

MoUs FOR THE ACADEMIC YEAR 2017-2018

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Memorandum of Understanding

Between

Shridevi Institute of Engineering and Technology

And

HLT Software solutions Private Limited

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding [MOU] is signed on this day of 10-02-2021 between Shridevi Institute of Engineering & Technology [hereinafter referred as "SIET"] on one part and HLT Software Solutions Private Limited [hereinafter referred as "HLT"] of the other part.

The following Terms of Service (the "Agreement") is effective from 10-02-2021

BETWEEN: Shridevi Institute of Engineering & Technology Maralenahally, Sira Road, Tumkur 572106. Karnataka. Tel: +91-0816- 2212629, E-Mail: <u>principal@shrideviengineering.org</u> URL: www.shrideviengineering.org

AND: HLT Software Solutions Private Limited 3rd floor Deeksha arcade opp to SIT 27th cross Near Peter England showroom. Tumkur 572103. Tel: +91-9738928926 Email: <u>info@hltsoftware.com</u> URL: www.hltsoftware.com

MUTUAL SUPPORT AND COOPERATION:

It is herewith mutually agreed and declared that for the strengthening of SIET Engineering Students and also for the assistance of HLT, the following issues have been agreed and put into operation.

1. Scope of the MoU:

- Shridevi Institute of Engineering & Technology (SIET), an Institute of Higher Education was established in the year 2002 with the sole aim to imparting quality Technical Education. It is approved by AICTE & affiliated to Visvesvaraya Technological University, Belagavi, Karnataka state and presently offers 6 Under-Graduate Programmes, 6 Post Graduate Programmes and 6 Ph.D. Research Programmes – covering 'Engineering & Technology', and 'Management' streams.
- HLT Software Solutions Private Limited (HLT), is a Software Development and IT Training Company having expertise in Technology, Research, Training & Development. HLT was established in Aug 2013 by Microsoft Alumini. Having demonstrative experience in the middle management of various IT Companies and currently working as CTO of Company ClearTax.

- The SIET on its part is interested in associating with HLT for using their expertise to
 promote and deliver the technical Internship, Project Work and any technical program
 driving innovation as a graduate Program of Shridevi Institute of Engineering and
 Technology.
- The purpose of this Memorandum of understanding is to set forth the terms and conditions under which the Parties to this understanding shall conduct themselves during the subsistence of the Memorandum.
- Both parties as above have expressed a desire of entering into a Memorandum of Understanding for furnishing value addition to students to promote knowledge, skills and employability.

2. Curriculum Design and Mutual Support :

- HLT will give valuable inputs to the SIET in teaching / training methodology suitably customize the curriculum so that the students fit into the industrial expectation.
- This Memorandum of Understanding ("MoU") is not intended to be legally binding except as specifically set out below.
- The SIET shall provide the necessary support to the HLT to deliver the training on the agreed subject's / Programs.
- Students who opt for the program avails the facility of the HLT & SIET, to learn the stated subject and do the project in the chosen field of interest.
- The HLT can use the name of Shridevi Institute of Engineering & Technology for promoting the programs in advertisements and other modes of communications and the SIET can use the name of System Consultants Information (I) Pvt. Ltd. for promoting the admissions and to use in website, banners or brochure for admission related activities.
- The HLT provides electronic copy of relevant learning materials to the students opt for the respective programs. All responsibilities regarding registration of the students should be dealt by the HLT.
- The complete list of students of the course shall be provided to the HLT by the SIET.

 Changes in students, if any, shall be communicated by the representative of the SIET to the HLT immediately without any delay.

3. Industrial Training and Visits :

- The HLT to permit the Faculty and Students of the SIET to visit its group companies and also involve in Industrial Training Programs for the SIET. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.
- The SIET will provide its Labs / Workshops for the hands-on training of the learners enrolled with the HLT.

4. Internships and Placement of Students :

 HLT will actively engage to help the delivery of the Internship and placement of students of the SIET into internships/placement activity, as per AICTE internship Policy.

5. Research and Development:

 Both the parties have agreed to carry out the joint research activities on the Emerging Technologies of mutual interest.

6. Skill development Programs:

 HLT to train the students of SIET on the emerging technologies in order to bridge the skill gap and make them industry ready.

7. Guest Lectures:

 HLT to extend the necessary support to deliver guest lectures to the students of the SIET on the technology trends and in house requirements.

8. Faculty Development Programs:

 HLT to train the Faculty members of SIET for imparting industrial exposure/ training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.

9. Intellectual Property:

- All intellectual property created by a party in connection with the Collaboration shall remain the property of that party. The Parties agree that any material jointly created by the Parties for the collaboration shall be jointly owned (in equal proportions) by the parties, unless otherwise agreed in writing.
- Where the collaboration reasonably requires the use by one party of intellectual
 property that is owned by the other party (the "IPR Owner"), the IPR Owner will
 license such rights to the other party on a non-exclusive basis, without the right to
 sub-license, solely for the purpose and to the extent necessary in connection with the
 collaboration under this MOU and/or subsequent binding agreement. Any such
 license will automatically terminate when the MoU is terminated.
- For the purposes of this MoU, "Confidential Information" shall be confidential in nature (whether written, visual or oral) concerning the business and affairs of either party which is obtained or received as a result of the discussions leading up to, the entering into or the performance of this MoU, including financial information, training & learning material, trade secrets, college lists, trade and commercial details and computer software and databases, the contents of all reports and documentation prepared by either party or on its behalf.
- Parties shall always abide, while this MoU remains in force and after terminated, keep confidential Information except where: The Confidential Information was already lawfully known, or became lawfully known to either parties independently; and any other information of a confidential nature designated by a party as confidential.
- Each of the Disclosure or use is necessary by either of the parties (including their employees, agents and sub- contractors) for the proper and effective performance of this MoU;
- Disclosure is required by law to any government, governmental department, agency, regulatory or fiscal body or authority (whether national or foreign) and their authorized agents (including professional advisers).
- The Confidential Information is disclosed, in the case of HLT, to another member of the HLT group of companies.

- All disputes and differences of any kind whatever arising out of or in connection with this MoU shall be referred to the arbitration, and the final decision of an arbitrator jointly appointed by both the Parties to be agreed upon and appointed by both the parties. This submission to the arbitrators shall be deemed to be a submission to arbitration within the meaning of the Arbitration and Conciliation Act, 1996, or any statutory modification thereof. The award of the arbitrator or arbitrators shall be final and binding on the parties.
- In case of any disputes not settled due to arbitration it will be subject to the courts of Bangalore Jurisdiction. The laws of India shall be applicable.

10. Validity:

- It is intended that the terms of this MoU will remain in force for an initial period of (3) three years from the date of agreement and shall be valid until the termination or expiration, whichever is earlier of this MoU.
- The MoU can be extended for further periods after the expiry of (3) three years upon the parties mutually agreeing such extension in writing. The terms of this Memorandum may be modified at any time by both Parties on mutual consent.
- The execution of the MoU in principle is subject to mutually agreed terms & conditions from time to time.
- Either party shall be entitled to terminate the MoU on 60 days' prior written notice. The MoU will automatically terminate.
- If either party becomes insolvent or is subject to a change of control.
- If this MoU / transaction / business is unenforceable, void or illegal due to any statutory or regulatory requirements.

SIGNED this on Wednerday, 10th Feb 2021 For on behalf of HLT Software For & on behalf of Shridevi Institute of Solutions Pvt. Ltd. [HLT], Tumkur. Engineering Technology [SIET], & Tumkur. the lane PRINCIPAL PRINCIPAL ENGINEERING & TECHNOLOGY PRINCIPAL Signature/Seal TUMKUR TUMKUR - 572106. 572108. None: Dr. Narendra Viswanath Name: Mr. Onl s . Designation: Principal Designation: Ch Solutions P Witness: Witness: 1. Ruhannati him Belleoff (My. SHANMURASWANY (V) HOD, CSE 2. Augo Anjana Mutty. M. TPO, SIET.

Memorandum of Understanding

This Memorandum of Understanding ("MOU") is made on 28th December 2020 ("Effective Date"):

By and Between:

1. Shridevi Institute of Engineering & Technology having its office at Sira Road, NH-4, Maralenahalli, Karnataka 572106 and represented by its Authorized Signatory, Dr. Narendra Viswanath (hereinafter referred to as "Institution" which term shall, unless repugnant to the context or meaning thereof, include its successors, legal representatives, and permitted assigns).

And

2. HEd Experts Private Limited, a company incorporated under the laws of India and having its registered office at 6th Floor, Farah Landmark, #21. Sivan, Gangadhar Chetty Road, 15, MG Road, Craig Park Layout, Ashok Nagar, Bengaluru - 560025, represented by its authorized signatory, Kaushik Raju (hereinafter referred to as the "Company" which expression shall, unless it be repugnant to the subject or context thereof, be deemed to mean and include its affiliates and group entities, successors and permitted assigns).

The Institute and the Company are referred to individually as a "Party" and collectively as the "Parties"

WHEREAS:

- A. The Company inter-alia owns and provides learning platforms called "xcelerator" and offers other services which connect students across educational institutions to various companies and projects in furtherance of development and enhancement of their skill sets ("Platform").
- B. The Institution has represented and warranted that it provides university recognized & approved undergraduate & postgraduate technical programs.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL COVENANTS AND CONDITIONS SET FORTH IN THIS AGREEMENT, THE RECEIPT AND SUFFICIENCY OF WHICH ARE ACKNOWLEDGED BY EACH PARTY, THE PARTIES AGREE AS FOLLOWS:

1. SCOPE OF SERVICES

1.1 The Company will provide the following facilities to the Institution and to the alana participating students and staff of the Institution: PRINCIPAL SHRIDEVI INSTITUTE OF

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ENGINEERING & TECHNOLOGY TUMKUR - 572106.

Services for the Institution

- (a) Xcelerator's partner companies for recruitment
- (b) Recruitment Dashboards to manage campus drives
- (c) Industry aligned content to augment curriculum
- (d) Student engagement tools to augment class delivery
- (e) The Company shall also provide any other facilities as may be agreed between the Company and the Institute from time to time.

Services for the Students

- (a) Free career Readiness and Life Skills content for 4 years
- (b) Xcelerator's partner companies for recruitment and digital Portfolio
- (c) Industry experts to seek guidance
- (d) The Company shall also provide any other facilities as may be agreed between the Company and the Institute from time to time.
- 1.2 The Institution has agreed to cooperate with the Company in the following manner, to facilitate the use of the Platform by its students and the staff:
 - (a) Access to the Company to interact and engage with the students of the Institute, including through personal interactions, counselling and supply of online and offline material.
 - (b) Provide the complete information of the students and the staff across all the departments to create the accounts in the platform.
 - (c) Encourage all the students and staff to access and engage in the Platform; and raise awareness regarding the purpose and utility of the Platform.
 - (d) Designate a representative to control and coordinate the activities with the Company
 - (e) Facilitate organization, support and follow-up of visits of the Company's representatives to the Institution.
- 1.3 The Company and the Institution may also organize and conduct workshops, seminars and conferences in the Institution regarding the Platform on mutually agreeable terms and topics.

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REPRESENTATION AND WARRANTIES 2.

2.1 Each Party represents and warrants to the other that: (i) it is a duly incorporated and duly organized under the applicable and has full authority to carry on its business and enter into and carry out the terms of this MOU; (ii) this MOU constitutes its legal, valid and binding agreement, enforceable against it in accordance with its terms; (iii) it shall comply with all applicable laws in performing its obligations under this MOU; and (iv) the execution, delivery and performance of this MOU shall not conflict with or result in a breach of any other agreement to which it is a party.

3. INTELLECTUAL PROPERTY RIGHTS

The Company is the sole and exclusive owner of the intellectual property, brand name, logos, software, content, information, and materials relating to the Platform, and has all the rights and interests relating to ownership and use of the Platform. The Institution acknowledges that the Company shall also have all the rights and interest in the content arising from the access and use of the Platform. The Parties are free to publicly share/publish/make announcements about this engagement. The rights to the content created for commercial purposes will be discussed between the institute and company prior to undertaking of any such content creation. The terms for such an arrangement will be decided independently of this MOU. The rights to work products created by students as a result of executing projects belong to the students unless otherwise agreed upon in a prior agreement with the Company.

TERM AND TERMINATION 4.

This MOU shall remain in force for a valid period of 2 years from the Effective Date. It may be terminated at any time by either Party by giving 3 (three) months' notice to the other Party in writing. Termination of this MOU shall be without prejudice to any claim or right of action of either Party against the other Party for any breach of this MOU.

5. DISPUTE RESOLUTION AND GOVERNING LAW

5.1 Any and all disputes of every kind, arising out of or related to this agreement, which disputes are not resolved internally between the parties after at least thirty (30) days of negotiation, in good faith, by the respective senior management of the parties, shall be subject to binding and final arbitration in accordance with the Arbitration and Conciliation Act, 1996 or any statutory modification or re-enactment thereof. The place of the arbitration shall be Bangalore, Karnataka unless otherwise mutually agreed by the parties in writing. The Parties shall be entitled to appoint an arbitrator each and the two (2) such party appointed arbitrators shall jointly appoint a third arbitrator who shall serve as the chairman of the tribunal. Subject to the provisions of clause 13, courts at Bangalore, Karnataka shall have exclusive jurisdiction over any matters arising out of this agreement. This agreement shall be governed by the laws of India.

PRINCIPAL SHRIDEVI INSTITUTE OF

SEVERABILITY 6.

6.1 In the event that any provision of this MOU shall be determined to be illegal or unenforceable, that provision shall be limited or eliminated to the minimum extent necessary so that this MOU shall otherwise remain in full force and effect and

ENTIRE AGREEMENT 7.

7.1 This MOU will constitute the entire agreement of the Parties with respect to the subject thereof and supersede all previous communications, representations, understandings, and agreements, either oral or written, between the parties with respect to the subject matter of the MOU.

In Witness Whercof, the Parties have entered into this MOU on the day and year first above

For and On behalf of

For and On behalf of

Shridevi Institute of Engineering & Technology Hed Experts Private Limited

Authorized Signatory

Name: Dr. Narendra Viswanath

Anjana Muthy M.

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PRINCIPAL Designation: Principal SHRIDEVI INSTITUTE OF ENGINEERING & TECHNOLOGY TUMKUR - 572106.

Authorized Signatory Name: Kaushik Raju Designation: Managing Director Seal



Seal

Witness:

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Witness:

PRINCIPAL

SIET., TUMAKURU.

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Memorandum of Understanding

Between

Shridevi Institute of Engineering and Technology

And

Aspire Business Solutions Pvt. Ltd.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding [MOU] is signed on this day of <u>23-09-2020</u> between Shridevi Institute of Engineering & Technology [hereinafter referred as "SIET"]on one part and Aspire Business Solutions Pvt. Ltd. [hereinafter referred as "Aspire"] of the other part.

The following Terms of Service (the "Agreement") is effective from 23-09-2020

BETWEEN: Shridevi Institute of Engineering & Technology Maralenahally, Sira Road, Tumkur 572106. Karnataka. Tel: +91-0816- 2212629, E-Mail: principal@shrideviengineering.org URL: www.shrideviengineering.org

AND: Aspire Business Solutions Pvt. Ltd. No.47, 3rd Cross, Vidhyanagar, Tumkur – 572102 E-Mail: <u>sachin@aspireb2b.com</u> Mobile: 9740410957, Website: www.aspireb2b.com

MUTUAL SUPPORT AND COOPERATION:

It is herewith mutually agreed and declared that for the strengthening of SIET Engineering Students and also for the assistance of Aspire, the following issues have been agreed and put into operation.

1. Scope of the MoU:

- Shridevi Institute of Engineering & Technology (SIET), an Institute of Higher Education was established in the year 2002 with the sole aim to imparting quality Technical Education. It is approved by AICTE & affiliated to Visvesvaraya Technological University, Belagavi, Karnataka state and presently offers 6 Under-Graduate Programmes, 6 Post Graduate Programmes and 6 Ph.D. Research Programmes – covering 'Engineering& Technology', and 'Management' streams.
- Aspire Business Solutions is a Manufacturing Industry in providing high performance systems, comprehensive support and specialist advice to the food and beverage manufacturing industry in India. Aspire customers include are many of the world's leading manufacturers, who choose Aspire to help them comply with Government

regulations and mitigate risk through the detection and removal of contaminants and advance towards packaging automation. Aspire products range includes Grain Care, Food & Beverage Scan systems, Pack Seal Integrity, Packaging robotics.

- The SIET on its part is interested in associating with Aspire Business Solutions for using their expertise to promote and deliver the technical Internship, Project Work and any technical program driving innovation as a graduate Program of Shridevi Institute of Engineering and Technology.
- The purpose of this Memorandum of understanding is to set forth the terms and conditions under which the Parties to this understanding shall conduct themselves during the subsistence of the Memorandum.
- Both parties as above have expressed a desire of entering into a Memorandum of Understanding for furnishing value addition to students to promote knowledge, skills and employability.

2. Curriculum Design and Mutual Support :

- Aspire Business Solutions will give valuable inputs to the SIET in teaching / training methodology suitably customize the curriculum so that the students fit into the industrial expectation.
- This Memorandum of Understanding ("MoU") is not intended to be legally binding except as specifically set out below.
- The SIET shall provide the necessary support to the Aspire Business Solutions to deliver the training on the agreed subject's / Programs.
- Students who opt for the program avails the facility of the Aspire Business Solutions & SIET, to learn the stated subject and do the project in the chosen field of interest.
- Aspire Business Solutions can use the name of Shridevi Institute of Engineering & Technology for promoting the programs in advertisements and other modes of communications and the SIET can use the name of Aspire Business Solutions for promoting the admissions and to use in website, banners or brochure for admission related activities.

- Aspire Business Solutions provides electronic copy of relevant learning materials to the students opt for the respective programs. All responsibilities regarding registration of the students should be dealt by the Aspire.
- The Aspire Business Solutions will also register itself on AICTE Internship Policy Portal for disseminating Internship opportunities available with them.
- The complete list of students of the course shall be provided to the Aspire Business Solutions by the SIET.
- Changes in students, if any, shall be communicated by the representative of the SIET to the Aspire Business Solutions immediately without any delay.

3. Industrial Training and Visits :

- The Aspire Business Solutions to permit the Faculty and Students of the SIET to visit its group companies and also involve in Industrial Training Programs for the SIET. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.
- The SIET will provide its Labs / Workshops for the hands-on training of the learners enrolled with the Aspire.

4. Internships and Placement of Students :

 Aspire Business Solutions will actively engage to help the delivery of the Internship and placement of students of the SIET into internships / placement activity, as per AICTE internship Policy.

5. Research and Development:

 Both the parties have agreed to carryout the joint research activities on the Emerging Technologies of mutual interest.

6. Skill development Programs:

 Aspire Business Solutions to train the students of SIET on the emerging technologies in order to bridge the skill gap and make them industry ready. Refer Annexure for the details of the program

7. Guest Lectures:

 Aspire Business Solutions to extend the necessary support to deliver guest lectures to the students of the SIET on the technology trends and in house requirements.

8. Faculty Development Programs:

 Aspire Business Solutions to train the Faculty members of SIET for imparting industrial exposure/ training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.

9. Intellectual Property:

- All intellectual property created by a party in connection with the Collaboration shall remain the property of that party. The Parties agree that any material jointly created by the Parties for the collaboration shall be jointly owned (in equal proportions) by the parties, unless otherwise agreedin writing.
- Where the collaboration reasonably requires the use by one party of intellectual
 property that isowned by the other party (the "IPR Owner"), the IPR Owner will
 license such rights to the otherparty on a non-exclusive basis, without the right to sublicense, solely for the purpose and to theextent necessary in connection with the
 collaboration under this MOU and/or subsequent bindingagreement. Any such license
 will automatically terminate when the MoU is terminated.
- For the purposes of this MoU, "Confidential Information" shall be confidential in nature(whether written, visual or oral) concerning the business and affairs of either party which isobtained or received as a result of the discussions leading up to, the entering into or theperformance of this MoU, including financial information, training& learning material, tradesecrets, college lists, trade and commercial details and computer software and databases, thecontents of all reports and documentation prepared by either party or on its behalf.
- Parties shall always abide, while this MoU remains in force and after terminated, keep confidential Information except where the Confidential Information was already lawfully known, or became lawfully known to either party independently; and any other information of a confidential nature designated by a party as confidential.

- Each of the Disclosure or use is necessary by either of the parties (including their employees, agents and sub-contractors) for the proper and effective performance of this MoU.
- Disclosure is required by law to any government, governmental department, agency, regulatory orfiscal body or authority (whether national or foreign) and their authorized agents (includingprofessional advisers).
- The Confidential Information is disclosed, in the case of Aspire, to another member of the Aspire Business Solutions or group of companies by mutual consent.
- All disputes and differences of any kind whatever arising out of or in connection with this MoU shall be referred to the arbitration, and the final decision of an arbitrator jointly appointed by both the Parties to be agreed upon and appointed by both the parties. This submission to the arbitrator's shall be deemed to be a submission to arbitration within the meaning of the Arbitration and Conciliation Act, 1996, or any statutory modification thereof. The award of the arbitrator or arbitrators shall befinal and binding on the parties.
- In case of any disputes not settled due to arbitration it will be subject to the courts of Bangalore Jurisdiction. The laws of India shall be applicable.

10. Validity:

- It is intended that the terms of this MoU will remain in force for an initial period of

 (3) three years from the date of agreement and shall be valid until the termination or
 expiration, whichever is earlier of this MoU.
- The MoU can be extended for further periods after the expiry of (3) three years upon the parties mutually agreeing such extension in writing. The terms of this Memorandum may be modified at anytime by both Parties on mutual consent.

- The execution of the MoU in principle is subject to mutually agreed terms & conditions from time to time.
- Either party shall be entitled to terminate the MoU on 60 days' prior written notice. . The MoU will automatically terminate.
- If either party becomes insolvent or is subject to a change of control.
- If this MoU / transaction / business is unenforceable, void or illegal due to any statutory or regulatory requirements.

SIGNED this on Wednesday 23 Left 2020

For & on behalf of Shridevi Institute of For on behalf of Aspire Business Engineering Technology & [SIET], Solutions, Tumkur. Tumkur. K.J. Spl PRINCIPAL Aure/ Seal SHRIDEVI INSTITUTE Signature/ Seat K.J. SACHAN Dr. Narendra Via - 57210 TUMKUR Name: CED Mation: Principal Designation: Witness: Dr.J. Aisaz Ahamud Sharif Witness: HOD-ECE.

Aby Angang Munty M TPO, SIET.

SRI SHRIDEVI CHARITABLE TRUST (R.)

SHRIDEVI INSTITUTE OF ENGINEERING & TECHNOLOGY

(An ISO 9001:2015 Certified Institution), Recognized by Govt. of Karnataka Sira Road, Tumkur - 572 106, Karnataka, India.

(Affiliated to Visvesvaraya Technological University & Approved by AICLE, New Delbi Vide 06:06/K1K/ENGG/02/017 Dt. 27-05-2002) Phone: 0816 -2212629 / Principal : 0816-2212627 Tele Fax: 0816 - 2212628



mail :info@shrideviengineering.org , principal@shrideviengineering.org Website: www. shrideviengineering.org

This MEMORANDUM OF UNDERSTANDING (MoU) is signed between

1. University College of Science, B.H. Road, Tumkur University Campus, Tumakuru, Karnataka, India 572103, represented by Prof. SHALINI B R, Principal.

And

Shridevi Institute of Engineering and Technology, Sira Road, Tumakuru, Karnataka, 2. India 572106, represented by Dr. NARENDRA VISWANATH, Principal.

WHEREAS

- A. University College of Science, Tumakuru is engaged in providing basic science education, through academic and holistic approach focusing on commitment to value based education and human resource development. It offers Bachelors Degree Programs in Science, affiliated to Tumkur University,
- B. Shridevi Institute of Engineering & Technology (SIET), (An ISO 9001:2015 certified Institution) an Institute of Higher Education was established in the year 2002 with the sole aim to imparting quality Technical Education. It is approved by AICTE & affiliated to Visvesvaraya Technological University, Belagavi, Karnataka State and presently offers 6 Under-Graduate Programs, 6 Post Graduate Programs and 6 Ph.D. Research Programs - covering 'Engineering & Technology', and 'Management' streams.

DELIVERABLES

By signing this MOU University College of Science, Tumakuru and Shridevi Institute of Engineering and Technology, Tumakuru: Agree to work jointly in the following areas:

Page 1 of 3

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PRINCIPAL SHRIDEVI INSTITUTE OF ENGINEERING & TECHNOLOGY TUMKUR - 572106.

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- Conduction of at least 2 training Programs (With Hands on Sessions) for the students/faculty using latest technologies in Physical, Chemical and Engineering Sciences.
- To Conduct Faculty Development Programs (FDP) in the field of Physical, Chemical and Engineering Sciences.
- 3. To organize industrial visits for the UG and PG students.
- 4. To provide Internship/fieldwork for the UG and PG students.
- 5. To assist UG and PG students for placements.

Above activities are carried out with mutual acceptance and within the rules and regulations of the participating institutes.

FINANCIAL ARRANGEMENT

By signing this MOU, there is no financial commitment to University College of Science, Tumakuru or to Shridevi Institute of Engineering and Technology, Tumakuru.

However, the Training and Workshop programs are not free of charge. Shridevi Institute of Engineering and Technology, Tumakuru will mutually decide on the fees to be paid by the participants at the time of registration for the programs.

TERMS AND CONDITIONS:

- If the training/workshop is held at the premises of Shridevi Institute of Engineering and Technology, Tumakuru then the participants have to make their own arrangements for food, accommodation and travel.
- 2. If the training/workshop is held at the premises of University College of Science, Tumakuru then University College of Science, Tumakuru will take care of the local hospitality of maximum TWO resource persons deputed from Shridevi Institute of Engineering and Technology, Tumakuru or concerned from the fees collected for the workshop.
- Shridevi Institute of Engineering and Technology, Tumakuru and University College of Science, Tumakuru will issue certificate to all the participants at the end of the program.

Page 2 of 3

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TERM OF AGREEMENT AND TERMINATION

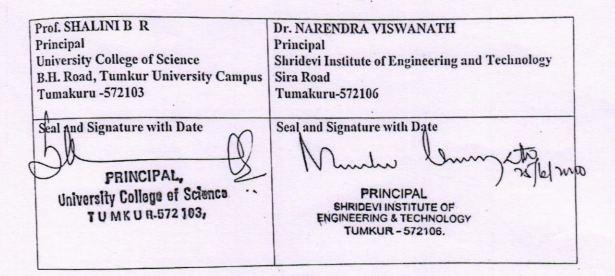
- P This MOU shall come into effect from the date of last signature, and shall remain in force for a period of TWO years. The same can be renewed on mutual agreement by both the parties, if required.
- Each party shall have the right to terminate this MOU upon 30 days prior written notice if the other party is in breach of any material obligation under this MOU.

MISCELLANEOUS

Any notice given by one party to the other shall be deemed properly given if specifically acknowledged by the receiving party in writing or when delivered to the recipient by hand, registered mail during normal business hours to the Institute representative.

IN WITNESS WHEREOF, each of

University College of Science, Tumakuru and Shridevi Institute of Engineering and Technology, Tumakuru has caused this MOU to be signed and delivered by its duly authorized representative.



Witnesses Witnesses 1. A G.R. VIJAYAKUMAL 3. Dr. C. P. chandrappa. Dept of Chemistry. UCST Page 3 of 3 Dettob Biotechudog Dept. of Physics, UCST SIET, Tuester. 4. DV. CHANDRASEKHAR. N PRINCIPAL ENGINEERING & TECHNOLOGY -RIDEVI INSTITUTE OF Dept . of chemistry S. I. E.T. Twinakuru. Scanned with CamScanner