

MEMORANDUM OF UNDERSTANDING

The agreement is signed between Bulls Eye Knowledge System Ltd. Having its regd. Office at 1483/2, sector 43 B Chandigarh (thereinafter referred to as party 1) through its nominated officer.

Vidya Pratisthan's Institute of Information Technology, Baramati (hereinafter referred to as party 2) through.....

Wherein Party 1 is engaged in online training and testing for competitive tests conducted for various purposes using the name Bullseye /Hitbullseye.com and

Party 2 is an educational institution offering wide range of course including MBA, and MCA.

With this object Party no. 2 has agreed to avail of the services of Party no. 1 and now both have mutually agreed to the following terms and conditions:

For MBA Students:

For **Semester I & II** we are unlocking following modules at a costing of INR 500 + GST per student:

- English Communication
- Grammar
- Vocabulary Builder
- Business Communication
- Personality Development
- Aptitude Basic

For **Semester III & IV** we are unlocking following modules at a costing of INR 500 + GST per student:

- Aptitude Advanced
- Interview Preparation
- Management Capsule
- Company Test Series (Management)
- Life Skills
- Intro to Big Data & Analytics
- Digital Marketing

For MCA Students:

For **Semester I & II** we are unlocking following modules at a costing of INR 333 + GST per student:

- English Communication
- Grammar
- Vocabulary Builder

For **Semester III & IV** we are unlocking following modules at a costing of INR 333 + GST per student:

- Business Communication
- Personality Development
- Life Skills
- Intro to Big Data & Analytics
- Digital Marketing
- Aptitude Basic

For **Semester V & VI** we are unlocking following modules at a costing of INR 333 + GST per student:

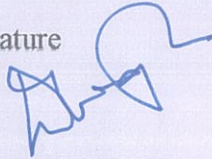
- Aptitude Advanced
- Interview Preparation
- Technical Capsule
- Company Test Series

1. Keeping in mind that it is a pilot project, we are giving our Training Management Software worth INR 70,000/ complementary.
2. Moreover we will give four live webinars per year to support these online training modules and to work upon Students weaknesses.
3. The Yearly payment of the course has to be made once the student's account gets created or modules get unlocked.

Vidya Pratisthan's Institute of Information Technology, Baramati and Bullseye Knowledge System Ltd. are committed to work together to develop specific agreement on the points mentioned above. This MOU will provide logistical and management details appropriate to the successful completion of the program

This MOU can be considered void only with mutual consent of both the parties.


Signature



Bullseye Knowledge System (P) Ltd.
Chandigarh, India

Date: 21/10/18.

Signature



DIRECTOR,
VIDYA PRATISTHAN'S
INSTITUTE OF INFORMATION TECHNOLOGY
M. I. D. C. (RES. ZONE)
HIGHWAY ROAD, BARAMATI, DISTRICT 413133

Vidya Pratisthan's Institute of Information
Technology, Baramati

Date: 21/10/18

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (the "MOU") is made and effective on March 25, 2018

BETWEEN



VAJRASOFT INC, A CALIFORNIA CORPORATION

Address: 7567 Amador Valley Blvd, Suite 207, Dublin, CA 94568, USA

AND



**Vidya Pratishthan's Institute of Information Technology
(VIIT)**

Address: VIIT, Vidyanagari, VP College, Vidya Nagari,
Baramati, Maharashtra - 413133, India

1. PURPOSE

The purpose of this Memorandum of Understanding (the "MOU") is to build strategic alliance between Vidya Pratishthan's Institute of Information Technology, (hereafter "VIIT"), and VajraSoft, Inc., (hereafter "VSI"). VajraSoft Inc. shall be Innovation Partner to help VIIT – provision Skilling Programs in advanced technologies, its proposed Startup Accelerator and accelerate Technology, Law, Management, Pharmacy, Entrepreneurship, Design Technology innovations from Lab to Market and fast track IP Commercialization, and also provide Technology Intelligence for making right R&D investments and accelerating R&D innovations and other purposes mutually agreed upon.

A. Vidya Pratishthan's Institute of Information Technology (VIIT)

Vidya Pratishthan is a name fondly synonymous with education in all its myriad forms and academic aspects. Right since its inception in 1972, the Institution has majestically scaled the ladder of success with profundity that aptly reflects its commitment to accord educational facilities to all sections of society and provides Engineering streams, MCA, MBA and other education tracks. Duly realizing the absolute necessity of providing class education to the kith and kin of farmers, laborers and villagers, Vidya Pratishthan took it upon itself the need-based endeavor of making education accessible to the poor and the deserving. Backed by the illustrious visionary, Hon. Shri Sharad Chandra Pawar and indomitable leader, Hon. Shri Ajitdada Pawar with experienced guidance by the members of the Management Committee; the Pratishthan ushered in an era of imparting general as well as Technical Education through the Institutions, which are captained by illustrious personalities in their respective fields.

B. VajraSoft Inc. (VSI)

VSI brings its capacity to serve as a comprehensive overarching "Innovations Solution Provider" – Innovation Partner to help VIIT establish innovation center, provision skilling, training programs, create innovation life cycle management automation and impart best practices to accelerate innovations from lab to market, provide Mentoring services, show case Technology Landscape Intelligence with special emphasis on thrust sectors such as Technology, Law, Management, Pharmacy, Entrepreneurship, Design under the focus on Technology commercialization. VSI would also assess and validate ideas of early stage startups associated

with PU for IP Commercialization potential and create potential exit opportunities and licensing revenue streams.

C. Innov Accel Private Limited

Innov Accel Private Limited is India subsidiary of VajraSoft Inc. USA. Innov Accel Pvt. Ltd. is transforming Indian Innovation landscape by leveraging Innovation Management, IP Management, IP Commercialization and Innovation Analytics Platforms and accelerating innovations from Lab to Market. Innov Accel is fostering Innovation Driven Entrepreneurship and redefining how innovation becomes DNA for Entrepreneurship.

2. SCOPE

- (a) Provide skill upgradation through offering of Training courses – Certificate Courses; Short Courses;
- (b) IP Commercialization;
- (c) Collaborate and provide all Innovation, IP Management platforms; IP Commercialization;
- (d) Establish a Technology Business Incubator as a startup;
- (e) Leverage Technology, Law, Management, Pharmacy, Entrepreneurship, Design Technology Innovations landscape;
- (f) Gain insights into existing products and global market landscape;
- (g) Build potential partnerships with the industry and scientific entities;
- (h) Assess Ideas from Startup for IP Commercialization potential;
- (i) Advise, mentor startups from Idea to Product to Market value chain;
- (j) Leverage VStar Startup Accelerator program for the startups to accelerate startup;
- (k) Create exit opportunities for startup;
- (l) Provide Pintels Technology Landscape Intelligence Analytics – for making R&D investment and stronger ROI; Provision understanding of latest trends and opportunities and who is doing what and then position R&D investments for competitive advantage;
- (m) Conduct periodic events, conference and partner with the industry;
- (n) Conduct Indo-US Joint collaborations, events, Innovation, IP Management platforms;
- (o) Provide few internship opportunities to some of the students.

3. Responsibilities of Parties

A. VIIT

- Provide access to the facilities, early stage startups, nurtured as part of VIIT initiative;
- Provide access to IQAC and be part of it to provision, deliver based on agreed scope
- Provision access to startup ideas for idea capture, ideation and Innovation capacity building;

B. VSI

- Provision Inventivex, Pintels Intelligence analytics for Technology, Law, Management, Pharmacy, Entrepreneurship, Design;
- Provision, IP deals negotiation, IP, Technology transfer and Licensing, Royalty Revenue Management, Conducting IP Audits;
- Provision insights into commercially viable Technology, Law, Management, Pharmacy, Entrepreneurship, Design;
- Provision insights into BioPharMed Innovations landscape
- Help identify emerging trends and opportunities in Technology, Law, Management, Pharmacy, Entrepreneurship, Design technology sectors and industry verticals
- Promote Innovation, IP activities and foster profitable growth

4. CONFIDENTIALITY

The Parties agree and acknowledge that any unpublicized knowledge known through the signing and implementation of this MOU, and the information exchanged pursuant to this MOU is confidential information, which shall not be disclosed to any third parties or used for other purpose that is irrelevant to this MOU without the prior written consent of the other party; any party who breaches the confidentiality obligations shall bear the corresponding legal responsibility. The obligation of confidentiality shall survive until 3 years after the date of disclosure. Termination of this MOU shall not relieve either party of any obligation with respect to confidential information disclosed under this MOU prior to such termination.

5. Signing & Effectiveness of MOU

This Memorandum of Understanding will come into effect on the day signed by both Parties. It will continue for a period of (60 months); thereafter this Memorandum of Understanding may be extended for a further period by agreement between both Parties.

Either Party may at any time terminate this Memorandum of Understanding by giving the other Party a written notice at least 3 months in advance. In the event of the expiration or termination of this Memorandum of Understanding, obligations and commitments already agreed upon shall be honored and continued by the Parties until full completion.

This Memorandum of Understanding may be amended and supplemented at any time as decided and agreed by both Parties.

6. Timeline & Action Steps:

Upon signing of MOU following actions steps to be taken

Action Steps

VIIT & VSI to:

- a) Provision Technology Innovations to markets;
- b) Promote Innovations, focused R&D by understanding competitive landscape
- c) Improve the ROI of R&D
- d) Assist startups to accelerate innovations from lab to market

7. Jurisdiction: Each Party hereby irrevocably submits to the exclusive jurisdiction of the courts of Pune, state of Maharashtra, India.

8. Non Circumvention: The parties agree not to contact persons or entities introduced by the other parties hereto without prior consent of the party who made the introduction. Receiving Party hereby agrees that it shall not enter into any medical, clinical trial, therapeutic, scientific, research activities, interaction and/or business affiliation, alone or with any entity (including such entity's affiliates and related entities) introduced by Disclosing party without providing compensation to Disclosing party or vice versa to Receiving party in an amount to be mutually agreed upon. The spirit of mutual trust and confidence shall be the underlying principle of this undertaking and the parties agree to adhere thereto.

This Agreement is valid and binding on the successors-in-title and permitted assigns of the respective Parties.

IN WITNESS WHEREOF this Agreement has been executed by the duly authorized representative of each Party on the day and year first above written.

For, VajraSoft, Inc.



Kameshwar Eranki,
Founder and CEO

For, VIIT



Dr. Amol C. Goje
Director

Vidya Pratishthan's Institute of Information
Technology

Date: March 25th, 2018

Date: March 25th, 2018

MEMORANDUM OF UNDERSTANDING (MoU)

Between

VIDYA PRATISHTHAN'S INSTITUTE OF INFORMATION TECHNOLOGY (VIIT),
Baramati, Maharashtra, India.

And

VARDHAMAN TECHNOLOGY PRIVATE LIMITED, (VTPL)
Mumbai, Maharashtra, India.

This Memorandum of Understanding (MoU) is made on 10th day of January 2017.

PARTIES

Vidya Pratishthan's Institute of Information Technology (hereinafter referred to as VIIT), a pioneer institute based at Baramati, Maharashtra aims to enhance human resource development through quality education. VIIT has always tried to equip its students with knowledge and skills, which can be useful in the changing social and economic environment. It has innovative methodology of teaching, infrastructural backbone and facilities that empowers the students to explore the wonders of knowledge and learning. Projects undertaken are for the upliftment of the rural poor in India and above all a vast series of programmes and courses are offered. VIIT's vision is to be a center of academic excellence by creating high quality academic ambience through state of the art infrastructure, research, innovation, teaching and learning resources and imparting human values and work ethics for sustainable development of the society.

Whereas,

Vardhaman Technology Private Limited, Mumbai (hereinafter referred to as VTPL), a one stop IT Hardware hub specialized in manufacturing, distribution and servicing of high quality product. VTPL is in the business of manufacturing with Small Form Factor Computing devices for over 16 years, under the brand name of Panache. During the last decade company's robust research and development team working on hardware and software have developed and manufactured multiple revolutionizing products in the computer technology space. VTPL aims to be a market leader in Hardware Manufacturing, Distribution and Servicing by providing world class quality Products & Services at the most competitive price with all time support.

PURPOSE

VIIT has infrastructure in terms of place and human resources and VTPL has the team, mentoring, and over 150 years of collective Business knowledge, so VIIT & VTPL will come together to form a joint entity which is 'not for profit entity' and register with Government of India under the start-up India programme to offer entrepreneurship to VIIT and non-VIIT students under incubation programme. VIIT and VTPL will jointly open incubation centers in Baramati and/or Mumbai, where the start-up teams will be incubated. Now the purpose of this



MOU is cooperation between the parties in order to reach an agreement on the principle terms of agreement and determine in detail the terms and conditions of industry-institute relations between the parties.

TERMS & CONDITIONS

Both the parties have agreed to engage with each other under specific terms and conditions mentioned below:

1. VTPL & VIIT hereby agrees to form an incubation center in Baramati and/or Mumbai.
2. VTPL hereby agrees to provide technical Know-how with regards to setting up of incubation center.
3. VIIT hereby agrees to provide sufficient space in Baramati for setting up of incubation centers.
4. VTPL agrees to undertake processes of shortlisting, analyzing, selecting, mentoring with regards to technical and technological aspect, designing, marketing, business strategy etc. for the proposed entrepreneurs.
5. VIIT agrees to provide talent and infrastructure facilities for running the incubation center including but not limited to technology, Computer lab etc.
6. All communication with respect to this MOU, setting up of incubation center/s etc. shall be made to following persons at;

Prof. Y. H. Raju - Representative of VTPL

Address: VIIT, Baramati.

Email id:

Contact No.:

_____ - Representative of VIIT

Address:

Email id:

Contact No.:



[Handwritten signature]

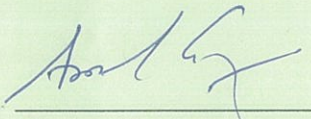
7. Both the parties agree to put in place dedicated staff for performing duties of incubation center.
8. Both parties shall jointly work towards developing joint projects to nurture respective missions and mandates.
9. Any upcoming assignment, research, training, consultancy, etc. of mutual interest would be jointly discussed and rolled out.

NON-USE AND NON-DISCLOSURE

As per annexure A.

IN WITNESS WHEREOF, the parties duly authorized have agreed and executed this document in English in two originals.

For VIDYA PRATISHTHAN'S INSTITUTE OF INFORMATION TECHNOLOGY



Dr. Amol C. Goje

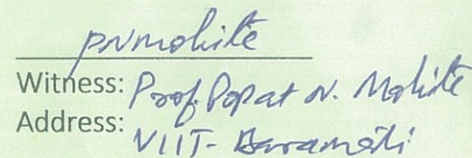
Director

VIDYA PRATISHTHAN'S
INSTITUTE OF INFORMATION TECHNOLOGY
M. C. C. (RES. ZONE)
SHIVAJI 4D BARAMATI PUNE 413133



Witness: Santosh Parate

Address: VIIT, Baramati



Witness: Prof. Papat N. Mahite

Address: VIIT- Baramati

For VARDHAMAN TECHNOLOGY PRIVATE LIMITED



Mr. Amit Rambhia

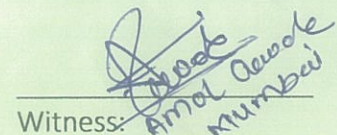
Director

DIN: 00165919



Witness: MANOJ NAIR

Address: VTPL, MUMBAI



Witness: Amol Deshpande

Address: Mumbai



ANNEXURE A

Whereas the Parties desire to assure the confidential status of the information which may be disclosed to each other.

Now, therefore, in reliance upon and in consideration of the following undertakings, the Parties agree as follows:

1. Subject to the limitations set forth in paragraph 2, all information disclosed to the other Party shall be deemed to be "Proprietary Information". In particular, Proprietary Information shall be deemed to include any information, process, technique, algorithm, program, design, drawing, strategy, plan, formula test data, coding, databases, and product information, etc. relating to any project, proposal, work in progress, future development, engineering, manufacturing, marketing, servicing, financing or personal matter relating to the disclosing Party, its present or future products and/or services, sales, suppliers, clients, customers, employees, investors, or business, whether in oral, written, graphic, or electronic form.
2. The term "Proprietary Information" shall not be deemed to include information which (I) is now, or hereafter becomes, through no act or failure to act on the part of the receiving Party, generally known or available information; (II) is known by the receiving Party at the time of receiving such information as evidenced by its records; (III) is hereafter furnished to the receiving Party by a third Party, as a matter of right and without restriction on disclosure; (IV) is independently developed by the receiving Party without reference to the information disclosed hereunder, or (V) is the subject of a written permission to disclose provided by the disclosing Party.

Notwithstanding any other provision of the Agreement, disclosure of Proprietary Information shall not be precluded if such disclosure:

- a. Is in response to a valid order of a court or other governmental body of the India or any political subdivision thereof.
- b. Is otherwise required by law, or,
- c. Is otherwise necessary to establish rights or enforce obligations under this agreement, but only to the extent that any such disclosure is necessary.

In the event that the receiving Party is requested in any proceedings before a court or any other governmental body to disclose Proprietary Information, it shall give the



disclosing Party prompt notice of such request so that the disclosing Party may seek an appropriate protective order. If in the absence of a protective order, the receiving Party is nonetheless compelled to disclose Proprietary Information, the receiving Party may disclose such information without liability hereunder; provided, however, that such Party gives the disclosing Party advance written notice of the information to be disclosed and upon the request and at the expense of the disclosing Party, uses its best efforts to obtain assurances that confidential treatment will be accorded to such information.

3. Each Party shall maintain in trust and confidence and not disclose to any third Party or use for any unauthorized purpose any Proprietary Information received from the other Party. Each Party may use such Proprietary Information in the extent required to accomplish the purpose of the discussions with respect to the subject matter. Proprietary Information shall not be used for any purpose or in any manner that would constitute a violation of laws or regulations, including without limitation the export control laws of the India. No other rights or licenses to trademarks, inventions, copyrights or patents are implied or granted under this Agreement.
4. Proprietary Information supplied shall not be reproduced in any form except as required to accomplish the intent of this Agreement.
5. The responsibilities of the Parties are limited to using their reasonable efforts to protect the Proprietary Information received with the same degree of care use to protect their own Proprietary Information from unauthorized use or disclosure. Both Parties shall advise any employees or agents who might have access to such Proprietary Information of the confidential nature thereof and that by receiving such information they are agreeing to be bound by this Agreement. No Proprietary Information shall be disclosed to any officer, employee, or agent of either Party who does not have a need for such information for the purpose of the discussions with respect to the Subject.
6. All Proprietary Information (including all copies thereof) shall remain the property of the disclosing Party and shall be returned to the disclosing Party after the receiving Party's need for it has expired, or upon request of the disclosing Party, and in any event, upon completion or termination of this Agreement. The receiving Party further agrees to destroy all notes and copies thereof made by its officers and employees containing or based on any Proprietary Information and to cause its agents and representatives to



Am S

whom or which Proprietary Information has been disclosed to destroy all notes and copies in their possession that contain Proprietary Information upon the request of the disclosing Party.

7. Both the parties agree not to utilize any of the information provided by each other or in any way contact any of its clients, associates, distributors, customers, or third Party vendors associated with the underlying Proprietary Information that is the subject of this Agreement.
8. This Agreement shall survive any termination of this discussion with respect to the subject and shall continue in full force and effect until such time as the Parties mutually agree to terminate it.
9. This Agreement shall be governed by the laws of the State of Maharashtra without regards to conflict of law principals, and as those laws that are applied to contracts entered into and to be performed in Mumbai. Should any provision of this Agreement be determined to be void, invalid, or otherwise unenforceable by any court tribunal of competent jurisdiction, such determination shall not affect the remaining provisions of this Agreement which shall remain in full force and effect.
10. This Agreement contains the final, complete, and exclusive agreement of the Parties related to the subject matter hereof and super cedes any prior agreement of the Parties, whether written or oral. This Agreement may not be changed, modified, amended, or supplemented except by a written instrument signed by both Parties.
11. Each Party hereby acknowledges and agrees that in the event of any breach of this Agreement by the other Party, including, without limitation, the actual or threatened disclosure of a disclosing Party's Proprietary Information without the prior express written consent of the disclosing Party, the disclosing Party will suffer an irreparable injury such that no remedy at law will afford it adequate protection against or appropriate compensation for, such injury. Accordingly, each Party hereby agrees that in addition to any other damages the other Party shall be entitled to specific performance of a receiving Party's obligations under this Agreement as well as such further injunctive relief as may be granted. In such a case, the prevailing Party may request and be awarded attorney's fees and costs.





MEMORANDUM OF UNDERSTANDING (MoU)

Between

**VIDYA PRATISHTHAN'S INSTITUTE OF INFORMATION TECHNOLOGY (VIIT),
Baramati, Maharashtra, India.**

And

PHALTAN EDUCATION SOCIETY'S MUDHOJI COLLEGE, PHALTAN

This Memorandum of Understanding (MoU) is made on 27th day of October 2016.

PARTIES

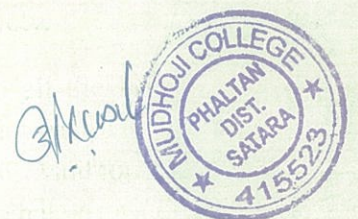
Vidya Pratishthan's Institute of Information Technology (hereinafter referred to as VIIT), a pioneer institute based at Baramati, Maharashtra aims to enhance human resource development through quality education. VIIT has always tried to equip its students with knowledge and skills, which can be useful in the changing social and economic environment. It has innovative methodology of teaching, infrastructural backbone and facilities that empowers the students to explore the wonders of knowledge and learning. Projects undertaken are for the upliftment of the rural poor in India and above all a vast series of programmes and courses are offered. VIIT's vision is to be a center of academic excellence by creating high quality academic ambiance through state of the art infrastructure, research, innovation, teaching and learning resources and imparting human values and work ethics for sustainable development of the society.

Whereas, **Mudhoji College**, Phaltan, makes a common platform available to all the students located in Phaltan. Through this platform, the students and staff members will interact with each other for their academic enhancement and resolving the issues related with it. Mudhoji plays vital role to maintain the proper decorum of education world in and around Phaltan. Mudhoji also has been taking keen interest to strengthen the students by providing them employment opportunities, entrepreneurial opportunities, etc. to the rural youths. It takes initiative to bring fruitful results in various projects, which are academically, socially and economically useful.

PURPOSE

The purpose of this MOU is cooperation between the parties in order to reach an agreement on the principle terms of agreement and determine in detail the terms and conditions of industry-institute relations between the parties. The cooperation between both the parties will take place on the following issues:

- Research, Training and Consultancy
- Student and Faculty exchange
- CSR activities





- d. Exposure to students for practical learning
- e. Extension Education

Both the parties have agreed to engage with each other under specific terms and conditions mentioned below:

TERMS & CONDITIONS

1. The teaching faculty would be exchanged as per the requirement to impart academic sessions in related subjects and themes.
2. The library resources would be shared as per the demand of students of both the academic institutions.
3. Foster joint research projects. The local problems would be addressed on priority. The finance required for the projects would be worked out and would be shared with mutual understanding.
4. To provide research exposure to the students of both the institutions. The students would be given exposure to the research projects.
5. To design and execute employability oriented short term courses.
6. To organize industrial visits jointly.
7. Strengthening of ED cell / III Cell / IQAC
8. Deliberation with undergraduate students regarding career avenues and personality development.
9. Any upcoming academic, research, training, consultancy and CSR projects of mutually interest would be jointly discussed and rolled out.
10. Both parties will support each other in organizing international and national conferences, workshops and training programs, sports, cultural and different events.
11. The parties shall help to develop and strengthen each other's lines of activities, even if there is no direct benefit visible for them with such an initiative.
12. Both parties agree to provide the available support on best effort basis to the other party.
13. All the joint efforts are subject to funding availability on both the sides.
14. In unforeseen circumstances MoU between parties can be terminated with prior consultation and mutual understanding.





NON-USE AND NON-DISCLOSURE

Each party agrees to use any confidential information of the other party solely for the Authorized Purpose and not for any third party's benefit. Each party agrees to limit disclosures of Confidential Information of the other party to those employees of the receiving party who are required to have the information in order to evaluate or engaged in discussions regarding the authorized purpose. Each party agrees that it will not disclose any of the confidential information to any third party without the express written consent of the disclosing party.

Further coalition would foster exchange of talent for mutual benefits. VIIT, Baramati and Phaltan Education Society's, Mudhoji College Phaltan, unanimously agree on above statements to enhance academics and research.


IN WITNESS WHEREOF, the parties duly authorized have agreed and executed this document in English in two originals.





VIIT, Baramati


Mudhoji College, Phaltan



27/10/16
Dr. Amol C. Gajwadkar
DIRECTOR,
VIDYA PRATISHTHAN'S
INSTITUTE OF INFORMATION TECHNOLOGY
M. C. C. (RESI ZONE)
BHIGWAN AND BARAMATI, PUNE 413132


27/10/2016
Date


27-10-2016
Principal
Mudhoji College, Phaltan
Dist. Satara Pin-415 523

27/10/2016
Date


Witness
Dr. R. D. Chaudhari


Witness
Dr. Santosh Parnikar


27/10
Witness
(Dr. S. A. B. Kharas)



Memorandum of Understanding

Between

Dr. Amol C. Goje - Director

Vidya Pratishthan's Institute of Information Technology,
Vidyanagari, Bhigwan Road, Baramati, Pune 413133.

Hereinafter referred to as "VIIT, Baramati"

&

Mr. G.K.K. Singh - Director,

Asian Management Training Center

[A sister concern of Asian Institute of Quality Management, Pune which is an ASCB(E)- UK accredited institute] and having registered office at Office 95, G-Wing, Fifth Floor, K.K. Market, Bibvewadi, Near Satara Road, Pune – 411043.

Hereinafter referred to as "AMTC"

Signed on date 09 February 2015.

Following are the point of reference on which the undersigned have solemnly agreed to act upon:

1. Value-added courses such as Lean Six Sigma Yellow Belt / Green Belt Certification Course, Diploma in ISO 9001:2008 Quality Management System Course, Certified Lean Manager Course and any such newly designed courses will be conducted on the campus of VIIT as a joint collaborative activity.
2. The courses will be conducted by experienced and expert faculty, arranged by AMTC, at VIIT Baramati.
3. The fees for courses conducted in the campus would be as decided by the Director, VIIT, Baramati, Pune in consultation with AMTC. The details are listed in Annexure-1. Alumni of VIIT will be charged same fees as per 'VIIT faculty' category.
4. **Responsibilities of VIIT Baramati include:**
 - A) Announcing the different courses for College students or as Management Development Programs (MDPs) for industry / corporates.

- B) Enrolling minimum agreed number of students / corporate-participants after making such announcements
- C) Providing the Classroom, Mike, LCD Projector, Xeroxing & Binding of course material, etc. for conducting the courses.
- D) Providing hospitality for students / corporate-participants as applicable.
- E) Ensuring that payment is collected from students / corporate-participants before start of each course.

5. Responsibilities of AMTC include:

- A) Deputing the ASCB (Europe) Ltd. –UK approved faculty for conducting the courses.
 - B) Providing master copy of course material to VIIT for Xeroxing and binding the required sets for students / participants.
 - C) Providing the question papers for conducting examinations after the courses. (Supervision during the examination may be done by VIIT, Baramati or AMTC personnel or both, as per mutual convenience).
 - D) Assessment of the answered papers, declaring mark-lists and issuing certificates to the students who qualify.
 - E) Conduct re-examinations and assessment for students who do not qualify, for which extra fees is to be charged to the students.
6. AMTC will be paid a fees of Rs.750/- per student as an outgoing payable to ASCB (E) – UK towards accreditation fees.
 7. The revenue generated per batch be accounted and after charging the outgoings such as administrative support charges, food, stationery, ASCB (E) accreditation fees etc. the net surplus would be shared by both the institutions equally.
 8. The prerogative of admitting any candidate for the course conducted in the premises of VIIT, Baramati would be of the Director of VIIT, Baramati.
 9. VIIT would arrange for students / corporate-participants as well as schedule the course and organize the course at their premises on dates mutually suitable and AMTC would ensure the conducting of the ASCB (E) – UK accredited Training Certification of the candidates.
 10. One contact person- coordinator, each to have smooth coordination between the two institutions is to be nominated by the respective Directors.

11. This MOU is entered into as a pilot project and would be reviewed once every year. The terms and conditions would be separately discussed and put into a mutually acceptable agreement form.
12. This MOU agrees to authorize the VIIT, Baramati to conduct the courses for its students, candidates wishing to undergo such training from within VIIT Educational Campus as well from outsiders viz. other educational or social/commercial agencies/organizations.

sd/-

Dr. Amol C. Goje
VIIT, Baramati

sd/-

Mr. G.K.K. Singh
Asian Management Training Centre

:Annexure – I:

(To be read along with MOU dated _____ between
VIIT, Baramati and AMTC)

Course Name	Duration & Timings	Batch Size	Student Category	Price to Student Rs.
Lean Six Sigma Green Belt Certification	3 - Days course (10 am to 5 pm) Examination on Day – 4	Student / Faculty *Minimum 45 nos. *Maximum 60 nos.	VIIT Student	5500
		Corporate-Participant *Minimum 20 nos. *Maximum 30 nos.	VIIT Faculty	6300
			Corporate-Participant	12000
Lean Six Sigma Yellow Belt Certification	2 - Days course (10 am to 5 pm) Examination on Day – 3	Student / Faculty *Minimum 45 nos. *Maximum 60 nos.	VIIT Student	4000
		Corporate-Participant *Minimum 20 nos. *Maximum 30 nos.	VIIT Faculty	4700
			Corporate-Participant	9000
Diploma in ISO 9001:2008 Quality Management System	4 - Days course (10 am to 5 pm) Examination on Day – 5	Student / Faculty *Minimum 45 nos. *Maximum 60 nos.	VIIT Student	4500
		Corporate-Participant *Minimum 20 nos. *Maximum 30 nos.	VIIT Faculty	5200
			Corporate-Participant	10000
Certified Kaizen Lean Manager	2 - Days course (10 am to 5 pm) Examination on Day – 3	Student / Faculty *Minimum 45 nos. *Maximum 60 nos.	VIIT Student	4000
		Corporate-Participant *Minimum 20 nos. *Maximum 30 nos.	VIIT Faculty	4700
			Corporate-Participant	9000

NOTE: VIIT Faculty & VIIT Alumni will be offered working lunch, during the courses.







MEMORANDUM OF UNDERSTANDING (MoU)

Between

RURAL INDUSTRIES DEVELOPMENT ASSOCIATION (RIDA),

Baramati, Maharashtra, India.

And

VIDYA PRATISHTHAN'S INSTITUTE OF INFORMATION TECHNOLOGY (VIIT),

Baramati, Maharashtra, India.

This Memorandum of Understanding (MoU) is made permanently on 22nd day of January, 2015, among both parties i.e. RIDA & VIIT. It will be enforce from 22nd day of January, 2015 itself.

PARTIES

Rural Industries Development Association, Satara. (hereinafter referred to as RIDA), Satara, makes a common platform available to all the industries located in the rural area of the Maharashtra State. Through this platform, the member industries interact with each other for their business enhancement and resolving the issues related with business. RIDA plays vital role to maintain the proper decorum of business world in and around Baramati. RIDA also has been taking keen interest to strengthen the society by giving employment opportunities to the rural youths. It takes initiative to bring fruitful results in various projects, which are socially and economically useful.

Whereas, **Vidya Pratishthan's Institute of Information Technology** (hereinafter referred to as VIIT), a pioneer institute based at Baramati, Maharashtra aims to enhance human resource development through quality education. VIIT has always tried to equip its students with knowledge and skills, which can be useful in the changing social and economic environment. It has innovative methodology of teaching, infrastructural backbone and facilities that empowers the students to explore the wonders of knowledge and learning. Projects undertaken are for the upliftment of the rural poor in India and above all a vast series of programmes and courses are offered. VIIT's vision is to be a center of academic excellence by creating high quality academic ambiance through state of the art infrastructure, research, innovation, teaching and learning resources and imparting human values and work ethics for sustainable development of the society.



PURPOSE

The purpose of this MOU is cooperation between the parties in order to reach an agreement on the principle terms of agreement and determine in detail the terms and conditions of industry-institute relations between the parties. The cooperation between both the parties will take place on the following issues:

- a. Research, Training and Consultancy to Rural Industries
- b. CSR of industries through VIIT
- c. Exposure to students for practical learning
- d. Extension Education through VIIT

Both the parties have agreed to engage with each other under specific terms and conditions mentioned below:

TERMS & CONDITIONS

1. Both parties shall jointly work towards developing joint projects to nurture respective missions and mandates.
2. Both the parties shall share the value proposition of the other party to their existing partners and connects to explore joint projects.
3. Any upcoming research, training, consultancy and CSR projects of mutually interest would be jointly discussed and rolled out.
4. RIDA will support through their platform and will create opportunities to VIIT for joint uptake and propagation.
5. Both parties will support each other in organizing international and national conferences, workshops and training programmes.
6. The parties shall help to develop and strengthen each other's lines of activities, even if there is no direct benefit visible for them with such an initiative.
7. Both parties agree to provide the available support on best effort basis to the other party.
8. Both parties will develop joint project activities through collaboration on mutually agreed topics
9. VIIT will facilitate their resources and technical expertise to strengthen RIDA capacity building programmes and enhance with innovative training concepts like social responsiveness to agriculture and entrepreneurship in manufacturing sector.

Amal Singh

Ru



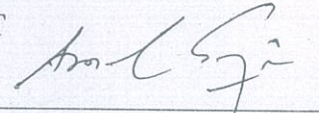
10. RIDA will support students of VIIT in terms of Student Internship, Live Projects, Research and Placements.
11. RIDA will get the support of VIIT Alumni in terms of Live Projects and Joint Venture under the guidance of VIIT.
12. RIDA will encourage their member companies to support in terms of Live Projects, Joint Venture and Placements to VIIT.
13. All the joint efforts are subject to funding availability on both the sides.

NON-USE AND NON-DISCLOSURE

Each party agrees to use any confidential information of the other party solely for the Authorized Purpose and not for any third party's benefit. Each party agrees to limit disclosures of Confidential Information of the other party to those employees of the receiving party who are required to have the information in order to evaluate or engaged in discussions regarding the authorized purpose. Each party agrees that it will not disclose any of the confidential information to any third party without the express written consent of the disclosing party.

IN WITNESS WHEREOF, the parties duly authorized have agreed and executed this document in English in two originals.

VIIT

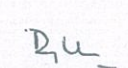

Dr. Amol C. Goje
Director

Date


Witness


Witness
(Dr. R. R. Gaikwad)

RIDA


Mr. Dhananjay Jamdar
President

Date


Anant B. Arachar
Witness


Witness
Mr Y. H. Raje



MEMORANDUM OF UNDERSTANDING (MoU)

Between

**VIDYA PRATISHTHAN'S INSTITUTE OF INFORMATION TECHNOLOGY (VIIT),
Baramati, Maharashtra, India.**

And

**BARAMATI CHAMBER OF COMMERCE AND INDUSTRIES (BCCI),
Baramati, Maharashtra, India.**

This Memorandum of Understanding (MoU) is made on 8th day of August 2014.

PARTIES

Vidya Pratishthan's Institute of Information Technology (hereinafter referred to as VIIT), a pioneer institute based at Baramati, Maharashtra aims to enhance human resource development through quality education. VIIT has always tried to equip its students with knowledge and skills, which can be useful in the changing social and economic environment. It has innovative methodology of teaching, infrastructural backbone and facilities that empowers the students to explore the wonders of knowledge and learning. Projects undertaken are for the upliftment of the rural poor in India and above all a vast series of programmes and courses are offered. VIIT's vision is to be a center of academic excellence by creating high quality academic ambience through state of the art infrastructure, research, innovation, teaching and learning resources and imparting human values and work ethics for sustainable development of the society.

Whereas, **Baramati Chamber of Commerce and Industries** (hereinafter referred to as BCCI), Baramati, makes a common platform available to all the industries located in Baramati. Through this platform, the member industries interact with each other for their business enhancement and resolving the issues related with business. BCCI plays vital role to maintain the proper decorum of business world in and around Baramati. BCCI also has been taking keen interest to strengthen the society by giving employment opportunities to the rural youths. It takes initiative to bring fruitful results in various projects, which are socially and economically useful.



PURPOSE

The purpose of this MOU is cooperation between the parties in order to reach an agreement on the principle terms of agreement and determine in detail the terms and conditions of industry-institute relations between the parties. The cooperation between both the parties will take place on the following issues:

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- b. CSR of industries through VIIT
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Both the parties have agreed to engage with each other under specific terms and conditions mentioned below:

TERMS & CONDITIONS

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2. Both the parties shall share the value proposition of the other party to their existing partners and connects to explore joint projects.
3. Any upcoming research, training, consultancy and CSR projects of mutually interest would be jointly discussed and rolled out.
4. BCCI will support through their platform and will create opportunities to VIIT for joint uptake and propagation.
5. Both parties will support each other in organizing international and national conferences, workshops and training programmes.
6. The parties shall help to develop and strengthen each other's lines of activities, even if there is no direct benefit visible for them with such an initiative.
7. Both parties agree to provide the available support on best effort basis to the other party.
8. Both parties will develop joint project activities through collaboration on mutually agreed topics.
9. VIIT will facilitate their resources and technical expertise to strengthen BCCI capacity building programmes and enhance with innovative training concepts like social responsiveness to agriculture and entrepreneurship in manufacturing sector.
10. BCCI will support students of VIIT in terms of Student Internship, Live Projects and Placements.



11. BCCI will support VIIT Alumni in terms of Live Projects and Joint Venture under the guidance of VIIT.
12. BCCI will encourage their member companies to support in terms of Live Projects, Joint Venture and Placements to VIIT.
13. All the joint efforts are subject to funding availability on both the sides.

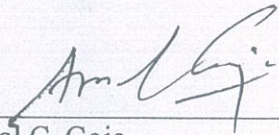
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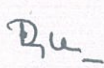
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IN WITNESS WHEREOF, the parties duly authorized have agreed and executed this document in English in two originals.

VIIT

BCCI


Dr. Amol C. Goje
Director


Mr. Dhananjay Jamdar
President

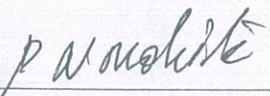
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
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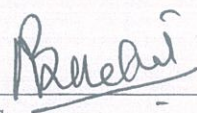
Witness

 Ashish Pallod

Witness



Witness

 Anant Arachar