH.R
10	16316112	VIGNESH.V
11	16316113	ANNIE SUGENA THRESE .T
12	16316114	ASIMKHAN.J
13	16316115	BAVADHARANI.A
14	16316116	SAITHA HAJRIN FATHIMA.S
15	16316118	EZHILARASI.R

S.NO	REG NO.	NAME
16	16316119	SUBADHRA.P
17	16316120	VAISHNAVI.J
18	16316121	VENKATESH.M
19	16316122	ASWIN ANNI.A
20	16316123	RAGHAVENDRA SRIKANTH.R
21	16316124	PRATTOSSH SHIVAM.R
22	16316156	ROMAXIN ROBERT

Memorandum of Understanding

Between

Vels University, Chennai

And:

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VELS UNIVERSITY

Page 1 of 6(VISTAS)

P.V. Vandaryalingatt Road Memorandum of Understanding

Paliare and Charast-850 and

IBM Career Education Program

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Signed:

Dr. B. KRISHNAMURTHY, M.A., Ph.D.

For Vells University , Chen REGISTRAR VELS UNIVERSITY

Name:

(VISTAS) Velan Nagar,

Designation: P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117.

Signature: 15°

For IBM India Private Ltd.

Name: KUMAL DUREJA

Designation: COUNT BY MANAGER, CAPEER EDUCATION, 166

Signature:

LIST OF THE COURSE TRAINING FOR MBA BUSINESS ANALYTICS (BA)

S. No.	Name of the Course	Semester
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2	Foundation course in Business Analytics (Cognos Insight)*	II
3	Foundation Course on Predictive Analysis (IBM SPSS)*	II

BA BATCH 19 – 21

S.NO	REG NO	NAME OF THE STUDENT
1	19316101	ADHITHYA.S
2	19316102	DEEPAK.G
3	19316103	KUMARAN.B
4	19316104	LASYAPRIYA.S
5	19316105	LOGANATHAN.B
6	19316106	MOHD IRFAN.A
7	19316107	NARESHKUMAR.G
8	19316108	PAVITHRA.S.V
9	19316109	PREMKUMAR.K
10	19316110	RAGHUL.J
11	19316111	SANKHARRAM.S
12	19316112	SRINIVETHA.R.V.
13	19316113	VIGNESSH.R
14	19316114	NOORUDEEN.M
15	19316115	RAVEENA.J
16	19316116	MANOJ R
17	19316117	LAVANYA.D

S. No.	Name of the Course	Semester
1	Foundation Course in Descriptive Analysis (IBM)*	III
2	Foundation course in Hadoop	IV

BA BATCH 18 – 20

S.NO	REG NO	NAME OF THE STUDENT
1	18316101	AAHISHRAGHUNATH
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In association with







Hosted by





Faculty Development Program on

Introduction to Mobile App Development

Vels Institute of Science, Technology & Advanced Studies(VISTAS), Chennai

19 & 20 November 2018

Hosted at



In Association with







Faculty Development Program on

Oracle Programming using PL/SQL

30 Jan - 03 Feb 2017







STUDENT TEAMS SELECTED FOR GRAND FINALE

17 & 18 April 2021

- CMR college of Engineering and Technology
- G Pullaiah College of Engineering and Technology
- Gudlavalleru Engineering College
- Hindustan Institute of Technology and Science
- Karpagam College of Engineering
- KCG College of Technology
- KLE Technological University
- Knowledge Institute of Technology
- KS Rangasamy College of Technology
- KSR Institute of Engineering and Technology
- Mahatma Gandhi Institute of Technology
- Manakula Institute of Technology
- Mepco Schlenk Engineering College
- Muthayammal Engineering College
- Narasaraopeta Engineering College
- Nitte Meenakshi Institute of Technology
- NMAM institute of Technology
- PACE Institute of Technology & Sciences

- Prasad V. Potluri Siddhartha Institute Of Technology
- PSNA College of Engineering and Technology
- Ramco Institute of Technology
- Sahyadri College of Engineering & Management
- Sreenidhi Institute of Science and Technology
- Sreyas Institute of Engineering and Technology
- Sri Eshwar College of Engineering
- Sri Krishna College of Engineering & Technology
- Sri Krishna College of Technology, Coimbatore
- Sri Manakula Vinayagar Engineering College
- Sri Sairam Engineering College
- Sri Sairam Institute of Technology
- Srinivasa Ramanujan Institute of Technology
- Swarnandhra College of Engineering and Technology
- Velalar College of Engineering and Technology
- Vels Institute of Science, Technology & Advanced Studies (VISTAS)
- VSB Engineering College

PRIZES & CERTIFICATES







Certificate of Recognition for Top 3 Winning Teams. Participation Certificates for all Finalists.







DESIGN NOW

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DESIGN WEEK 2020-2021 GRAND FINALE

36 HOURS HACKATHON ON FUTURE OF MAKING

STUDENT TEAMS SELECTED FOR LEVEL 2

Team 01

Boyapati Chandrabose Gundabathini Prem Kumar Team 10

ream to

Mohammed Mudassir Quraishi

K.Mohit Chandra

Team 13

Ayyagari Sri Tarun

M .Shyam Babu

Team 16

Ravi Sai Subodh Reddy

Minampati Jayanth Narayan

Team 17

Copikrishna S

Rahul Kumar K S

Team 23

Gowtham M

Team 27

Manoj Kumar A

Team 28

Devaneshwar.B

Team 29

Thanush R

Chandrashekran Y

Team 30

Brishu Pratap Singh

Team 34

Muthu Vel T J

Nitin Vyas R

Team 35

Godwin N

Darshan V K

Team 40

S. Anirrudh Shrinaath

Team 53

Salvin Ashok Pinto

Vineeth Lester Pais

Team 54

Abhishek H Kamath

Nishan Rai

Team 56

Jason Dsilva

Melson Floyd Rodrigues

Team 57

Moolya Shodhan S

Raghavendra Bhat K M

Team 58

Amit Harwad

Anirudh Gudi

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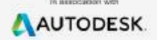


Exclusive for Mechanical Engg. Students



Organised by





MEMORANDUM OF UNDERSTANDING

Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai - 600 117

INSTITUTION TIE-UP WITH

MARINA LABS

Herbal Unit, Research and Development, Nerkundram, Chennai

DECEMBER 2018



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M.I MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING is made and entered into force this 17th day of December 2018

BETWEEN

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES, Velan Nagar, P.V.Vaithyalingam Road, Pallavaram, Chennai-600 117 and (herein after called VISTAS with expression shall where the context so admits include its successors and permitted assigns)

RESEARCH AND DEVELOPMENT, MARINA LABS, located at No. 14, Kavya Gardens, NT Patel Road, Nerkundram , Chennai - 600107, herein referred as MARINA LABS with expression shall, where the context so admits, mean and include its successors, representative and permitted assigns of the other part.

VISTAS and MARINA LABS enters into this agreement to promote academic and industrial exchange between the institutions towards the benefit of the students and faculties of both the institutions

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117.

PREAMBLE

ABOUT THE INSTITUTION

- M.2.1 VEL's Educational Trust in established various educational institutions in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development. The Deemed to be University status was conferred to this educational institution by University Grants Commission,1956 and the Ministry of Human Resource Development (MHRD), Govt. of India in June 2008. No. F.9-56/2004-u.3 dated 4th June 2008. As a logical consequence of this, the Founder Chairman Dr. Ishari K. Ganesh has become the Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes an institution which will be globally more competitive and internationally recognized institution.
- M.2.2 MARINA LABS was established in the year 2006, with the prime focus being Research & Development. Aerobiology, Herbal Technology & Drug discovery, Bio-Nanotechnology, Bioremediation and Plant pathology are the fields of specialty. The institute aims at generating workforce to the Nation by disseminating knowledge through training, workshops and lectures to students, academicians and industry personnel of Life Sciences. Additionally, the institute has clients at the National and International level.

M.3 SCOPE OF WORK AND RESPONSIBILITIES

- M.3.1 The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of interest. The following areas of interest form the major part of MOU.
 - Research work to be carried out at VISTAS and MARINA LABS, in areas where regulatory guidelines permit.

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennai - 600 117. (R. Jul. 20)

- Organizing and participating in Joint Symposium/Conferences/ Workshops/ Guest lecture / Invited Lecture / Short Term Training by both VISTAS and MARINA LABS.
- Mutual extension of Laboratory facilities of VISTAS/MARINA LABS and permitting the research scholars to use the facilities in institution and agree to the terms for the benefit of both student and faculty members of both the organization.
- Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment.
- All visits of the staff of VISTAS to MARINA LABS and vice-versa will be on the basis of prior approval of the competent authority of VISTAS and MARINA LABS.
- To arrange for direct discussion for development of novel strategies for initiation of research works and mutual exchange of ideas.
- Sharing the expertise of VISTAS and MARINA LABS, for the benefits of the students and the scientists of MARINA LABS in the areas of education, training, research and other pharmacy services. This MOU is restricted to the Students and Faculty of VISTAS and the staffs of MARINA LABS.
- Through this MOU the faculty and scholars will be continuously taking part of your research team which evolves continuous Human Resource support in the research area of the company.

Consultancy services of both the parties.

Vels Institute of Science, Technology & Advanced Studles (VISTAS)

Pallavaram, Chennai - 600 117.

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M.4 PUBLICATIONS

M.4.1 Publications, if any, in respect of the ACTIVITY shall be in the names of VISTAS and MARINA LABS, personnel connected with the ACTIVITY. In all publications (papers, reports, etc.), it will be duly acknowledged that the work has been carried out by VISTAS / MARINA LABS, under an MOU between the parties.

M.5 TERM AND TERMINATION

- M.5.1 In carrying out their obligations under this MoU, the Parties will act in accordance with good faith and fair dealing practices.
- M.5.2 The provisions of this MoU, as well as any statements made by the Parties in connection with this defined relationship will be interpreted with utmost good faith.
- M.5.3 This MoU enters into force for a period of THREE years from the date of signing. After this period, it shall be reviewed and renewed for additional period, unless either Party notifies to the other in writing its intent to terminate this MoU.
- M.5.4 Either party may terminate this MoU by giving 30 (Thirty) days notice in writing to the other party.
- M.5.5 If either party gives notice to terminate this MoU, such notice will take effect only in respect of new activity, and it is agreed that existing activity(ies) will continue to be honoured by both parties.

All notices and other communications required to be served on the PARTY under the terms and this MOU, shall be considered to be duly served, if the same shall have been delivered to, left with or posted by registered mail to the MARINA LABS, at its last known address of business. Similarly, any notice to be given to the VISTAS shall be considered as duly served, if the same shall have been delivered to, left with or posted by registered mail to the VISTAS at its registered office in Chennai

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallayaram, Chennai - 600 117.

(Brinks Bij)

M.6 ARBITRATION

- M.6.1 In the event of any dispute or difference between the parties hereto, such disputes or differences shall be resolved amicably by mutual consultation. Except as herein before provided, any dispute arising out of this MOU shall be referred to the arbitration of two arbitrators, one to be appointed by each party to the dispute and in case of difference of opinion between them to an umpire appointed by the said two arbitrators before entering on the reference and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on both parties. The venue of arbitration shall be at such place as may be fixed by such arbitrators or umpire and the arbitration proceeding shall take place under the Indian Arbitration and Conciliation Act, 1996.
 - M.6.2 This MoU shall be governed and interpreted in accordance with the Laws of India. The parties further agree to subject themselves to the jurisdiction of the Chennai Courts in India.

AMENDMENTS M.7

M.7.1 No amendment or modification of the MOU shall be valid unless the same is made in writing by both the parties of their authorized representatives and specifically stating the same to be an amendment of this MOU. The modification/changes shall be effective from the date on which they are made/executed, unless or otherwise agreed to.

Vels Institute of Science, Technology

& Advanced Studies (VISTAS) Pallayaram, Chennai - 600 117.

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IN WITNESSWHEREOF THE parties, hereto have signed this Memorandum Of Understanding on 17th day of December, Two Thousand and Eighteen.

For and One behalf of

Vels Institute of Science, Technology & Advanced Studies (VISTAS), Pallavaram, Chennai - 600117

Vely Institute of Science, Technology

Name :Dr.A.R. Veeramani (VISTAS) Pallavaram, Chennai - 600 117.

Designation: Registrar

Seal

Witness (Name & Address)

1. Signature with date

Name

DOP DESCRIPTION

School of Pharmacourical Sciences VISTAS, Vela Linyerally, Value topic, P.V. Vatroyal-cam Road

2. Signature with date

Name (D) & Jayakumaki)

Dr.S. JAYARU ARI, BROWN PAD. SCHOOL UP PHARMACE TO ALL DOMENCES PALLAVARANI O'C.

For and One behalf of

Research and Development, Marina Labs, Nerkundram, Chennal - 600 107

Signature R. Fish Ry

Name: R. Dalus Ri

Designation: Los officer

Seal

Witness (Name & Address)

1. Signature with date Butto

2. Signature with date P. L-Name:

P. RAMADOSS

MEMORANDUM OF UNDERSTANDING

SCHOOL OF PHARMACEUTICAL SCIENCES
VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND
ADVANCED STUDIES (VISTAS)
PV.VAIDYALINGAM ROAD
Pallavaram, Chennai – 600 117

INSTITUTION
TIE-UP WITH
CLINICAL RESEARCH ORGANISATION

SCITUS PHARMA SERVICES SIDCO INDUSTRIAL ESTATE, THIRUMIZHIZAI, CHENNAI

October 2018



16924 CHENNAI 22 OGT STO

M.1.1

TV. OMPRAKASH (S.V.) 195, MUTHURANSAM ROAD, TAMBARAM, CHENNAI-46. ND9533 / B1 / 2000 DT 7.9.2000

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MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING is made and entered into force from 26th day of October 2018.

BETWEEN

SCHOOL OF PHARMACEUTICAL SCIENCES, VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES, P.V. Vaithyalingam Road, Pallavarim, Chennai-600 117 and (herein after called VISTAS with expression shall where the context so admits include its successors and permitted assigns)

AND

SCITUS PHARMA SERVICES, focated at SIDCO Industrial Estate, Thirumazhisai represented by its Director and Head-Operations herein referred as SCPHS Which expression shall, where the context so admits, mean and include its successors, representative and permitted assigns of the other part.

The VISTAS and SCPHS enter in to this agreement to promote academic and educational exchange and cooperation between the institutions towards the benefit of the students of both the institutions.

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SERVICE SERVICE

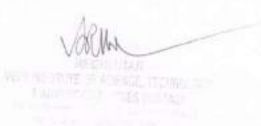
M.2 PREAMBLE

ABOUT THE INSTITUTION

M.2.1 VELS INSTITUTE OF SCIENCE TECHNOLOGY AND ADVANCED STUDIES (VISTAS) established under section 3 of act 1956, by the Ministry of Human Resource Development, Govt of India in 2008. VISTAS (popularly known as VISTAS) has originated from a self-financing group of institutions as Vels Group of Institutions established in 1992. The university status has been conferred by UGC after taking into accounts the rich experience accumulated by the Management and quality maintained in the field of Higher Education.

VISTAS is a multi-disciplinary deemed university offering varied and innovative courses in emerging areas. The Institution offers 45 undergraduate, 37 post graduate programmes, 23 diploma and certificate programmes of contemporary relevance.

M.2.2 SCPHS, located at SIDCO Industrial Estate, Thirumazhisai, was established in the year 2017, with the prime focus on support to pharmaceutical and biopharmaceutical companies in their effort to develop generic and newer dosage form. Its GCLP compilant bioanalytical facility offers bioanalytical services to pharmaceutical industries planning to conduct healthy volunteer and patient based bioavailability and bioequivalence studies in support of their ANDA submission. The company has state-of-the art LC-MS/MS machines which enable the company to support estimation of potent and low dose drugs. With the support of partner organizations, SCPHS provide full range of services to the pharmaceutical industries - from API to finished pharmaceutical formulation, bioequivalence studies and ANDA submission.





M.3 SCOPE OF WORK AND RESPONSIBILITIES

- M.3.1 The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of interest. The following areas of interest form the major part of MOU.
 - Research work to be carried out at VISTAS and SCPHS joint Research and Development in areas, where regulatory guidelines permits.
 - Organizing and participating in Joint Symposium/Conference/ Workshops/Short Term Refresher courses conducted by both VISTAS and SCPHS.
 - Mutual extension of Laboratory facilities of VISTAS / SCPHS, and permitting the research scholars to use the facilities in institution and agree to the terms for the benefit of both student and faculty members of both the organization.
 - Sharing knowledge and capability in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment.
 - All visits of the staff of VISTAS to SCPHS and vice-versa will be on the basis of prior approval of the competent authority of VISTAS and SCPHS.
 - To arrange for direct discussion for development of novel strategies for initiation of research works and mutual exchange of ideas.

SECURITION.

A STANGED STUDIES OFFICE

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- Sharing the expertise of VISTAS and SCPHS, for the benefits of the students and the scientists of SCPHS in the areas of education, training, research and other pharmacy services. This MOU is restricted to the Students and Faculty of VISTAS and the staffs of SCPHS.
- Through this MOU the faculty and scholars will be continuously taking part of your research team which evolves continuous Human Resource support in the research area of the company.

M.4 FINANCE

M.4.1 SCPHS has no financial commitment to VISTAS on sharing of facilities/faculty mutually and vice-versa.

M.5 PUBLICATIONS

M.5.1 Publications, if any, in respect of the ACTIVITY shall be in the names of VISTAS and SCPHS, personnel connected with the ACTIVITY. In all publications (papers, reports, etc.), it will be duly acknowledged that the work has been carried out by VISTAS/SCPHS, under an MOU between the parties.

M.6 TERM OF THE MOU AND TERMINATION

M.6.1 In carrying out their obligations under this MoU, the Parties will act in accordance with good faith and thir dealing practices.





- M.6.2 The provisions of this MoU, as well as any statements made by the Parties in connection with this defined relationship will be interpreted with utmost good faith.
- M.6.3 This MoU enters into force for a period of THREE years from the date of the signing. After this period, it shall be reviewed and renewed for additional period, unless either Party notifies to the other in writing its intent to terminate this MoU.
- M.6.4 Either party may terminate this MoU by giving 30 (Thirty) days notice in writing to the other party.
- M.6.5 If either party gives notice to terminate this MoU, such notice will take effect only in respect of new activity, and it is agreed that existing activity(ies) will continue to be honoured by both parties.

All notices and other communications required to be served on the PARTY under the terms and this MOU, shall be considered to be duly served, if the same shall have been delivered to, left with or posted by registered mail to the SCPHS, at its last known address of business. Similarly, any notice to be given to the VISTAS shall be considered as duly served, if the same shall have been delivered to, left with or posted by registered mail to the VISTAS at its registered office in Chemnai.

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M.7 ARBITRATION

- M.7.1 In the event of any dispute or difference between the parties hereto, such disputes or differences shall be resolved amicably by mutual consultation. Except as herein before provided, any dispute arising out of this MOU shall be referred to the arbitration of two arbitrators, one to be appointed by each party to the dispute and in case of difference of opinion between them to an umpire appointed by the said two arbitrators before entering on the reference and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on both parties. The venue of arbitration shall be at such place as may be fixed by such arbitrators or umpire and the arbitration proceeding shall take place under the Indian Arbitration and Conciliation Act, 1996.
- M.7.2 This MoU shall be governed and interpreted in accordance with the laws of India. The parties further agree to subject themselves to the jurisdiction of the Chennai courts in India.

M.8 AMENDMENTS

M.8.1 No amendment or modification of the MOU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MOU. The modification/changes shall be effective from the date on which they are made/executed, unless or otherwise agreed to.





IN WITNESS WHEREOF THE parties, hereto have signed this Memorandum of Understanding on 26th day of October 2018

For and One behalf of

Vels Institute of Science, Technology and Advanced Studies, Chennai 600 117

Name

Designation

Seal

Witness (Name & Address)

L. Signature with date

Name and of Pharmacautical Sciences VISTAS, Veis University, Vetan Nagui P.V. Valiniçali (jam Road) Hattavaram, Chenna - 500 117. \$100 08401 25575

2. Signature with date 56/10/4

Name: S. Sathesh tumar Frof & HoD, Dept of Pharmacentics VISTAS, Chennai.

For and One behalf of

Scitus Pharma Services SIDCO Industrial Estate Thirumizhizai, Chennai

Signature 43

NAMES A.Z. SIMON

Designation Director & Hund Don

Senl

Witness (Name & Address)

1. Signature with date R. Kunil 2018

Name: R. KATRITHIK

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CHEMMAI

2. Signature with date

Name: #Children

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MEMORANDUM OF UNDERSTANDING

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai - 600 117

INSTITUTION TIE-UP WITH RESEARCH LAB

CAPE BIO LAB & RESEARCH LAB (CBLRC)
NO. 27, THIRD FLOOR
CSI Shopping Complex
Marthandam, KK Dist., - 629 165

APRIL 2018



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53AB 324229

S. KESAVARAJ

19, G.S.T. Road, Pallavaram, Ch - 43. LNo: 14525 (8)94 Ph : 9176558785

MEMORANDUM OF UNDERSTANDING

- M.1.1 This MEMORANDUM OF UNDERSTANDING is made and entered into force this £9 day of APRIL 2018, between SCHOOL OF PHARMACEUTICAL SCIENCES, VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES having its registered office at #521/2. Annasalat, Nandanam, Chennat-600 035 (herein after called VISTAS) with expression shall where the context se admits include its successors and permitted assigns).
- M.1.2 CAPE BIO-LAB & RESEARCH CENTRE, located at No. 27, Third floor, CSI Shopping Complex. Marthandam, KK Dist – 629 165 [Herein called as CBLRC, which expression shall where the context so admits include its successors and permitted assigns) of the other part.

Dr. J. Jaslin Edward, M.Pharm. Ph. 9

Cape Bio Lah & Research Centre

-Marthandam - 629 165 -Mob : 4 91 9994 172 246 ANN

M.2 PREAMBLE

ABOUT THE INSTITUTION

- VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES, CHENNAL SCHOOL OF PHARMACEUTICAL SCIENCES - A constituent of VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES. CHENNAL established in 2008 is one of the non-governmental institution committed to the cause of social welfare with a thrust of education. It is also engaged in Pharmaceutical R & D and allied areas. The Institute has developed and commercialized number of technologies for research projects in synthetic, analytical, bioavailability and bio equivalence studies, general Pharmacological screening and formulation development.
- M-2/2 1: MOU is for the purpose of sharing the expertise of VISTAS and CBLRC, for the benefits of the students and the scientists of CBLRC in the areas of education, training, research and other pharmacy services. This MOU is restricted to the Students and Faculty of VISTAS and the staff of CBLRC.
 - 2. MOU is for the benefit of value based Research & Technical activities in both the center.
 - 3. Through this MOU Research Scholars/PG scholars will be continuously taking part of your-research team which evolves: continuous Human Resource support in the research area of the company.

M.3 - SCOPE OF WORK AND RESPONSIBILITIES

- M.3.1 The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of interest. The following areas of interest form the major part of MOU.
 - Graduate, Post Graduate and Research Project work to be carried out at VISTAS and CBLRC Joint Research and Development projects.
 - Organizing and participating in Joint Symposium/Conference/ Workshops/Short Term Refresher courses conducted by both VISTAS and CBLRC:

HIM

Dr. J. Jaslin Edward, M.Pharm., Ph.D.

Cape Bio Lab & Research Centre

Marthandon - 629 165 Mab: +919894172256

- Mutual extension of Laboratory facilities of VISTAS / CBLRC, and permitting the research scholars to use the facilities in institution and agree to the terms for the benefit of both student and faculty members of both the organization.
- This MOU shall be for a period of THREE years unless otherwise terminated between the Parties herete.
- M.34 The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of interest. The following areas of interest form the major part of MOU.
 - · Graduate, Post Graduate and Research Project work to be carried out at VISTAS and CBLRC Joint Research and Development projects.
 - Organizing and participating in Joint Symposium Conference / Workshops / Short Term Refresher courses conducted by both VISTAS and CBLRC.
 - Mutual extension of Laboratory facilities of VISTAS CBLRC, and permitting the research scholars to use the facilities in institution and agree to the terms for the benefit of both student and faculty members of both the organization.
 - This MOU shall be for a period of THREE years unless otherwise terminated between the Parties herefo.

FINANCE M.4

CBLRC has no financial commitment to VISTAS on sharing of facilities/faculty mutually and vice-versa.

M.5 GENERAL PROVISIONS

VISTAS will inform well in advance the details about the candidates M.5.1 seeking help from CBLRC. All visits will be on the basis of prior approval of the competent authority of VISTAS and CBLRC.

Dr J. Jaslin Edward, M.Phann. Ph.D.

Cape Bio Lab & Research Centre Marthandam · 629 165

Mob: +91 9994172256

M.6 PUBLICATIONS

M.6.1 Publications, if any, in respect of the ACTIVITY shall be in the names of VISTAS and CBLRC, personnel connected with the ACTIVITY. In all publications (papers, reports, etc.), it will be duly acknowledged that the work has been carried out by VISTAS / CBLRC, under an MOU between the parties.

M.7 NOTICES

M:7.1 All notices and other communications required to be served on the PARTY under the terms and this MOU, shall be considered to be duly served, if the same shall have been delivered to, left with or posted by registered mail to the CBLRC, at its last known address of business. Similarly, any notice to be given to the VISTAS shall be considered as duly served, if the same shall have been delivered to, left with or posted by registered mail to the VISTAS at its registered office in Chermai.

M.8 ARBITRATION

M.8.1 In the event of any dispute or difference between the parties hereto, such disputes or differences shall be resolved amicably by mutual consultation. Except as herein before provided, any dispute arising out of this MOU shall be referred to the arbitration of two arbitrators, one to be appointed by each party to the dispute and in case of difference of opinion between them to an umpire appointed by the said two arbitrators before entering on the reference and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on both parties. The venue of arbitrators or umpire and the arbitration proceeding shall take place under the Indian Arbitration and Conciliation Act, 1996.

M.9 AMENDMENTS

M.9.1 No amendment or modification of the MOU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MOU. The modification/changes shall be effective from the date on which they are made/executed, unless or otherwise agreed to.

Dr. J. Justin Edward, M. Pharm., Ph.D.

Cape Bio Lab & Research Centre Marthandam - 629 165 Mob : +91 9994172256

For and One behalf of	For and One behalf of
Vels Institute of Science, Technology and Advanced Studies (VISTAS) Chennai 600 117	Cape Bio Lab & Research Centre, No.27, Third Floor CSI Shopping Complex Marthandam, KK Dist,
Signature Name: Dr.A.R.Veeramani Designation: Registrar Scal	Signature S. 19 [4] [6] Name: DY-J-JASLIN FEMARO Designation: orthologining Director Seal Dr J. Jaslin Edward, M.Pharm. Ph.D Lape Bio Lab & Research Centre Marthandam - 629 165 Meb: +91 9994172256
Witness (Name & Address)	Witness (Name & Address)
1. Signature with date Name: 12 14 2. Signature with date Name: 85 19 14 18	I Signature with date Name: H JASMIN JHYLOTA. KIRUBAI TLLAM POTTA KULA TIATA PAINICULAI TIATA LINE LAM - 62917 2 Signature WITH ale Name: J ANUBA HERSHYA W/o C Schosh
	Othivarn vilai
	011

IN WITNESS WHEREOF THE parties, here to have signed this Memorandum of -

Understanding on . * day of _____, month, Two Thousand and Eighteenth.

MEMORANDUM OF UNDERSTANDING

BETWEEN

VELS UNIVERSITY

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

Established u/s 3 UGC act 1956. P.V. VAIDYALINGAM ROAD, PALLAVARAM, CHENNAI 600 117.

AND

AREETE, LIFE SCIENCES PVT LTD.

KAYARAMBEDU,

GUDUVANCHERRY - 603202

IULY 2017



Stamp Vendar 19, G.S.T. Road, Pallevarans, Ch.- 43. LNS: 14525 204 Ph : 94765597-6

ALLI This MEMORANDUM OF UNDERSTANDING is made on this 25th alex of July 2017, between SCHOOL OF PHARMACEUTICAL SCIENCES, a school under Vals Institute of Science, Technology and Advanced Stud. s. having its registered office at Velan Negar, P.V. Vaishvalingam Road, Cheuner - 600 117 herein otter railed VISTAS which expression shall where the context so admits include its successors and permitted assigns Is the party of the one part.

M.1.2 AREETE, LIFE SCIENCES PVT LTD having its oblice at No.1. 30 Main Road, B. V. Nagar, Sinugarollar, Chennai , 600114 is the party of the other part

NL2 PREAMBLE ABOUT THE INSTITUTION

M2.1 VELS UNIVERSITY, CHENNAL

SCHOOL OF PHARMACEUTICAL SCIENCES- A constituent of VT1S UNIVERSITY, Chennal, established in 1992 is one of the nongovernmental distinctions committed to the cause of social welfare with a thrust of education. It is also engaged in Pharmaceutical R & D and allied areas. The Institute lias developed and contaucrealized a number of technologies for research projects in herbal products, synthetic, analytical, bioavailability and bia equivalence studies, general Pharmacological screening and formulation development. Since meeption, the Institute has been closely associated with The Famil Nadu Dr.M.C.R. Medical University in organizing B.Pharmacy, M.Pharmacy and Ph. Deckarses and AREETE, LIFE SCIENCES PVT LTD involved in manufacturing and marketing of Herbal and Nutritional products and entered in our seen segment of allopathic product manufacturing, providing a health service to the world community in a market that is demanding safe and effective uniteral products with scientifically validated safety and health benetics hereinetter called AREETE which expression shall where the contest we admits includes its successors and permitted assigns is the party of the other part

M.2.2

- This MOU is for the purpose of sharing the expertise of VISTAS and Arcete, for the benefits of the students and the scientists of Arcete in the creas of education, froming, research and other pharmecy services. This MOU is rescricted to the Students and Faculty of VISTAS and Profaculty of Arcete.
- This MCIU is for the benefit of value based Research & fachinal activities in both the centers
- 3. Through this MOU. Arcete Life Sciences Pet Ltd will be recognized by the VISTAS. Employee working in the Arcete will get the approval of Managing Director as per the regulations of the VISTAS and enabling continuous research activity and academic orientation in their research areas as the acided value of being an approved research only development centre.
- This MOD shall be for a period is 3 years unless otherwise terminated between the parties hereto.

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M.3 SCOPE OF WORK AND RESPONSIBILITIES

The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of intensit.

The following areas of interest from the major part of this MOL

- Graduate, Post Graduate and Research Project work to be carried out at VISTAS/ Areete through lount Research and Development projects.
- Organizing and participating is Joint Symposium/Conterence/ Workshops/Stant Term Refrashur coances conducted by VISTAS/ Areete
- Alutral extension or Laboratory facilities of VISTAS/. Arcete and
 permitting the research scholars to use the facilities in multiplion and
 agree to the terms for the benefit of both student and facility members
 of both the organizations.

M.4 GENERAL PROVISIONS

VISTAS will inform well in advance the details, about the conditates tecking help-from Arcele. All visits will be on the basis of order approved at the competent authorities of VISTAS/ Arcele.

ML5 AMENDMENTS

No amendment or modification of the MOU skall be valid unless the same is made in periting by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MOU. The modification/changes shall be effective from the date on which they are made/executed, unless otherwise agreed to

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THE UNDERSIGNED, duly authorized thereto, habsigned this Memorandom of Understanding on the 200 day of hills 2017

Signature

VELS University

Name: Dr.A.R.VEERAMANI REGISTRAR .

> \$14. A.P.M. (E.P.A.M. S.M.) Registrat Valu Gudyend'h, 1972 1882, Michellon, Cherny - Mus

Witness:

Signature

Date 25 7 2017

Name and Address 191 S Saystone,

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Signature

Date 28 07 17 -

Name and Address

Ds. A VITAMOTARAM

Associate Profesion

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Signature .

Areete, Life Sciences Pvt. Ltd.

Signature

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Name and Address Dy S . Tay a keeper

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Date

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MEMORANDUM OF UNDERSTANDING

BETWEEN

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

VELS UNIVERSITY

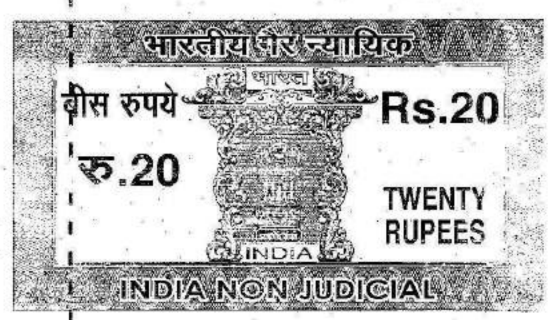
Established w/s 3 UCC act 1956.
P.V. VAITHIYALINGAM ROAD,
PALLAVARAM, CHENNAI 600 117.

AND

JHOSH NUTRITIONS

134/2, VRIDACHALAM ROAD, RAYAPPANUR, MELNARIYAPANUR POST CHINNA SALEM TALUK, VILLUPURAM - 605201.

JULY 2017



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MELS UNINE REITY

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MEMORANDUM OF UNDERSTANDING

M.1.2 JHOSH NUTRITIONS, a pioneer in the manufacturing of wide array of Spirulina products with well-equipped production and R&D facility having its laboratory at 134/2. Vridachafam Road, Rayappanur, Melnariyapanur post. Chineasalem taluk, Villupuram – 606201 is the party of the other part.

Or, A.R.VEERAMANI Registrar Vols University (VISTAS)

Pallararem, Changal - 600 177,

PAY 6 7 / 0 7

M.2 PREAMBLE ABOUT THE INSTITUTION

M.2.1 VELS UNIVERSITY, CHENNAL

SCHOOL OF PHARMACEUTICAL SCIENCES, a constituent of VELS UNIVERSITY, Chennal, established in 1992 is one of the non-governmental institutions committed to the cause of social welfare with a thrust of education. It is also engaged in Pharmaceutical R & D and allied areas. The Institute has developed and commercialized a number of technologies for research projects in synthetic, analytical, biogyailability and bio equivalence studies, general Pharmacological screening and formulation development. Since inception, the Institute has been closely associated with The T.N. Dr.M.G.R. Medical University in organizing B.Pharmacy, M.Pharmacy and Ph.D courses and JHOSH NUTRITIONS is a pioneer in the manufacturing of wide array of Spirulina products with well-equipped production and R&D facility having creditable achievements and enviable track records of production, isolation and other research activities pertaining to Spirulina hereinafter called NJ which expression shall where the connext so admits includes its successors and permitted assigns is the party of the or terpart.

M.2.2

- t. This MOU is for the purpose of sharing the expertise of VISTA5 and VI for the benefits of the students and the scientists in the areas of education, training, research and other pharmacy services. This MOU is restricted to the Students and Faculty of VISTAS and the Scientists of NI.
- This MOU is for the benefit of value based Research & Technical activities in both the centres.
- Through this MOU, Research Scholars/PG scholars of VISTAS can
 continuously take part in NJ'S research activities which evolve
 continuous human resource support in the research area of the NJ. The
 involvement of Research Scholars/PG scholars of VISTAS would be
 governed by the policies of NJ.

 This MOU shall be for a period of 3 years unless otherwise terminated between the parties hereto.

DY, A.R. VEERAMANI Registrar Vels University (VISTAS) Pailsvarom, Chemail - 600 117.

CST: J982")
JHOSH NUTRITIONS
- VKOOTROAD,
CHINASALEM-606 200

SCOPE OF WORK AND RESPONSIBILITIES

The two parties after considering their objectives and strengths and after holding detailed discussion have agreed to have an understanding for collaboration in the areas of interest.

The following areas of interest from the major part of this MOU.

- 1. Graduate, Post Graduate and Research Project work to be carried out it VISTA5/N) through Joint Research and Development projects.
- Organizing and participating in Joint Symposium/Conterence/ Workshops/Short Term Refresher courses conducted by VISTAS/NI.
- Mutual extension of Laboratory facilities of VISTAS/NI and permitting the research scholars to use the facilities in institution and agree to the terms for the benefit of both student and faculty members of both the organizations.

GENERAL PROVISIONS

VISTAS will inform well in advance the details about the candidates seeking. help from NJ. All visits will be on the basis of prior approval of the computent authorities of VISTAS/NJ. .

AMENDMENTS

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

D. A.R. VEERAMANI Registrar Vets University (VISTAS).

Pallava ram. Chernesi - 600 117.

CST : 398223 JHOSH NUTRITIONS VKOOTROAD.

CHINASALEM-606 701

IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, has signed this Memorandum of Understanding on the ... 31.27 day of July 2017.

Parties

Signature . WIN VELS University Cr. A.R. VEERAMANI

Registrat Name: Dr.A.R. VEEKWWATT VISTAS),

1. Dr. P. Shanow

Signature

Date:

Name and Address

Signature

Date

Name and Address

Dr.S. SATHESH KUMAR DEAN I/c, Academic Research Vels University (VISTAS)

Patleveram, Chennal - 600 117

Jhosh Nutritions

Name: C. Sul

CST : 398273 JHOSH NUTRICIONS VKOOTROAD.

CHINASALE VI-MIL 201

Signature Date

Name and Address

Signature

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Name and Address

MEMORANDUM OF UNDERSTANDING

Between

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

DEPARTMENT OF BIOCHEMISTRY SCHOOL OF LIFE SCIENCES

PALLAVARAM, CHENNAI - 600 117

And

STANNIS INSTITUTE OF ALLIED HEALTH SCIENCES,

NO. 4/5, TRUNK POONAMALLEE ROAD, PORUR. CHENNAI-600 116

JANUARY 2021



JAN 2021

S. KESAVARAJ

Stamp Vendor 19, G.S.T. Road, Pallavaram, Ch-43, L.No.14325 / @ 94 Ph : 91765 587

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (MoU) is made on .27 day of January 2021 in Chennai

Between

Vels Institute of Science, Technology and Advanced Studies (VISTAS), with its Registrar placed at Velan Naga, P.V. Vaithiyalingam Road, Pallavaram, Chennai- 600117, Tamil Nadu, India.

Stannis Institute of Allied Health Sciences, No.4/5, Trunk Poonamalle Road, Porur, Chennai- 600116 (herein called STANNIS INSTITUTE), which expression shall, where the context so admits include its and permitted assigns of the other part.

ABOUT THE INSTITUTIONS:

- VISTAS is one among the premier educational institutions in India. TheUniversity status was conferred to this educational institution by the Ministry ofMHRD, Govt. of India in June 2008. No. F.9-56/2004-u.3 dated 4th June 2008.
- The Department of Biochemistry was started in the year 1993 under the affiliation of University of Madras. Currently, VISTAS is offering B.Sc., M.Sc., MPhil., Ph.D., and certified diploma courses in Biochemistry. The Department has excellent state-of-art laboratory, other infra-structural facilities with experienced and well qualified faculty.
- Stannis Institute of Allied Health Sciences is a leading Paramedical Institute inChennai established in the year 1998 with the purpose of enhancing the skill inparamedical technology and career opportunities for life science students.
- MoU is for the purpose of conducting a two year DMLT (Diploma in Medicallaboratory Technology) course duly certified by Bharath Seva Samaj (NDAapproved) towards the benefit of the undergraduate students of Biochemistry andother Life Science enable them departments, VISTAS To get aboutparamedical technology courses. This training and exposure shall make the passingout students become placement ready. Stannis Institute shall bring the necessarycourse materials, of requirements inclusive chemicals, reagent kits and the necessary teaching and technical assistance for the conduct ofthe course at the premises of VISTAS.
- In case the course requires the use of special automated instruments which are notavailable at VISTAS, the students may be allowed to go to Stannis Institutefor obtaining expertise and training for a period of two weeks.
- The normal fee for this course is Rs.20,000/ per student for 2 years. The students will pay the course fee as four installment (5000/- per semester along with their BSc /MSc degree's semester fee) The duration of thecourse is 2 years.

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7. TheVISTAS in turn need to pay the fee to Stannis Institute which includes service tax, after thecommencement of the course as per schedule. This may be done bydrawing a DD/local cheque in favour of Stannis Institute of Allied Health Sciences

Course Duration

: 2 vrs

Class Schedule

: 3 Hrs (weekly once)

Course Fee

: Rs 20,000/ student (Inclusive of taxes)

An amount of Rs. 5000/- will be deducted from the each students course fees towards Maintenance /Overhead Charges toVISTAS. After the deduction of Rs 5000 per student from their DMLT course fees, the VISTAS shall pay the remaining amount to Stannis Institute of Allied HealthSciences in the form of two instalments, the first Installment of Rupees Ten Thousandonly (Rs. 10,000) and second installment for Rupees Five Thousand only (Rs. 5000). The second installment is to be paid after the completion of the course and examinationand having placed the students who have successfully cleared the examinations.

- The above mentioned course fee is applicable for the BSc 2017-2020 batch, 2018-2021 batch and 2019 -2022batch students and the fees may be revised on mutual consent for thesubsequent batches of students.
- The examination fees to be paid at stannis institute as per the prevailing fees structure. The changes made from timeto time should be intimated.
- Stannis Institute shall offer active placement assistance in the field of clinicaldiagnostics for those interested students passing out of this course. However, if anystudent wishes to pursue career in other industries, he/she shall be free to followindividual choices.
- Amendments to this MoU may be incorporated based on mutual agreement through theauthorized personnel of either party.
- 12. This MoU has been arrived at to serve the interests of the student community who arethe torch bearers of the future of our nation and to effectively address the dwindlingstrengths in this stream of life sciences. Any dispute shall be endeavored to be resolved with mutual discussions. In case of irreconcilable differences, either party reserves the right to repudiate this MoU with a one-month notice by furnishing the reason in writing.
- 13. This MoU shall be valid for a period of completion of the two batches of students(Refer clause 8) from the date of signing and may be mutually renewed subsequently.

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IN WITNESS WHEREOF THE parties here to have signed this Memorandum of Understanding on the day of January two thousand twenty one.

For and on behalf of

Name 1. Saraman

Registrar (A) ances Studies (VISTAS)

Pallavatam, Cheumi - 600 117.

VISTAS

Signature & Name: Shanninga Priya J

Principal

PRINCIPAL STANNIS INSTITUTE OF Stannis InsAttle of Paramedical Science

Witness (Name & Address)

1

Signature Cadmir. a

Date 27/1/2011

Name Dr . P. PAOM . N/

Witness (Name & Address)

1.

Signature & I M

Date 27/01/2021

Name Phuraneshwari M.

2

Signature C. P. . . - + . .

Date 27/1/2021

Name Dr. S. PEROME

2.

Signature Port

Date 27 01 2021

Name DARVIDYA





TO WHOMSOEVER IT MAY CONCERN

This is to certify that Mr. S MURALI (Reg. No:15615111) from Department of Biomedical Engineering. Vels Institute of Science, Technology and Advanced Studies, Chennai has attended "One week Inplant Training" at M/s. Bio Vision Medical Systems, Chennai from 04th June 2018 to 09th June 2018.



For Bio Vision Medical Systems



M.Jaheer Hussain CEO

VISION MEDICAL SYSTEMS





\$102/90/60

TOWNOMSOEVER IT MAY CONCERN

This is to certify that Mr. SYED UZMA FARHEEN (Reg. Noc18615106) from Department of Biomedical Engineering. Vein institute of Science, Technology and Advanced Studies, Chemist has attended "One week Implant Training" at M/s Bio Vision Medical Systems, Chemist from 04th June 2018 to 05th June 2018.

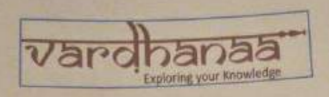


For Big Vision Medical Systems

M. Jaheer Hussan

BIO VISION MEDICAL SYSTEMS
New No. 108, DNI No. 40, 10 Root St. Mary's Road, Albitamageum,
Dennal-600074. No. 14-14-31, 44 2451 8791
Fauli ::aleo@hinfamefremai.com, wave bleefstandaeausi.com





TO WHOMSOEVER IT MAY CONCERN

This is to certify that Mr. THELLA SHALEM RAHUL (Reg. No:15615108) from Department of Bromedical Engineering, Vels Institute of Science, Technology and Advanced Studies, Chennai has attended "One week Inplant Training" at M/s Bio Vision Medical Systems, Chennai from 04th June 2018 to 09th June 2018.



For Bio Vision Medical Systems



M.Jaheer Hussain CEO





TO WHOMSOEVER IT MAY CONCERN

This is to certify that Mr. TANVEER AHMED K F (Reg. No:15615107) from Department of Biomedical Engineering, Vels Institute of Science, Technology and Advanced Studies, Chennai has attended "One week Inplant Training" at M/s. Bio Vision Medical Systems, Chennai from 04th June 2018 to 09th June 2018.



For Bio Vision Medical Systems

CH-600011

M.Jaheer Hussain

CEO

BIO VISION MEDICAL SYSTEMS

New No. 103, Old No. 45, 1st Floor St. Mary's Road, Abhiramapuram,

Chennai - 600 018. Tel. : (+91) 44 2461 8393

E-mail: sales@biovisionchennai.com, www.biovisionchennai.com





TO WHOMSOEVER IT MAY CONCERN

This is to certify that Mr. E ANAND KUMAR (Reg. No:15615110) from Department of Biomedical Engineering, Vels Institute of Science, Technology and Advanced Studies, Chennai has attended "One week Inplant Training" at M/s. Bio Vision Medical Systems, Chennai from 04th June 2018 to 09th June 2018



For Bio Vision Medical Systems



M Jaheer Hussain CEO











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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 14th day of December 2018 at Chennai.

Between.

WELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) (hereinafter referred as VISTAS) with its Registrar placed sat Velan Nagar, P.V:Vaithiyalingam Road, Pallavaram, Chennai-600117, TamilNadu, India.

And

KG Data Solutions, having their Regd. office at No, 228, Velachery Main Road, Ayyappan Complex, Opp. To Thamarai Kulam Pallikaranai, Chennai - 600100, and shall include its lawful representatives and permitted assigns;

Registrar

Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavaram, Chennal - 500 117.

The foregoing record represents the understandings reached between KG Data Solutions and VISTAS upon the matters referred to therein.

Signed in duplicate at VISTAS on ____

Signed by For and on behalf of KG Data Solutions 1. Bru

Witnessed by

Signed by For and on behalf of VISTAS Dr. A.R.Veeramani Registrar

Registrar Vels Institute of Science, Technology & Advanced Studies (VISTAS) Pallavarum, Chennai - 600 117.

Witnessed by



TO

Dr. Preetha

H.O.D- Department of M.B.A

Vels Institute of science Technology & Advanced Studies

We happy to offer an internship to Mr. S.Sabarish (Reg.No:18316112) Who is Pursuing is 2 years M.B.A (Business Analytics) in Vels Institute of Science Technology & Advanced Studies for the period of 3 Months. From 16th Dec 2019 to 16th Mar 2020. Further, During this period you are adviced to be focused on your learning and adherence to the organizations code of conduct.

We wish you best of luck .

Proprietor of K.G. Data Solution

(K. GOPALAKRISHNAN)

KG DATA SOLUTIONS
No.228, Velechery Main Road,
Avyappen Complex,
Opp. To Tamoral Kulam

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No.228, Vetachery, Main Board, Ayyrappan Complex, Opp to Thomaral Kukam Politicaranol, Chennol, 406, 100





Memorandum of Understanding

Between

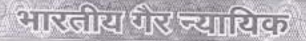
CHOLAMANDALAM INVESTMENT AND FINANCE COMPANY LIMITED (CIFCL)

Dare House 1st Floor, 2, NSC Bose Road Chennai - 600001 TAMIL NADU

and

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

(Deemed to be University)
Velan Nagar, P.V. Vaithiyalingam Road
Pallavaram
Chennai - 600 117, Tamil Nadu, India



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TWENTY RUPEES

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Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 23/08/2018 by

CHOLAMANDALAM INVESTMENTAND FINANCE COMPANY LIMITED (CIFCL), located at Dare House 1st Floor, 2, NSC Bose Road, Chennai - 600001.TAMIL NADU, and includes its lawful representatives and permitted assigns;

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam, Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India. (hereinafter referred to as" VELS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr.A.R. Veeramani - Registrar on the Other Part.

REGISTRAB

E OF SCIENCE, TECHNOLOGY

8 AUVINCED STUDIES (VISTAS) Valor Nacot, P.V. Valthyallagam Road,

Chennal-Sty 117

WHEREAS

- "CIFCL" is a Company Registered under the Companies Act 1956, and as well as the recently amended Companies Act 2013, having its registered office at DARE House 1st Floor, No.2 NSC Bose Road, Chennai 600001, Tamil Nadu.
- Vels Institute of Science, Technology and Advanced Studies (VISTAS) was established by VEL's Educational Trust in 1992 with the aim of transforming an individual into a complete man with character and ability committed to national service and development.
- 3. The University status was conferred to Vel's Group of Institutions, by the Ministry of Human Resource Development, Govt. of India. As a logical consequence of this, the founder Chairman Dr.Ishari K.Ganesh has become the President/Chancellor and now he leads the implementation of strategic plan that aims to shape the institute's future growth. He visualizes a University which will be globally a competitive and an internationally recognized institution.
- 4. The Institution is governed by Governing Board or otherwise known as Board of Management and this is the highest statutory body of this University, to frame policies and programmes for the growth and improvement of VISTAS. The members of this Board are drawn from various agencies. The Board has members representing University Grants Commission, Govt. of India, Industry, Eminent persons outside Academia, Senior Academic persons and senor officials of the University.

Both CIFCL and VISTAS (Hereinafter referred to as "Parties"), desire to cooperate with each other as per the mutually agreed proposal, which underlines the broad understanding between the parties.

- a) M/s CIFCL and VISTAS have agreed upon the following areas of cooperation
- Promote contacts among scholars, students and personnel of both institutions.
- Promote links in research and Consultancy activities.

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WANTED STUDIES (VISCOS)

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- Develop and to encourage joint research, seminars, conferences, workshops.
- CIFCL will support VISTAS for value added sessions such as Guest Lectures and Industrial Visits
- CIPCL will support VISTAS in student Internship and Projects.
- VISTAS will support CIFCL as a knowledge partner
- Encourage any other activities that both institutions agree to be of mutual benefit,
- Identify any other areas of co-operation for strategic alliance to be mutually agreed upon by the Parties.

Term of the Memorandum of Understanding:

- This MOU will be in force for a period of twenty four months from the date of signing. This MOU may be terminated by either party by giving a prior written notice of 30 days to the other party.
- This MOU can be further extended, subject to mutual agreement of terms and conditions at the end of twenty four months, on expiry of the MOU. The intimation of desire to continue should be intimated in writing, two months prior to the date of expiry of this MOU.
- 7. This MOU or any action of the parties with respect thereto does not constitute legally binding obligations by both the parties. It only intends to lay out the spirit and understanding of the arrangement for mutual benefit of the respective parties.
- This MOU does not create any partnership, agency, joint venture or employer -employee relationship between the parties.
- The parties shall be responsible for their respective costs, loss and expenses and no party shall be responsible to the other for any loss, cost, expense or damages whether direct, indirect, consequential or incidental.

REGISTION

LEDVISORS ST. LEDVISORS

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IN WITNESS WHEREOF, the parties hereto have executed this MOU on the date, month and year, here-in-above written.

Dr.A.R.VEERAMANI

REGISTRAR VISTAS

REGISTRAR

VELS HOT JUTE OF SCIENCE, TE JUCK OUT

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VIII. Suppl., P.O. Vel'NorthDisserse, Disserse-

WITNESSES

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VEERALATHA MAHENDRAN

ASSOCIATE VICE PRESIDENT & HEAD LEARNING & DEVELOPMENT CIFCL





TO WHOMSOEVER IT MAY CONCERN

This is to cortify that Ms, Thilaga J., pursuing the course MBA, from Veis University has successfully completed her internship in our company during the period from January - 02, 2019 to March - 29, 2019 at Chennal.

During this period her commitment, involvement and conduct was good.

We wish Ms, Thilaga J, great success in her future endeavors.

For Cholamandalam Investment & Finance Company Ltd.

Mandata

Narendra Kumar N

ASSOCIATE VICE PRESIDENT - HR

-









TO WHOMSOEVER IT MAY CONCERN

This is to certify that Ms.Nandhini K, pursuing the course MBA, from Vels University has successfully completed her internship in our company during the period from January - 02, 2019 to March - 29, 2019 at Chemini.

During this period her commitment, involvement and conduct was good,

We wish Ms. Nandhini K, great success in her future endeavors.

For Cholamandalam Investment & Finance Company Ltd

Narendra Kumar N

ASSOCIATE VICE PRESIDENT - HR



Cholamandalam Investment and Finance Company Ltd., Date House, Z. N.S.C. Bose Road, Parrys, Chennal 800001, India.

Tel : 91.44 30007172 / Fax : 91.44.25346464 Website : www.cholamanstalam.com

CIN -1659917W1878PLC007570







TO WHOMSOEVER IT MAY CONCERN

This is to certify that Ms. Thilaga J, pursuing the course MBA, from Veis University has successfully completed her internship in our company during the period from January - 02, 2019 to March - 29, 2019 at Chennal.

During this period her commitment, involvement and conduct was good.

We wish Ms. Thilega J., great success in her future endeavors.

For Cholamandalam Investment & Finance Company Ltd

1. Wandut

Narendra Kumar N

ASSOCIATE VICE PRESIDENT - HR





Tel: 91.44.30007172 / Fax: 91.44.35346464

Website: www.cholamandalam.com CNV - U659931N1978PLCCOTETE







VILLA AUSTRIUTE OF BOILVILE, TROMOLOGY 8 ADDRESS OF STORES (VILLAS)

तमिलनाइ TAMIL NADU

016254 8 SEP 399 60AB 293305

S. KESAVARAJ

Stemp Vendor
-15, C.S.T. Brad. Pallavarian Ch.-43.

Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is entered on this 28th day of September 2018 by

TSV Global Solution Pvt Ltd, located at No.1 Purushothaman Nagar, 2nd Main Road, Chromepet, Chennai - 600044, TAMIL NADU and includes its lawful representatives and permitted assigns;

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS), located in Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Cherinai - 600 117, Tamil Nadu, India. (hereinafter referred to as" VISTAS") which expressions shall include its successors and assigns through its duly constituted Attorney, Dr. A.R. Veeramani - Registrar on the Other Part.

For TSV GLOBAL SOLUTIONS PVT, LTD.

Mawaratta Direct?

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the date, month and year, here-in-above written.

DI.A.R.VEERAMANI

REGISTRAR

VISTAS

RETHERMAN

VELS MATHETE OF SCIENCE, TECHNOLOGY I ACCONCED STUDIES (VISING) VINNE PROGRESS OF VISING AND ASSOCIATION OF THE PROGRESS OF T For TSV GLOBAL SOLUTIONS PVT. LTD.

tanaging Director

Mr.M.SUNDAR BABU MANAGING DIRECTOR TSV GLOBAL SOLUTIONS PVT LTD

WITNESSES:

1) (Dibant Lakston Tra)

2) Oppose part
(D. Bjorgamarer 15 mars)



TSV GLOBAL SOLUTIONS PVT. LTD

Date: 25/06/2020

TO WHOM IT MY CONCERN

This is Certify that Ms. SOUMYA G. PHILP

(Reg No.18G3020034) S/O.GASTON PHILIP a Student of

MBA (Logistics & Shipping Management) VELS UNIVERSITY,

CHENNAI. Has Successfully Completed (from DEC 17th 2019 to

MARCH 30th 2020) Intenship programme at this company.

During the period of his internship programme with us he was found punctual, Hardworking and Inquisitive.

We Wish him every success in life.

TSV GLOBAL SOLUTIONS PVT LTD.,

AUTHORISED SIGNATOR



TSV GLOBAL SOLUTIONS PVT. LTD

Date: 25/06/2020

TO WHOM IT MY CONCERN

This is Certify that Ms. NEENU V.A (Reg No.18G3020003)
S/O. ANTONY V.J a Student of MBA (Logistics & Shipping
Management) VELS UNIVERSITY, CHENNAI. Has Successfully
Completed (from DEC 17th 2019 to MARCH 30th 2020) Intenship
programme at this company.

During the period of his internship programme with us he was found punctual, Hardworking and Inquisitive.

We Wish him every success in life.

TSV GLOBAL SOLUTIONS PVT LTD.,

AUTHORISEI

MEMORANDUM OF UNDERSTANDING

BETWEEN

Dragon Express Freight Pvt Ltd Golden Enclave Towers, 5th Floor, No. 184, Poonamallee High Road, Kilpauk, Chennai - 600 010 India

Tel: +91 44 4860 7071 / 72 / 73
Email: anand.nivas@dragonexpress.co.in
Website: www.dragonexpress.co.in

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES (VISTAS) (Deemed to be University)

Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai - 600 117, Tamil Nadu, India



काि⊕ तमिलनाडु TAMIL NADU 065345

1 7 DEC 2018

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L-0561/3/1/2000 pp :50414 55146

MEMORANDUM OF UNDERSTANDING

Trus Memorandum of Understanding (hereinafter referred to as MOU) is signed on the 20th day of December 2018 at Chennai.

BETWEEN

Dragon Express Freight Pvt Ltd, Golden Enclave Towers, 5th Floor, No. 184, Popnamallee High Road, Kilpauk, Chennai - 600 010, India and shall include its lawful representatives and permitted assigns;

Vells Institute of Science, Technology and Advanced Studies (hereinafter referred as VISTAS) with its Registrar place at Velan Nagar, P. V. Vaithiyalingam Road, Pallavaram, Chennal -600 117 hereinafter referred to as VISTAS and shall include its layful representatives and permitted assigns;

For DRAGON EXPRESS FREIGHT PVT. LTD.

A NIVAS Director

ARTICLE 12 - VARIATION

The terms stipulated in this MOU shall not be amended, altered, changed or otherwise modified without the mutual consent of the Parties and such amendments, alterations, changes and modifications shall be made in writing and signed by the Parties hereto.

The foregoing record represents the understandings reached between DRAGON EXPRESS FRIEGHT PVT.LTD. and VISTAS upon the matters referred to therein.

Signed by
For and on behalf of DRAGON EXPRESS FREIENT PVT. LTD.

For and on behalf of DRAGON EXPRESS FREIENT PVT. LTD.

Mr.Anand Nivas.
Director

Witnessed by

Signed by
For and on behalf of VISTAS
Dr. A.R. Veeramani
Registrar

Witnessed by

Registrar

Witnessed by

Registrar



Sth Floor, Golden Enciave Towers, # 184, Poonsmallee High Road, Kilpsuk, Chennal - 500 010. IMDIA Tel: +91 44 4860 7071 / 72 / 73 www.dragonexpress.co.in PAN No: AACCD4666N GST No: 33AACCD4666N1ZD CIN No.: U60232TN2006PTC061391

Date: 09.07.2020

TRAINING CERTIFICATE

This is to certify that Shri . J. Anburaj, Reg. No. 19305102 MBA (Logistics and Supply Chain Management) Student of Vels Institue of Science, Technology & Advanced Studies (VISTAS) has undergone INPLANT TRAINING in our organization for a period from 08.06.2020 to 09.07.2020 in Shipping & Logistics.

During the period of training, his attendance, work and conduct were found good. He also showed interest in learning our servicing techniques & maintenance methodologies to the best of his abilities.

We wish him success in all his future endeavors.

FOR DRAGON EXPRESS FREIGHT PVT. LTD.

A.NIVAS Director





MTO









5th Floor, Golden Enclave Towars, # 184, Poonamaliee High Road, Klipsuk, Chennai - 600 010. INDIA Tel: +91 44 4860 7071 / 72 / 73 www.dragonexpress.co.in PAN No: AACCD4666N GST No: 33AACCD4666N1ZD CIN No.: U60232TN2006PTC061391

Date: 09.07.2020

TRAINING CERTIFICATE

This is to certify that Shri. Adityaa Venkateshan, Reg. No. 19305101 MBA (Logistics and Supply Chain Management) Student of Vels Institute of Science, Technology & Advanced Studies (VISTAS) has undergone INPLANT TRAINING in our organization for a period from 08.06.2020 to 09.07.2020 in Shipping & Logistics.

During the period of training, his attendance, work and conduct were found good. He also showed interest in learning our servicing techniques & maintenance methodologies to the best of his abilities.

We wish him success in all his future endeavors.

For DRAGON EXPRESS FREIGHT PVT. LTD.

A NIVAS Director

A COUNTY OF THE PROPERTY OF TH



5th Floor, Golden Enclave Towers, # 184, Poonsmallee High Road, Kilpsuk, Chennai - 600 010, INDIA Tel: +91 44 4860 7071 / 72 / 73 www.dragonexpress.co.in PAN No: AACCD4666N GST No: 33AACCD4666N1ZD CIN No.: U6023ZTN2006PTC061391

Date: 09.07.2020

TRAINING CERTIFICATE

This is to certify that Shri . V. Balaji, Reg. No. 19305104 MBA (Logistics and Supply Chain Management) Student of Vels Institue of Science, Technology & Advanced Studies (VISTAS) has undergone INPLANT TRAINING in our organization for a period from 08.06.2020 to 09.07.2020 in Shipping & Logistics.

During the period of training, his attendance, work and conduct were found good. He also showed interest in learning our servicing techniques & maintenance methodologies to the best of his abilities.

We wish him success in all his future endeavors.

ORAGON EXPRESS FREIGHT PVT. LTD.

A.NIVAS Director

Binhous.















Sth Floor, Golden Enclave Towers, # 184, Poonamaliee High Road, Kilpauk, Chennal - 600 010, INDIA Tel: +91 44 4860 7071 / 72 / 73 www.dragonexpress.co.in PAN No: AACCD4666N GST No: 33AACCD4666N1ZD CIN No.: U60232TN2006PTC061391

Date: 09.07.2020

TRAINING CERTIFICATE

This is to certify that Shri . R. Mohanraj, Reg. No. 19305110 MBA (Logistics and Supply Chain Management) Student of Vels Institute of Science, Technology & Advanced Studies (VISTAS) has undergone INPLANT TRAINING in our organization for a period from 08.06.2020 to 09.07.2020 in Shipping & Logistics.

During the period of training, his attendance, work and conduct were found good. He also showed interest in learning our servicing techniques & maintenance methodologies to the best of his abilities.

We wish him success in all his future endeavors.

FOR DRAGON EXPRESS FREIGHT PVT. LTD.

A NIVAS Director





MTO









5th Floor, Golden Enclave Towers, # 184, Poonamalise High Road, Kilpauk, Chennal - 500 016, INDIA.

Tel: +91 44 4860 7071 / 72 / 73 www.dragonexpress.co.in

PAN No: AACCD4666N GST No: 33AACCD4666N1ZD CIN No.: U60232TN2006PTC061381

Date: 09.07.2020

TRAINING CERTIFICATE

This is to certify that Shri. P. Nishanth Gokula Krishnan, Reg. No. 19305113 MBA (Logistics and Supply Chain Management) Student of Vels Institute of Science, Technology & Advanced Studies (VISTAS) has undergone INPLANT TRAINING in our organization for a period from 08.06.2020 to 09.07.2020 in Shipping & Logistics.

During the period of training, his attendance, work and conduct were found good. He also showed interest in learning our servicing techniques & maintenance methodologies to the best of his abilities.

We wish him success in all his future endeavors.

For DRAGUN EXPRESS FREIGHT PVT. LTD.

A NIVAS Director



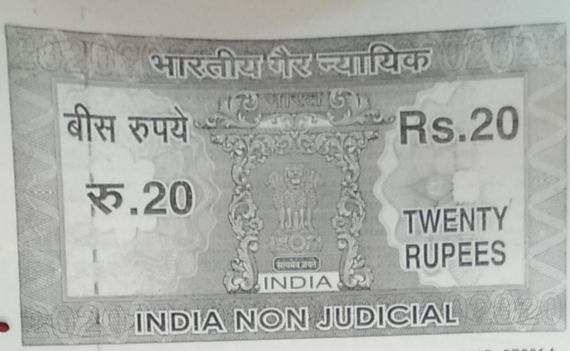


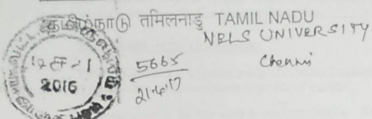
MTO











38AB 230014

K. VIJAYAPATHY (S.V.)
187, MUTHURANGAM ROAD,
TAMBARAM, CHENNAI-45.
NO.16559/C/89.07.4.12.89
0 99495 80802

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is executed on 26th day of April 2017 in Chennai.

BETWEEN

VISTAS (hereinafter referred as VELS University) with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai – 600 117.

AND

PSM LOGISTICS, No. 238, II Floor, Linghi Chetty Street, Chennai -1

For PSMCLQGISTICS,

REGISTRAR
VELS UNIVERSITY
(VISTAS)
Velan Nagar,
P.V. Vaithiyalingam Road,
Pahavaram, Chanai-500 117.

IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, have signed this Memorandum of Understanding on the 26th day of April 2017.

Parties

For Vels University

Signature

Name : Dr.A.JOSEPH DURAL

Designation : RegIREGISTRAR
YELS UNIVERSITY

(VISTAS) Velan Nagar,

P.V. Vaithiyalingam Road, Pakavaram, Chennai-600 117.

Witness:

1. K.S. Meena Kshisuudano

Signature of

Date 26.4.12

Name and Address

Signature

Name and Address

Dr. S. VASANTHA

Professor MBA Department

For PSM Logistics

Signature Name

: Dr. SUSITHR Authorized Signator

Designation: Managing Director

Signature

Date

Name and Address

8. Manyor 166 per Ligh Childy St Chini-1

Signature

Date

Name and Address



156 (Old 242) Ground Floor #5, Linghi Chelly St. Chennai - 800 901. CLI / Fax : +91.44 - 25242330 E-mail : psinglobe@hotmail.com

Date: 06.07.2020

INTERNSHIP CERTIFICATE

This is to certify Mr.A. DINESH, Reg No. 19302111, student of MBA Logistics and Shipping Management, VELS UNIVERSITY, Chennai has successfully completed 01 (one) month (From 01st June, 2020 to 30th June, 2020) Internship Programme on "Analysis of Export and Import Documentation". During the Program he was found Punctual, Hardworking and inquisitive.

We wish Mr. Dinesh the very best for his Career and Future Endeavours.

B.MURUGAN

(Founder/Director)



158 (Old 242) Ground Floor #5, Linghi Chetry St. Chennie - 600 001. CL/ Fax. +91-44 - 25242330 E-mail: psinglebo@hotmail.com

Date: 06:07.2020

INTERNSHIP CERTIFICATE

This is to certify Mr.S. GOWTHAM KUMAR, Reg No. 19302126, student of MBA Logistics and Shipping Management, VELS UNIVERSITY, Chennal has successfully completed 01 (one) month (From 01st June, 2020 to 30th June, 2020) Internship Programme on "Changing role of freight forwarders during this pandemic situation". During the Program he was found Punctual, Hardworking and inquisitive.

We wish Mr. Gowtham Kumar the very best for his Career and Future Endeavours.

B.MURUGAN

(Founder/Director)



158 (Old 242) Ground Floor #5, Linghi Chetry St. Chennie - 600 001. CL/ Fax. +91-44 - 25242330 E-mail: psinglebo@hotmail.com

Date: 06:07.2020

INTERNSHIP CERTIFICATE

This is to certify Mr.N. NEPOLIAN, Reg No. 19302118, student of MBA Logistics and Shipping Management, VELS UNIVERSITY. Chennai has successfully completed 01 (one) month (From 01st June, 2020 to 30th June, 2020) Internship Programme on "Organisation study on importance of material handling in PSM GLOBAL, Chennai". During the Program he was found Punctual, Hardworking and inquisitive.

We wish Mr. Nepolian the very best for his Career and Future Endeavours.

(Founder/Director)

PSM GLOBAL.

B. MURUGAN



158 (Old 242) Ground Floor #5, Linghi Chelty St. Chemnal - 600 001. IEJ / Fax - 91-44 - 25242330 E-mell - pamglobo@hotmeli.com

Date: 06.07.2020

INTERNSHIP CERTIFICATE

This is to certify Mr.R. DIWAKAR, Reg No. 19302112, student of MBA Logistics and Shipping Management, VELS UNIVERSITY, Chennai has successfully completed 01 (one) month (From 01st June, 2020 to 30st June, 2020) Internship Programme on "An organisational study on importance of material handling in PSM GLOBAL, Chennai". During the Program he was found Punctual, Hardworking and inquisitive.

We wish Mr. Diwakar the very best for his Career and Future Endeavours.

B.MURUGAN (Founder/Director)



158 (Old 242) Ground Floor #5, Linghi Chetry St. Chennie - 600 001. CL/ Fax. +91-44 - 25242330 E-mail: psinglebo@hotmail.com

Date: 06.07.2020

INTERNSHIP CERTIFICATE

This is to certify Mr.D. STEPHEN PRINCE, Reg No. 19305121, student of MBA Logistics and Supply Chain Management. VELS UNIVERSITY, Chennai has successfully completed 01 (one) month (From 01st June, 2020 to 30th June, 2020) Internship Programme on "Benefits of Bonded Warehousing during Covid- 19", During the Program he was found Punctual, Hardworking and inquisitive.

We wish Mr. Stephen Prince the very best for his Career and Future Endeavours.

(Founder/Director)

B.MURUGAN



158 (Old 242) Ground Floor #b, Linghi Cheby St, Chondai - 400 001. EJ / Fax : +91-44 - 25242330 E-mail: pemplohe@hotmail.com

Date: 06.07.2020

INTERNSHIP CERTIFICATE

This is to certify Mr.V.KRISHNA KUMAR, Reg No. 19305123, student of MBA Logistics and Supply Chain Management, VELS UNIVERSITY, Chennai has successfully completed 01 (one) month (From 01st June, 2020 to 30th June, 2020) Internship Programme on "An opportunity for a warehouse during Covid - 19". During the Program he was found Punctual, Hardworking and inquisitive.

We wish Mr. Krishna Kumar the very best for his Career and Future Endeavours.

B.MURUGAN

(Founder/Director)



158 (Old 242) Ground Floor #5, Linghi Chetry St. Chennie - 600 001. CL/ Fax. +91-44 - 25242330 E-mail: psinglebo@hotmail.com

Date: 06.07.2020

INTERNSHIP CERTIFICATE

This is to certify Ms.S. SWETHA, Reg No. 19305124, student of MBA Logistics and Supply Chain Management, VELS UNIVERSITY. Chennai has successfully completed 01 (one) month (From 07th June, 2020 to 6th July, 2020) Internship Programme on *Economic impact movement of cargo during Covid-19*. During the Program she was found Punctual. Hardworking and inquisitive.

We wish Ms. Swetha the very best for her Career and Future Endeavours.

B.MURUGAN

(Founder/Director)



138 (Old 242) Ground Floor #5, Linghi Cheby St. Chennai - 600 001, Ell / Fax : +01 44 - 25242330 E-mail : pamglobe@hotmail.com

Date: 06.07.2020

INTERNSHIP CERTIFICATE

This is to certify Mr.S.R. THANGARAJ, Reg No. 19305129 student of MBA Logistics and Supply Chain Management, VELS UNIVERSITY, Chennal has successfully completed 01 (one) month (From 01st June, 2020 to 30st June, 2020) Internship Programme on "Impact of transportation during pandemic situation". During the Program he was found Punctual, Hardworking and inquisitive.

We wish Mr. Thangaraj the very best for his Career and Future Endeavours.

B.MURUGAN

(Founder/Director)



DOME (A) तामलनाड TAMIL NADU NELS UNIVERSITY CHENNAT

38AB 213441

195, МИТНИЯАНОАМ ЯСАО. TAMBARAM, CHENNAI-45. MQ9593/B1/2000 DT 79.2000 8 98413 19588

MEMORANDUM OF UNDERSTANDING

MEMORANDUM OF UNDERASTANDING between National Small Industries Corporation - Technical Service Centre, AGovt of IndiaEnterprise under Ministry of MSME at Electronic Complex, Kamala Nagar, Kushinguda, Hyderabad-62 referred to as NSIC-BSC-Hyderabad.

NSIC

National Small Industries Corporation राष्ट्रीय लघु उद्योग लिगाम विकिटेश

NSIC- Technical Services Centre, Hyderabad

And

VELS UNIVERSITY

Velan Nagar, P. V. Vaithiyalingam Road, Pallavaram, Chennai -600117.

Represented By

School of Management Studies, VELS UNIVERSITY VelanNagar, P. V. VaithiyalingamRoad, pallavaram, Chennai -600117.

General Manager NSIC-TSC HYDERABAD

U.VENKATACHALAPATHI

Registrar Vels University (VISTAS). Pallavaram, Chennai - 600 117,

Dr. A.R. VEERAMANI

IN WITNESS WHEROF THE UNDERSIGNED, duly authorized thereto, has signed this Memorandam of Understanding on the 5^{th} day of April 2017

For NSIC-TSC-Hyderabad	For Vels University
Name Designation with scal: U.VENKATACHALAPATHI General Manager NSIC-TSC HYDERABAD	Name : Dr.A.R.VEERAMANI Designation with seal REGISTRAR Dr. A.R.VEERAMANI Registrar Vels University (VISTAS), Pallavaram, Chennai - 600 117,
Name: Manyer Designation: Name: Manyer Address: Name: Name: Name: Name Address: Name: N	Name : K.C. MEENA KSHISUNDARAN Designation SCHOOL OF MANAGEMENT STUDIES Address VELS UNIVERSITY
Signature: 11-14/17 Name: N. Halam MA Designation: Chin+ Name Address: MSIC-TEC, Mad-6	Signature S. Outo Parmy. Name Designation Address Page 18 18 18 18 18 18 18 18 18 18 18 18 18

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

From: **chentrg NSIC** < <u>chentrg@nsic.co.in</u>>

Date: Mon, 10 Feb 2020, 10:03 AM

Subject: Re: National Level Awareness programme (NLAP- 2020) -reg

To: Dr.G.Rajini Vels University < rajini.sms@velsuniv.ac.in >

Cc: Dean School of Management Studies & Commerce Vels University

<dean.sms@velsuniv.ac.in>, Mrs.S.Preetha Vels University

Madam

As per your request, the NLAP-2020 will be conducted on 13.2.2020. Our faculty Mr. J.S.Prabhu (phone- 9941509500) will be conducting the programme. Kindly make necessary arrangements like LCD projector, mic, our banner to be displayed in the auditorium, the registration and feedback forms (attached) to be duly filled in by the participants and handed over to our faculty. Also please arrange transport facility (pick up and drop) for the faculty. Kindly confirm the timings of the programme.

Thanking you

With regards

S.Shanthi Chief manager



INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS) (Decined to be University Estd. n/s 3 of the UGC Act, 1956) PALLAVARAM - CHENNAI

ACCREDITED BY NAAC WITH 'A' GRADE

Marching Beyond 25 Years Successfully

SCHOOL OF MANAGEMENT STUDIES

in association with



NSIC TECHNICAL SERVICES CENTRE The National Small Industries Corporation Ltd. (A GOVT.OF INDIA ENTERPRISE)

Cordially Invite You for the

PROGRAMME (NLAP-2020) ON ENTREPRENEURSHIP

By Mr. J.S. Prabhu, Consultant Trainer, NSIC.

> Time: 10 am to 12.40 pm Date: 13th FEBRUARY 2020

Venue: VIBA Auditorium, VISTAS



Ennore Cargo Container Terminal Pvt. Ltd.

Container Freight Station

Date 20.12.17

To

The Registrar

Vels Institute of Science Technology and Advanced Studies,

Pallavaram, Chennai -117

Dear Sir.

Sub: Project Sanction - Adoption of Cost Efficient Warehouse Management System

Ref: Your proposal forwarded-dated 17.12.17

We are glad to accept the proposal cited in the reference above of

Dr.P.R.Ramakrishnan as the Principal Investigator and Dr.P.G.Thirumagal as the Co-Investigator and sanction INR 5,00,000 upon successful completion of the project.

Thanking you,

Yours faithfully

For ENNORE CARGO CONTAINER TERMINAL PVT. LTD.

300 plane

R. RAJAGOPALAN

AUTHORISED SIGNATORY

#144, Kondakarai Village, S.R. Pillayam, Chennai - 600 120. Phone: 91 44 37979797 (30 Lines), Fax: 91 44 37979712

VELS INSTITUTE OF SCIENCE TECHNOLOGY AND ADVANCED STUDIES (VISTAS)

Receipt Voucher

Voucher # : Rcpt/2018-19/DEC/0475

Dated: 28-DEC-2018

Particulars	Debit	Credit		
To Consultancy Receipts			5,00,000.00	
Bank Axis 911010014364240	Dr	5,00,000.00		
Party Name: Consultancy Receipts		5,00,000.00		

On Account of:

Being amount received from Ennore Cargo Container Terminal Pvt Ltd thruonline refino INB/IFT/ENNORE CARGO CONTAINER TERMINAL PVT LTD/T

Prepared by

Checked by

Authorised by

Received by



CIN No.: U27109TN2002PTC048892

Rungta House 65/A Halls Road Kilpauk Chennal 600 010

T :+91 0 44 4297 1234 T/F :+91 0 44 4297 1220 mail@raunaqsteels.com

14th February 2018

To

The Registrar
Vels Institute of science, Technology& Advanced Studies (VISTAS)
PallavaramChennai- 600117

Respected Sir,

Sub: Consultancy services on Market study by Prof. Dr. S.Vasantha,

At the outset we express our appreciation for the yeomen service rendered by your esteemed institute in the field of Education and particularly on Management Studies.

We are a leading Steel Trading company of Chennai. We intend to target Automotive Sector for marketing of steel. We intend to utilize the expertise of Dr.S.Vasantha, Professor, School of Management Studies, VISTAS in providing consultancy service on "Market study on Steel Usage in the Automotive Industry - Chennai".

The study report may please be completed in the next 6 (six) months.

This consultancy report should broadly cover the following:

- Current market scenario of steel consumption by leading automotive industries around
 Chennai
- Market potential of steel products in the near future at the automotive industries around
 Chennai
- A detailed segmentation by product categories (flat products &Long products) of the steel market by Automotive Industriesaround Chennai city

We are ready to offer Rs. 25000/- for providing the consultancy report

Awaiting your positive response

Regards,

For Raunaq Steels Trading Private Limited

Authorised Signatory

www.steelatm.com

| RAIPUR | VISAKHAPATNAM

gever not people at | Philes high stoom की या उनके आदेश पर Or Order Authorised Signatory RAUNAQ STEELS TRADING PVT LTD For And on Behalf of अदा करें। रू" 25,000.00 and and of suffig to a suffit de fine the ! hand too "O 26 1 27" 6000 3 700 21: 800 2 10" 29 Retin 2 Date 2 Authorised Signatory Pay The Registrar, Vels Institute of Science Technology & Advanced Studies CitiBusiness CHEST, NA CHENNA रुपये Rupees Payable at Par at all Ciribank branches in India ELC/CA MAD01 0341888018 crtibank AS No.



SS RYDERS INDIA PVT. LTD.

Door No. 108/11A, Shop No. 3, NPM Complex, Bangalore Road, Irungattukottai - 602117. Sriperumpudur Taluk, Kanchipuram District.

21st February 2018

To

The Registrar
Vels Institute of science, Technology & Advanced Studies (VISTAS)
Pallavaram, Chennai- 600117

Respected Sir,

Sub: Consultancy services for Business Development in Logistics Industry by Prof. Dr. S.Vasantha,

We are growing Logistics service provider in Chennai. We are looking for opportunities to develop our business. We intend to target Logistics companies who required contractors for Transport operations, warehouse operations, Manpower suppliers, Fleet operations and SCM coordinations. We would like to utilize the expertise of Dr. S.Vasantha, Professor, School of Management Studies, VISTAS in providing consultancy service on "Business Development for SS Ryders India Pvt. Ltd. Irungattukottai". The consultancy service may please be completed in the next 3 (Three) months. This consultancy report should broadly cover the following:

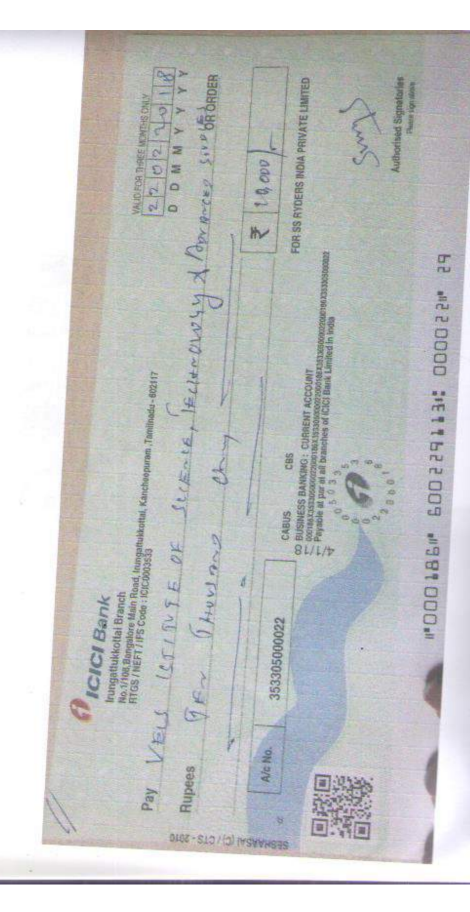
- 1. Name of the contractors in Logistics company
- 2. The services offered by existing contractors to Logistics Company.
- The services currently required by the logistics company. Especially Transport operations, warehouse operations, Manpower suppliers (contract staffing), Fleet operations and SCM co-ordinations.
- 4. Strategies to expand our business operations

We are prepared to offer Rs. 10,000/- for providing the consultancy service. Awaiting your positive response.

Yours sincerely,

For SS Ryders India Pvt. Ltd.

Authorized Signatory







Date 04.01.18

To

The Registrar

Vels Institute of Science Technology and Advanced Studies,

Pallavaram, Chennai -117

Dear Sir,

Sub: Project Sanction - Improvement of Logistics Process by Identification of Appropriate Lean Wastages for Implementation of Lean Logistics

Ref: Your proposal forwarded dated 11.12.17

We are glad to inform that you the proposal cited in the reference above by Dr. A. Mohammed Faisal, our board has accepted the proposal and sanctioned INR 10,00,000 for the said proposal. Payment will be released on the successful completion of the project.

Thanking you,

Yours faithfully

For KERRY INDEV LOGISTICS PRIVATE LIMITED

R. RAJAGOPALAN

AUTHORISED SIGNATORY



MEMORANDUM OF AGREEMENT

BETWEEN

TAMILNADU STEEL TUBES LTD.

Mercury Apts., 1st Floor
No. 65, Pantheon Road, EGMORE,

CHENNAI-600 008

TAMIL NADU

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY, & ADVANCED STUDIES, CHENNAI, INDIA

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 5th day of February 2018 at Chennai.

Between

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES(VISTAS) (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

And

The H.R., M/s TAMILNADU STEEL TUBES LTD., (hereinafter referred to as: "TNT") having their Regd. office at Mercury Apts. 1st Floor, No. 65, Pantheon Road, Egmore Chennai-600 008, and shall include its lawful representatives and permitted assigns;

Hereinafter referred to singularly as "the Party" and collectively as "the Parties".

WHEREAS

- A. "TNT" is a Company Registered under the Companies Act 1956, and as well as the recently amended Companies Act 2013, and the manufacturers of ERW Black and Galvanized Steel Tubes & Pipes, having their Regd. office at Mercury Apts. 1st Floor, No. 65, Pantheon Road, Egmore Chennai-600 008, and Factory situated at B-10, Industrial Complex, Maraimalai Nagar 603 209, Kancheepuram Dist., Tamil Nadu.
- B. **VISTAS** is a multi-disciplinary university offering varied and innovative courses in emerging areas. The university offers 42 under graduate, 50 post graduate programmes and 24 Diploma and Certificate Programmes of contemporary relevance. VISTAS is a leading top notch academic institution having strong research and development base.
- C. The Parties are desirous of entering into this Memorandum of Agreement to declare their respective intentions and to establish a basis of co-operation and collaboration between the Parties upon the terms as contained herein.

HAVE REACHED AN UNDERSTANDING as follows:

ARTICLE I: OBJECTIVE

The Parties, subject to the terms of this MoA and the laws, rules, regulations and national policies from time to time in force, will endeavor to strengthen, promote and develop co-operation between the Parties on the basis of equality and mutual benefit.

ARTICLE 2: AREAS OF CO-OPERATION

- 1. Subject to the law, rules, regulations and national policies from time to time in force, governing the subject matter, each Party will act as a stimulus for a wide range of collaborative activities including but not restricted to:
 - Promote contacts among scholars, students and personnel of both the organisation.
 - Promote links in teaching, research and cultural activities,
 - Develop and to encourage joint research, seminars, conferences, workshops, and to also assist each other in obtaining external funding from outside sources for research,
 - Develop, when opportunities avail, joint study/research programmes,
 - Encourage any other activities that both scientific institutions agree to be of mutual benefit.
 - Exchange of students to do Internship Programmes,
 - Identify any other areas of co-operation for strategic alliance to be mutually agreed upon by the Parties.

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ARTICLE 3: FINANCIAL ARRANGEMENTS

This MoA will not give rise to any financial obligation by one Party to the other. Each party will bear its own cost and expenses in relation to this MoA. All the financial issues emerging from the implementation of any joint projects must be negotiated and determined between the two parties case by case.

ARTICLE 4: EFFECT OF MEMORANDUM OF AGREEMENT

This MoA serves only as a record of the Parties' intentions and does not constitute or create, and is not intended to constitute or create obligations under domestic or international law and will not give rise to any legal processes and will not be deemed to constitute or create any legally binding or enforceable obligations, express or implied.

ARTICLE 5: NO AGENCY

Nothing contained herein is to be construed so as to constitute a joint venture partnership or formal business organization of any kind between the Parties or so to constitute either Party as the agent of the other.

ARTICLE 6: ENTRY INTO EFFECT AND DURATION

- 1. This MoA will come into effect on the date of signing and will remain in force for a period of **TWO (2) years**.
- 2. This MoA may be extended for a further period as may be agreed in writing by the Parties, as per their individual discretion among the parties.
- 3. This MoA may be terminated at any time by either party giving the other party written notice of no less than ONE (1) calendar month upon breach of the terms governing the MoA. However the existing joint programme, if any, should be completed by both the parties irrespective of the termination of MoA.

ARTICLE 7 : NOTICES

Any communication under this MoA will be in writing in the English language and delivered by registered mail to the address or sent to the electronic mail address of tnstl@vsnl.net or VISTAS as the case may be, shown below or to such other address or electronic mail address or facsimile number as either party may have

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notified the sender and shall, unless otherwise provided herein, be deemed to be duly given or made when delivered to the recipient at such address or electronic mail address or facsimile number which is duly acknowledged:

To : M/s TAMILNADU STEEL TUBES LTD.

Attn to : Mr M.T. ELUMALAI
Address : Mercury Apts., 1st Floor
65, Pantheon Road

EGMORE, CHENNAI - 600 008

Tel no. : 044-2855 5653 E-mail : <u>tnstl@vsnl.net</u>

To : VISTAS

Attn to : The Registrar

Address : Velan Nagar, P.V. Vaithiyalingam Road,

Pallavaram, Chennai - 600117

Tel no. : 044-22662500/01/02 E-mail : vistas@velsuniv.org

ARTICLE 8: PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- 1. The protection of intellectual property rights shall enforced in conformity with the respective national laws, rules and regulations of the Parties and with international agreements signed by both Parties.
- 2. The use of the name, logo and/or official emblem of any of the Parties on any publication, document and/or paper is prohibited without the prior written approval of either Party.
- 3. Notwithstanding anything in paragraph 1 above, the intellectual property rights in respect of any technological development, and any products and services development, carried out
 - (i) jointly by the Parties or research results obtained through the joint activity effort of the Parties, shall be jointly owned by the Parties in accordance with the terms to be mutually agreed upon; and
 - (ii) Solely and separately by the Party or the research results obtained through the sole and separate effort of the Party, shall be solely owned by the Party concerned.

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ARTICLE 9 : CONFIDENTIALITY

- 1. Each Party shall undertake to observe the confidentiality and secrecy of document, information and other data received from or supplied to, the other Party during the period of the implementation of this MoA or any other agreements made pursuant to this MoA.
- 2. For purpose of paragraph 1 above, such documents, information and data include any document, information and data which is disclosed by a Party (the Disclosing party) to the other Party (the Receiving party) prior to, or after, the execution of this MoA, involving technical, business, marketing, policy, knowhow, planning, project management and other documents, information, data and/or solutions in any form, including but not limited to any document, information or data which is designated in writing to be confidential or by its nature intended to be for the knowledge of the Receiving Party or if orally given, is given in the circumstances of confidence.
- 3. Both Parties agree that the provisions of this Article shall continue to be binding between the Parties notwithstanding the termination of this MoA.

ARTICLE 10: SUSPENSION

Each Party reserves the right to suspend temporarily, either in whole or in part, the implementation of this MoA which suspension shall take effect immediately after notification has been given to the other Party.

ARTICLE 11: SETTLEMENT OF DISPUTES

Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or application of any of the provisions of this MoA shall be settled amicably through mutual consultation and/or negotiations between the Parties through, without reference to any third party.

ARTICLE 12 - VARIATION

The terms stipulated in this MoA shall not be amended, altered, changed or otherwise modified without the mutual consent of the Parties and such amendments, alterations, changes and modifications shall be made in writing and signed by the Parties hereto.

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The foregoing record represents the understandings reached between **M/s. TAMILNADU STEEL TUBES LTD.** and **VISTAS** upon the matters referred to therein.

Signed in duplicate at VISTAS on		
Signed by For and on behalf of M/s TAMILNADU STEEL TUBES LTD. Mr M.T. ELUMALAI Director]]]	
Witnessed by]	
Signed by For and on behalf of VISTAS] Dr. A.R.Veeramani Registrar]	
Witnessed by]	

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made on the 5th day of February 2018 at Chennai.

Between

VELS INSTITUTE OF SCIENCE, TECHNOLOGY AND ADVANCED STUDIES(VISTAS) (hereinafter referred as VISTAS) with its Registrar placed at Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai-600117, Tamil Nadu, India.

And

Salem Infotech Private Limited,(herein referred to as **Salem Infotech**) having their Regd. Office at No. 5/2, Neelakandan Street, Ganapathy Nagar, Nagalkeni, Chrompet, Chennai – 600 044

Hereinafter referred to singularly as "the Party" and collectively as "the Parties".

WHEREAS

- A. Salem Infotech, established in 2013, a leading application services provider delivering integrated technology and strategic solutions in Software-as-a-Service (SaaS) Applications Development, Cloud Application Development, Data Management, Business Intelligence and Mobile Application Development, located at No. 5/2, Neelakandan Street, Ganapathy Nagar, Nagalkeni, Chrompet, Chennai 600 044
- B. VISTAS is a multi-disciplinary university offering varied and innovative courses in emerging areas. The university offers 42 under graduate, 50 post graduate programmes and 24 Diploma and Certificate Programmes of contemporary relevance. VISTAS is a leading top notch academic institution having strong research and development base.
- C. The Parties are desirous of entering into this Memorandum of Agreement to declare their respective intentions and to establish a basis of co-operation and collaboration between the Parties upon the terms as contained herein.

HAVE REACHED AN UNDERSTANDING as follows:

ARTICLE I: OBJECTIVE

The Parties, subject to the terms of this MoA and the laws, rules, regulations and national policies from time to time in force, will endeavor to strengthen, promote and develop co-operation between the Parties on the basis of equality and mutual benefit.

ARTICLE 2: AREAS OF CO-OPERATION

- 1. Subject to the law, rules, regulations and national policies from time to time in force, governing the subject matter, each Party will act as a stimulus for a wide range of collaborative activities including but not restricted to:
 - Promote contacts among scholars, students and personnel of both the organisation.
 - Promote links in teaching, research and cultural activities,
 - Develop and to encourage joint research, seminars, conferences, workshops, and to also assist each other in obtaining external funding from outside sources for research,
 - Develop, when opportunities avail, joint study/research programmes,
 - Encourage any other activities that both scientific institutions agree to be of mutual benefit.
 - Exchange of students to do Internship Programmes,
 - Identify any other areas of co-operation for strategic alliance to be mutually agreed upon by the Parties.

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ARTICLE 3: FINANCIAL ARRANGEMENTS

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ARTICLE 4: EFFECT OF MEMORANDUM OF AGREEMENT

This MoA serves only as a record of the Parties' intentions and does not constitute or create, and is not intended to constitute or create obligations under domestic or international law and will not give rise to any legal processes and will not be deemed to constitute or create any legally binding or enforceable obligations, express or implied.

ARTICLE 5: NO AGENCY

Nothing contained herein is to be construed so as to constitute a joint venture partnership or formal business organization of any kind between the Parties or so to constitute either Party as the agent of the other.

ARTICLE 6: ENTRY INTO EFFECT AND DURATION

- 1. This MoA will come into effect on the date of signing and will remain in force for a period of **TWO (2) years**.
- 2. This MoA may be extended for a further period as may be agreed in writing by the Parties, as per their individual discretion among the parties.
- 3. This MoA may be terminated at any time by either party giving the other party written notice of not less than ONE (1) calendar month upon breach of the terms governing the MoA. However the existing joint programme, if any, should be completed by both the parties irrespective of the termination of MoA.

ARTICLE 7: NOTICES

Any communication under this MoA will be in writing in the English language and delivered by registered mail to the address or sent to the electronic mail address of Lprabhakaran@saleminfotech.com or **VISTAS** as the case may be, shown below or to such other address or electronic mail address or facsimile number as either party may have

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notified the sender and shall, unless otherwise provided herein, be deemed to be duly given or made when delivered to the recipient at such address or electronic mail address or facsimile number which is duly acknowledged:

To : Salem Infotech Private Limited

Attn to : Mr. Lakshman SP, Head of Operations

Address: No. 5/2, Neelakandan Street,

Ganapathy Nagar, Nagalkeni, Chrompet, Chennai – 600 044

Tel no. : 044 2241 0010

E-mail: <u>info@saleminfotech.com</u>

To : VISTAS

Attn to : The Registrar

Address : Velan Nagar, P.V. Vaithiyalingam Road,

Pallavaram, Chennai - 600117

Tel no. : 044-22662500/01/02 E-mail : vistas@velsuniv.org

ARTICLE 8: PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- 1. The protection of intellectual property rights shall enforced in conformity with the respective national laws, rules and regulations of the Parties and with international agreements signed by both Parties.
- 2. The use of the name, logo and/or official emblem of any of the Parties on any publication, document and/or paper is prohibited without the prior written approval of either Party.
- 3. Notwithstanding anything in paragraph 1 above, the intellectual property rights in respect of any technological development, and any products and services development, carried out
 - (i) jointly by the Parties or research results obtained through the joint activity effort of the Parties, shall be jointly owned by the Parties in accordance with the terms to be mutually agreed upon; and
 - (ii) Solely and separately by the Party or the research results obtained through the sole and separate effort of the Party, shall be solely owned by the Party concerned.

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ARTICLE 9: CONFIDENTIALITY

- 1. Each Party shall undertake to observe the confidentiality and secrecy of document, information and other data received from or supplied to, the other Party during the period of the implementation of this MoA or any other agreements made pursuant to this MoA.
- 2. For purpose of paragraph 1 above, such documents, information and data include any document, information and data which is disclosed by a Party (the Disclosing party) to the other Party (the Receiving party) prior to, or after, the execution of this MoA, involving technical, business, marketing, policy, knowhow, planning, project management and other documents, information, data and/or solutions in any form, including but not limited to any document, information or data which is designated in writing to be confidential or by its nature intended to be for the knowledge of the Receiving Party or if orally given, is given in the circumstances of confidence.
- 3. Both Parties agree that the provisions of this Article shall continue to be binding between the Parties notwithstanding the termination of this MoA.

ARTICLE 10: SETTLEMENT OF DISPUTES

Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or application of any of the provisions of this MoA shall be settled amicably through mutual consultation and/or negotiations between the Parties through, without reference to any third party.

ARTICLE 11 - VARIATION

The terms stipulated in this MoA shall not be amended, altered, changed or otherwise modified without the mutual consent of the Parties and such amendments, alterations, changes and modifications shall be made in writing and signed by the Parties hereto.

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The foregoing record represents the understandings reached between **Salem Infotech Private LTD.** and **VISTAS** upon the matters referred to therein.

Signed in duplicate at VISTAS on		
Signed by For and on behalf of Salem Infotech Pvt Ltd. Mr. Lakshman SP Head of Operations]]]]	
Witnessed by]	
Signed by For and on behalf of VISTAS Dr. A.R.Veeramani Registrar]]]	
Witnessed by]	



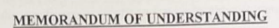
தமிழ்நாடு तमिलनाडु TAMIL NADU

VELS UNIVERSITY

Chenny'

38AB 230011

K. VIJAYAPATHY (S.V.) 187, MUTHURANGAM ROAD, TAMBARAM, CHENNAI-45. NO.16559 / C / 89, DT.4.12.89 18 99405 80802



This Memorandum of Understanding (MOU) is executed on 26th day of April 2017 in Chennal

BETWEEN

VISTA\$ (hereinafter referred as VELS University) with its Registrar placed at Velan Nagar, P.V. Vaithiyalingam Road, Pallavaram, Chennai – 600 117.

AND

Logwiz Institute of Shipping and Logistics, Avila Towers, No. 160, 3rd Floor, Mudichur Road, West Tambaram, Chennai – 600 045.

REGISTRAR VELS UNIVERSITY

Velan Nagar, P.V. Vaithiyalingam Road, Pakavaram,Chennai-600 117. IN WITNESS WHEREOF THE UNDERSIGNED, duly authorized thereto, have signed this Memorandum of Understanding on the 26th day of April 2017.

WITNESS

Parties

For Vels University

Name

DEAJOSEPH DURAL

Designation : Registrar 1/c

REGISTRAR VELS UNIVERSITY

(VISTAS)

Velan Nagar, P.V. Vaithiyalingam Road. Pakavaram, Chennal - 600 117.

Witness:

I KS MEENALSHED NEARAS

Signature

Date

Name and Address

Signature

Name and Address

Dr. S. VASANTHA Professor, MBA

For Logwiz Institute of Shipping and Logistics

Signature Name

: Ms.RADHIKA JAYACI

Designation: Director

Date 26-Abx-FT

Name and Address

Signature

Date

Name and Address

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

From: Ms.Vasantha Vels University < vasantha.sms@velsuniv.ac.in >

Date: Sun, Dec 23, 2018 at 12:08 PM

Subject: Fwd: Students Interactive meet at Vels University - 28th July 2017

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

From: vanadhi < vanadhi @ siawed.org > Date: Fri, 28 Jul 2017, 11:34 a.m.

Subject: Students Interactive meet at Vels University - 28th July 2017

To: <<u>vasantha.sms@velsuniv.ac.in</u>>, Ananya Subramanian

<ananya.subramanian@aiesec.net>

Cc: Vanadhi Devi <vanadhidevi@gmail.com>, Mariana Moita

<marianasomoita@gmail.com>



Southern Industrial Academy For Women Entrepreneur Development



p:+91 44 4351 4334 m:99406 66606

f: +91 44 2374 0859

a: 601, 'Deepa' Block, Chitra Avenue No.9, Choolaimedu High Road, Chennai - 600 094

w:www.siawed.org e:vanadhi@siawed.org

Associate Partner of Anna University

Fwd: SIAWED overseas interns interaction with students - Reg.

Wed, Jul 26, 2017 at 4:28 PM

To: "Dr. A. G. Ravi" <agravi.sms@velsuniv.ac.in>, "Dr. A. Rekhapriyadharshini" <rekha.sms@velsuniv.ac.in>, "Dr. G. Rajini Vels University" <rajini.sms@velsuniv.ac.in>, "Dr. H. Rahamath Sulthana" <rahamathsulthana.sms@velsuniv.ac.in>, "Dr. Jaichitra" <jaichitra.sms@velsuniv.ac.in>, "Dr. Mohammed Faisal Vels University" <faisal.sms@velsuniv.ac.in>, "Dr. P. Shalini Vels University" <shalini.sms@velsuniv.ac.in>, "Dr. S. Gayathri" <qayathri.sms@velsuniv.ac.in>, Kamalakannan SMS - Vels University <kamalakannan.sms@velsuniv.ac.in>, "Ms. D. Anithakumari" <anitha.sms@velsuniv.ac.in>, "Ms. G. Madhumita Vels University" <madhu.sms@velsuniv.ac.in>, "Ms. P. G.Thirumagal Vels University" <tmagal.sms@velsuniv.ac.in>, "Ms. P. Suganya Devi" <suganyadevi.sms@velsuniv.ac.in>, "Ms. R. Nisha Vels University" <ri><sudha.sms@velsuniv.ac.in>, "Ms. S. Sudha Vels University" <sudha.sms@velsuniv.ac.in>, "Ms. T. Mangaiyarkarasi" <mangai.sms@velsuniv.ac.in>, "Ms. V. Krishna Priya Vels University" <krishna.sms@velsuniv.ac.in>, "Ms. Vasantha Vels University" <vasantha.sms@velsuniv.ac.in>

Cc: Dean School of Management Studies & Commerce Vels University <dean.sms@velsuniv.ac.in>, "officeassistant.sms" <officeassistant.sms@velsuniv.ac.in>

Dear Faculty Members,

I am forwarding a mail from Dr.S.Vasantha. I request all the class incharges to nominate 5 students from their class and brief about the interaction and encourage them to participate in the event. Please send the names of the students to Dr. S. Vasantha latest by tomorrow 3 p.m. II year class incharges who do not have classes are requested to accompany the students for the interaction.

Please note the interaction can be organised in VIB 109. Request Dr. Gayathri to inform the II LSM students and relocate the students accordingly.

Dr.S.Preetha

Associate Professor & Head School of Management Studies Vels University Chennai-600 117.

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

From: Ms.Vasantha Vels University <vasantha.sms@velsuniv.ac.in>

Date: Wed. Jul 26, 2017 at 4:02 PM

Dear Madam Kindly do the needful

----- Forwarded message -------From: "vanadhi" <vanadhi@siawed.org>

Date: 24 Jul 2017 3:43 p.m.

Subject: SIAWED overseas interns interaction with students - Reg.

To: <vasantha.sms@velsuniv.ac.in> Cc: <vanadhidevi@gmail.com>

Dear Prof Vasantha.

Greetings to you from SIAWED!

Further to our discussions, we are pleased to inform 3 lady students from abroad are doing a one month internship program in our office.

Details as follows:

Ms Mariana Moita - Portugal

Ms Greta – Italy

Ms Teona – Rumania

As part of their activities, we thought of organizing a small interactive session with the students of Vels University, tentatively on July 28th, Friday between 3 and 5 pm.

We propose to have this as a small informal gathering whereby they can share their experiences and study culture in their respective countries with our students. They may also engage the students with some interactive entrepreneurial games to inspire them on entrepreneurship.

Hence we request you to consider this opportunity for the benefit of the students knowledge enrichment. We await your earliest confirmation to plan accordingly.

With best regards,

T. Vanadhidevi - President Of SIAWED

Southern Industrial Academy For Women Entrepreneur Development



p:+91 44 4351 4334 m:99406 66606

f: +91 44 2374 0859

a: 601, 'Deepa' Block, Chitra Avenue

No.9, Choolaimedu High Road,

Chennai - 600 094

w:www.siawed.org e:vanadhi@siawed.org

Associate Partner of Anna University and Dr MGR University





TAMIL NADU

VELS UNIVERSITY

45AB 164824

V.M.

V MANOHARI (S.V.)
32. MUTHURANGAM ROAD,
TAMBARAM, CHENNAL-45.
MO 16358 / C./ PR DTA 12-39

MEMORANDUM OF UNDERSTANDING 2 2226 9080

This Memorandum of Understanding (MOU) is executed on the 7th day of July 2017 at Chennal

Between

VISTAS (here in after referred as VELS University) with its Registrar place at Velan Nagar, P. V. Vaithiyalingam. Rhad, Patievarem, Chennai -800 117 (here in after referred to as "School")

AND

V3, Technologies India Pvt Ltd, Chennai having its Corporate Office at Level 5, Regus Citi Center, #10/11, Dr. Radhakrishnan Road, Mylapore, Chennai – 600 004. (here in as referred to as "Company") on the One Part



De A VEERAMANI Registrar

Vels University (VISTAS), Pallavaram, Chennai - 600 117, others. All notices, requests, demands and other communications given or made in accordance with the provisions of this MeU shall be in writing by letter fax or

13 Gode of Conduct. The business activities of the company are self-regulated by the partner's code of conduct". The school undertakes that it will endeavor to promptly report any violation or potential violation of the code by any person to the designated person / CEO (AVP of the company. The company in turn undertakes that it will maintain confidentiality of all communication received

14 FORCE MAJEURE: If either of the two parties prevented, restricted, delayed or inferred by reason of.

a. Fire explosion systone floods droughts earthquakes epidernics.

- b. War, revolutions, acts of public enemies, blockage or embargo, nors and civil commotion
- c. Any law order, proclamation ordinance or requirements of any government or authority or representative of any such government. including restrictive trade practices or regulations.
- d Strikes, shutdowns or labour disputes which are not instigated for the purpose of avaiding obligations herein. OR
- e. Any other circumstances beyond the reasonable control of the party affected, then not withstanding anything here before contained, the party affected shall be excused from its performance to the extent such performance relates to prevention, restriction, delay or interference and provided the party so affected used its best efforts to remove such cause of non-performance, and when removed the party shall continue performance with the utmost dispatch.

Each of the parties agrees to give written notice to the other party upon becoming aware of an Event of Force Majeure, and mentioning details of the proumstances giving rise to the Event of Force Majeure.

15 Indemnity. Each of the parties shall be defined, indemnity and hold the other party harmless from and against any claim, liability loss costs or experience (including Reasonable Attorney's fees) arising out of resulting from the material breach of the provisions herein

IN WITNESS WHEREOF THE parties have set their hands bereto on the 13th day of March 2017 hereinabove written under their respective seal of office.

Company Vel Cerber

Authorized Signatory

&CHNO.

Vels University

Registrar Dr. A. R. VEERAMANI

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Vota University (VISTAS).

Parlacarary, Chemial -600 117,