



Memorandum of Understanding (MoU) for Industry Academia Collaboration

This Memorandum of Understanding ("MOU") for general cooperation is entered into an effective as of 03 March 2023 by and between:

Entuple Technologies Pvt. Ltd., having its registered office at #2730, Trikannika, 80 Feet Road, Opp. C M H Hospital, HAL III Stage, Indiranagar, Bangalore – 560038. hereinafter referred to as "COMPANY", which expression shall, unless it is repugnant to the context thereof be deemed to include all its successors and assignees represented by its board of Directors of the FIRST PARTY.

AND

"Kammavari Sangha Institute of Technology" hereinafter referred to as "INSTITUTION" which expression shall, unless it is repugnant to the context thereof be deemed to include its successors and assignees represented by its Registrar of the SECOND PARTY.

COMPANY AND INSTITUTION shall hereinafter be individually referred to as "Party" and collectively referred to as the "Parties"

Now, therefore this MoU witnesses:

I - PURPOSE

Entuple & KSIT hereby establish this memorandum of understanding (MOU) to express their desire to work together in areas of skill development and capacity building activities for students & faculty.

Entuple & KSIT wish to explore a mutual beneficial relationship to:

- Facilitating Industry and Academia interactions for the benefit of upskilling faculty on a regular basis and to ensure that they impart the relevant technology foundation and application skill to students using the appropriate teaching methodology, tools and infrastructure time to time.
- Drive skill development focused value-added courses, job-oriented courses to students to assist them to acquire the skill desired by industry.
- Providing industry relevant project ideas for student projects
- Providing industry relevant R & D project ideas for faculty projects

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15

Entuple Technologies Pvt. Ltd.





II - ROLES AND RESPONSIBILITIES

This MOU sets forth the general roles and responsibilities that the parties propose to follow as they cooperate in the exchange of information in order to collaborate further in the areas which are mutually beneficial to the charter and mission of both Entuple & KSIT

The broad areas of engagement that have been identified as part of this general cooperation agreement are:

- A. Entuple & KSIT will endeavor to set a joint agenda on an annual basis in aid of implementing the purpose.
- B. Entuple will work with KSIT as Industry Partner for competency/skill development activities

COMPANY Responsibilities:

- A. ENTUPLE to support KSIT as Industry Partner in VLSI, RF, IOT, Mechanical FEA and allied areas of mutual interest
- B. Entuple to support KSIT in framing/upgrading curriculum in the aforementioned technologies as industry partner.
- C. Entuple to support short term courses/ training cum internship programs and/or Career Builder Programs for students to increase awareness on VLSI, RF, IOT, Mechanical FEA, and allied technologies
- The duration, schedule, commercials, and revenue sharing of all training programs are jointly devised by COMPANY AND KSIT





INSTITUTION Responsibilities:

- KSIT to be responsible for providing Hardware PCs & networking, basic Operating systems software & pertinent equipment & software required for FDP/Short Term Courses & Training cum Internship Programs at campus
- KSIT to encourage faculty and students to actively participate in FDP and training programs driven jointly.
- 3. KSIT shall commit a minimum of 100 students per annum for the training programs
- KSIT shall designate a faculty coordinator for all training programs to coordinate with COMPANY in scheduling, execution of all training programs
- KSIT shall make payment to the COMPANY the training charges as per mutually agreed terms & conditions

IV Training Programs, Mode of delivery and Revenue Share Metrics

Mode of delivery

Online – Training administered using Video Conferencing Solution

Onsite - Training administered at Entuple Facility or the Institution

- a. Short Term Courses (Online/Onsite) Upto 5 days
- b. Training cum Internship Programs for students (Online and Onsite): Upto 4 weeks
- Career Builder Programs (Online/Classroom): Upto 4 months Excluded from Scope of MOU

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Revenue Share Metrics

SI#	Minimum Students Per Batch	Discounts / Revenue Share - <institution></institution>
1	10	10% on the List Price*
2	20	15% on the List Price*

Slno	Minimum Students Per Annum	Revenue Share - <institution></institution>
1	100	5% on the Total Revenue Collected*
2	150	10% on the Total Revenue Collected*

On site Programs

Additional 5% discounts -Terms and Conditions applicable (please refer to the Annexure1)

Exclusive of Taxes

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V Activities Benefitting Host institution under MoU

- KSIT can conduct free Webinar/workshop in association with Entuple Technologies as per mutually agreed schedules and mode of operation
- KSIT can conduct paid Faculty Development Program (FDP), Short Term Training Programs (STTP), Training cum Internship Program, Career Builder Programs in association with Entuple. These programs are aimed at providing industry skills in campus and boost competency and employability of students.
- 3) The cost of all training programs is decided mutually by INSTITUTION & COMPANY.
- The minimum batch size for all training programs and number of batches per annum as per mutually agreed terms and conditions.
- All customized training programs cost is subject to level of complexity and expertise level as per the discretion of Entuple
- 6) All the training information will be sent to the mail id given by the institution.
- Entuple shall support one day Career guidance program every year either onsite or online for Institutions that fulfil the minimum number criteria.
- Entuple technical team will provide support for institutions in forming and upgrading the curriculum
- COMPANY shall accommodate students from KSIT for industrial visits and technical discussions at a mutually agreed terms and conditions. The field visits to serve the industrial exposure to faculty and students of KSIT

VI - INTELLETUAL PROPERTY

- a. The term "intellectual property" as used herein means all intellectual property, whether or not capable of being registered, including but not limited to patents, copyright, computer software, code, design, chip technology rights, mask works, trade secrets, know how technique, methodologies, trademark, service mark, logo, trade name and corporate names.
- b. It is hereby expressly clarified that any intellectual property independently created by KSIT /its faculty/Student at the Entuple center for excellence which is not derived from and does not embody Entuple intellectual property or Entuple confidential information shall vest solely with KSIT, and Entuple shall not be entitled to the same unless and until specifically agreed upon prior to or during the engagement.

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VII - RELATIONSHIP

KSIT understands and acknowledges that its relationship with COMPANY or its affiliate will be that of an independent principal and nothing in this agreement is intended to or should be construed to create a partnership, joint venture, agency or employer-employee relationship and neither party shall have any authority of the other otherwise than as strictly provided herein

VIII - TERMS AND TERMINATION

- This MoU shall become effective from the date hereof and shall remain in force unless terminated in accordance with provisions for a duration of 2 years.
- Entuple and KSIT may extend the areas of collaboration on mutual discussion, agreeable terms, and conditions time to time.
- Institution shall be provided by a unique id and students needs to enter the ID number while making the payment for any of the programs conducted/supported by Entuple
- 4) All programs should be published in KSIT website and social media channels/notice board or through email or other channels of communication to all students all times.
- 5) The MOU shall be renewed for the consecutive year only if Minimum number of training programs with agreed batch size is facilitated by KSIT and executed by INDUSTRY at mutually agreed terms and conditions
- The MOU shall be renewed after every two years.
- 7) This MoU may be terminated by either party hereto if another party commits material breach or default in performance of its obligations hereunder and the same (if capable of being remedied), has not been cured within 30 (thirty) days of receipt of written notice of such breach or default.
- 8) In case of termination of agreement by KSIT, the institution is obliged to give an undertaking stating that any part of training content IP including source content, illustrations, design case studies will not be used/reproduced in any format without prior written permission for any training related activities the institution might choose to offer and execute either independently or in collaboration with any other

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6





3rd party. Violation of this may warrant legal implications subject to the discretion of Entuple Technologies Private Limited, Bangalore.

The termination hereof shall not serve to release a Party from the performance of such of its obligations as may have arisen prior to termination.

In WITNESS WHEREOF, the Parties have caused this MOU to be signed by their duly authorized representatives as of the MOU effective date above.

WITNESSES:

For KSIT

For Entuple Technologies Pvt. Ltd.

Name: Dr. Dilip Kumar K

Designation: Principal & Director

Signature:

Date: 03 March 2023

PRINCIPAL

ICS. INSTITUTE OF TECHNOLOUS

BENGALURU - 560 109

Name: Mr. Ramarao Nagesh Designation: Head - Training

Signature:

Date: 03 March 2023

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MEMORANDUM OF UNDERSTANDING

Between

Rubixe, a brand of THINK AHEAD INNOVATIONS PVT. LTD

KAMMAVARI SANGHAM INSTITUTE OF TECHNOLOGY

for

Collaborative R&D in the area of Artificial Intelligence and Machine Learning

This Memorandum of Understanding (hereinafter referred to as the "MoU") is entered into on this day September 22, 2022 _

BY AND BETWEEN

Department of Artificial Intelligence and Machine Learning jointly with Department of Computer Science and Engineering, KS Institute of Technology, Raghuvanhalli, Bangalore – 560109 (hereinafter referred to as the "Department", which expression, unless repugnant to the context and meaning therein, shall mean and include its successors, representatives, nominees and assigns);

AND

M/s Rubixe, a brand of THINK AHEAD INNOVATIONS PVT. LTD., a company incorporated under the laws of India, having its registered office at 3rd Floor, Opposite to Godavari Hotel, Kudlu Gate, Bengaluru, Karnataka 560068, www.rubixe.com, represented by its Program Manager Mr. Deepak D (herein after referred to as the "Company", which expression, unless repugnant to the context and meaning therein, shall mean and include its successors, representatives, nominees and assigns).

The term "Company" and "Department" are individually referred to as such or a "Party" and collectively referred to as the "Parties".

WHEREAS

A. The Company, an Industry, engaged in the business of RubixeTM is a global technology company specializing in disruptive technologies – Artificial Intelligence (AI), Machine Learning, Robotic Process Automation (RPA), Blockchain and Internet of Things (IoT). Rubixe's mission is to enable businesses to leverage the full potential of disruptive technologies to stay competitive in the market.

B. The Department, engaged in delivering higher education in the field of Computer Science, Artificial Intelligence and Machine Learning, strives to enhance and strengthen its Industry-Institute Interaction and has taken various initiatives to complement its educational excellence to meet the industry needs, has entered into various collaborative arrangements with other parties to enhance the knowledge and skills of the students.

C. The Parties are desirous to enter into this MoU to declare their respective intentions and to establish a basis of cooperation and collaboration between the Parties upon the terms as contained

Page I of 4

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MoU between Rubixe and KSIT

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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("the MoU") made and entered into on this 15th day of June 2022 by and between:

Audaz Ventures Private Limited, a Company incorporated under The Companies Act 1956, having its registered
offices at C2C/2/100, Janakpuri, New Delhi, India (hereinafter referred to as "AUDAZ") (which expression shall,
unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted
assigns), with CIN: U80903DL2020PTC365560 and PAN: AATCA6272A; of the ONE Part And

K.S. Institute of Technology an Institution having its campus at Bangalore, Karnataka 560109 (hereinafter referred to as "Academia Partner", which expression unless repugnant to the context or meaning thereof shall mean and include successors in interest and permitted assigns) acting through its Authorized Signatory of the OTHER PART;

AUDAZ and Academia Partner shall collectively to be referred as the 'parties' and individually as 'party' wherever the context permits.

WHEREAS

Audaz is a new age Edutech organisation that seeks to transform lives of students through its unique and personalised training programs. We aim at empowering students with the right skills and knowledge to achieve success in life.

Audaz and Academia Partner have decided to get into a strategic partnership and run Audaz Training Programs at the college premises as per the agreed terms mentioned in this MoU. The parties have discussed and formed an understanding to undertake and execute Audaz Training Programs as agreed to produce in writing on mutually agreed terms and conditions in this MOU.

NOW THEREFORE, the parties hereby agree as follows:

1. SCOPE / PURPOSE OF MOU

- Each Party to perform the roles and responsibilities as per Annexure A of this MOU for the successful completion of the Project within the timelines. The parties will pool their respective resources and expertise and work together in the matter for executing the Project.
- II. Academia PARTNER to support Audaz in the execution of the program by providing Infrastructure and other support as specified in *Annexure-A*
- Entry Criteria: All department and All semester students are eligible. However content, delivery outcome and duration
 will vary depending on the academic cycle of the Institution.

3. USE OF AUDAZ AND ACADEMIA PARTNER NAME:

The branding and logo can be used. Each party will seek written approval from the other for using the other's name and promotional material for generation of business and during the performance of work under this MOU and further the party using such name and material will ensure that the same is utilized solely for the purposes for which approval has been obtained consequent to this MOU.

4. TENURE AND TERMINATION

- a) This MoU shall be valid with effect from ('effective date') and shall remain valid for a period of Two years or the conclusion of the Project whichever is later. Tenure of the MoU to be revised after completion of each academic year.
- b) Either party may terminate this MOU upon 60 (sixty) calendar days' notice in writing to the other party. However, any outstanding work shall be completed to the satisfaction of Academia Partner unless it is mutually agreed otherwise.
- c) Termination of this MOU shall not nullify any payments due from Academia Partner to AUDAZ as on date of termination. Any such payment, due to AUDAZ shall be cleared in full by the Academia Partner within 30 (thirty) days of termination.

5. OWNERSHIP OF MATERIAL:

AUDAZ shall retain the ownership of the Educational materials including but not limited to content, books, slides, write-ups, presentations, student handbooks, practical guides and such other materials as used by AUDAZ.

6. CONFIDENTIALITY

Each party acknowledges that their confidential information constitutes valuable trade secrets and each party agrees that it shall use the confidential information of the other party solely in accordance with the provisions of this MoU and will not disclose or permit to be disclosed, the same, directly or indirectly, to any third party without the other party's prior written consent.

Each party agrees to exercise due care in protecting the confidential information from unauthorized use and disclosure. However, neither party bears any responsibility for safeguarding information that (i) is publicly available, (ii) obtained by the other party from third parties without restrictions on disclosure, (iii) independently developed by the other party without reference to confidential information, or (iv) required to be disclosed by order of a court or other governmental entity provided prior to disclosure a proper written notice to that effect is given to the other party.

In the event of actual threatened breach of the provisions of the above paragraph, the non-breaching party will be entitled to immediate injunctive and other equitable relief, without bond and without the necessity of showing actual damage.

7. DISPUTE RESOLUTION:

- This MOU shall be governed according to the Indian laws and each Party shall submit to the jurisdiction of the Courts at Bangalore, India.
- b) Any and all differences and disputes whatsoever arising between the parties shall in the first instance be resolved mutually between the parties and in the event of a non-resolution the matter may be referred to arbitration.
- c) Both the parties shall mutually appoint one arbitrator and any decision, determination or award of the Sole Arbitrator shall be binding on the parties. Each party will bear its own cost of arbitration and the venue of arbitration shall be Bangalore

8. COMPLIANCE WITH LAW & JURISDICTION

The parties shall be liable for compliance with applicable statute, legislation, rules; regulations etc. while working in terms of this MoU and shall ensure that no non-compliance is committed. Neither party shall be liable for the breach of obligations of other party set forth in this clause. The Courts of Bangalore, India shall have exclusive jurisdiction to entertain matters arising out of this MOU.

9. MISCELLANEOUS

- This MoU constitutes entire understanding between the parties and supersedes all prior understandings, whether written or oral, relating to the subject matter of this MoU.
- II. This MoU is being entered into on a Principal to Principal basis and each party is an independent entity and not an agent and/or employee of other party. Either Party will not represent that it is an agent of other Party nor hold itself out as such. Either Party shall not enter into any agreement or arrangement which will bind other Party legally or otherwise, without the prior written consent of other Party.
- III. This MOU may be modified, through a written document signed by duly authorized representatives of both parties
- IV. This MoU shall be binding upon, and inure to the benefit of, both parties and their respective successors and assigns.
- V. No delay or omission by either party in exercising any right under this MoU shall operate as a waiver of that or any other right. A waiver or consent given by each party on any one occasion shall be effective only in that instance and shall not be construed as a bar or waiver of any right on any other occasion.

- VI. Each party shall indemnify the other party against any third-party liability, losses, damages incurred by nondefaulting party due to negligence, non-compliance or infringement of IPR of a third party while performing under the scope of this MoU.
- VII In the event that any provision of this MoU shall be invalid, illegal or otherwise unenforceable, the validity, legality and enforceability of the remaining provisions shall in no way be affected or impaired thereby.
- VIII. The captions of the clauses of this MoU are for convenience of reference only and in no way define, limit or affect the scope or substance of any clause of this MoU.
- IX. The relationship established by this agreement is non-exclusive. Nothing in this agreement shall prohibit or restrict Audaz from developing, selling, using, distributing, training, licensing, or marketing the products or services created during the mutual working of both the parties to be provided to any other third party and it shall not require informing or seeking approval from the other Party.
- X. All notices required or permitted by, or made pursuant to, this Memorandum shall be in writing and shall be sent by facsimile or by registered, E- Mail to the following addresses:
- XI. The terms of MoU to be reworked in case of lockdown due to outbreak of Covid 19 virus or any other valid reasons mutually agreed between both the parties. Both the parties shall discuss and finalise the cost and execution plan.

If to AUDAZ: Audaz Ventures Private Limited

Name: Man mohan

Address: #33, Sai Lotus, 2nd Floor, RR Nagar, Bangalore, Karnataka

Phone No.: 9034444243

E- Mail: mohan@audazlearning.com

If to Academia Partner:

Name: Harish R

Address: Bangalore, Karnataka 560109

Phone No: 8496849656 E- Mail: placement@ksit.edu.in

All such notices shall be deemed to have been received as follows:

- if by e-mail, twenty-four (24) hours after transmission, and
- if by registered post, upon receipt of acknowledgement of delivery
- XII. Force Majeure: Neither party hereto shall be considered in breach hereof or in default if it fails to perform or observe any or all of the terms of this Memorandum resulting directly or indirectly, such as, but not limited to acts of God, Civil or Military authority, acts of Government, acts of Public Enemy, war, riots, explosion, earthquake, flood, storm, lightning strike, etc. In such a case either party shall notify the other party of the occurrence of such cause and should as a consequence, the performance under this Memorandum be prevented for a period longer than six months, then the other party shall have the right to terminate this Memorandum

IN WITNESS WHEREOF the parties hereto have caused this MoU to be executed, in duplicate, by their duly authorized representatives on the date, month and year first written above.

On behalf of K.S. Institute of Technology (Ac

Name: Harish R

Designation: Director, Placements

Date: 15 June 2022

Signature:

On behalf Audaz Ventures Private Lin

Name: Rahul Oberoi Designation: Director

Date: Signature:

K.S. INSTITUTE OF TECHNOLOGY BENGALURU - 560 109. -

AUDAZ DELIVERABLES:

- Audaz will offer support to the Academia Partner to provide it's training programs as a classroom led session with the following agendas
 - Provide training programs on domains such as Quantitative aptitude, Logical reasoning, Soft skills, Verbal ability, C &C++ programming, Java, Python and Data Structures.
 - b. Content support aligning to Industry and continuous update of the content as and when required
 - Provide Trainers and SMEs to train the students joining the elective in the form of electives/value added course
 - d. Provide placement bootcamps & company specific trainings
 - e. Work with administrators to launch the program and get it cleared out on all levels of Management and Board of studies
 - f. Support in setting up the curriculum, execution, QP setting and evaluation.
- Will provide students to work on case studies, work on real time/ on-line projects and give them opportunity to participate in various events across domains and industries.
- Conduct assessments and certifications of candidates and issue Digital Certification in a Globally recognized format which will enable authenticity and would make it easy for students to reach out to the right Employer
- Will Set up of Program team and assign a program head for ease of coordination
- Conduct audits, maintain and monitor overall program for quality of delivery

ACADEMIA PARTNER DELIVERABLES:

- Facility for students to work on with necessary power backup & high-speed internet
- Video Conferencing facility for international classes with Projector
- All students are expected to carry their Laptop.
- One faculty member from each department to be appointed as the SPOC from Institution side
- · Timely clearance of invoices



MEMORANDUM OF UNDERSTANDING

THIS Memorandum of Understanding ("MOU") is signed between M/S Codegnan IT Solutions pvt LTD (hereinafter referred to as "Vendor"), with office at: #951, 2nd and 3rd floor, 16th main road, BTM 2nd Stage, Bangalore 560076

And

K S Institute of Technology – (hereinafter referred to as "KSIT"), located at 14, Kanakapura Road, Raghuvanahalli, Bangalore – 560109.

WHEREAS, the Vendor is an established training company that has offered to provide training services to the students of KSIT; KSIT has accepted the training program as per the discussions.

NOW, THEREFORE, The Parties hereby accept and agree to conduct the training as per the following terms and conditions:

1. Objective

The objective of the MoU is to outline the scope, policy and operating guidelines governing the aptitude and Technical training of BE students to ensure its completion in a smooth and hassle-free manner in the best interests of the Vendor, the students and KSIT.

2. Scope

- 2.1 This MOU shall not constitute, create, or give effect to a joint venture, partnership or a formal business organization of any kind between the two parties. Each party shall act as an independent contractor and not as an agent of the other, and neither shall have any authority to bind the other except to the extent specifically provided herein.
- 2.2 It is understood that this MOU purports to cover some of the major aspects of the training relationship between Vendor and KSIT. However, the headings and subheadings of Clauses contained herein are used for convenience and ease of reference, but in no way define, limit or describe the spirit, scope or intent of this MOU or any of its provisions.
- 2.3 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 parties. Any reproduction of this MOU by any reliable means will be considered as an original of this document.

2.4 If any provision/s of this MOU are found to be invalid or unenforceable, the validity

or enforceability of the remaining provisions or portions hereof shall not be affected.

3. Training

3.1 Commencement

The training will commence from the same week during which the MoU is signed, or on a date mutually agreed in writing between the Vendor and KSIT.

3.2 Duration

The duration of the training will be 30hours per semester for 5^{th} and 6^{th} Semester BE students. The training will be delivered 6 hours per day for a total of 5 days in both 5^{th} and 6^{th} semester.

3.3 Short fall in training hours

If the number of hours available for training as per para 3.2 above falls short of the allocated hours; the shortfall would be made up by the vendor in consultation with KSIT.

3.4 Program Content

The contents of the training program for the students will be the aptitude topics relevant for BE students appearing for their placements

3.5 Training Schedule

The training schedulé indicating the dates will be finalised by the vendor in consultation with KSIT. As such, the program for this semester will commencefromAugust 2022.

4. Attendance of Students

- 4.1 Attendance will be made mandatory by KSIT for all students undergoing training.
- 4.2 The attendance will be maintained by KSIT for all the students attending the training.

5. Students Feedback

At the end of each session of training, Vendor will obtain a feedback from all the students on a point rating system and the same shall be made available to KSIT on demand.

6. Unscheduled Holiday

If the college declares an unscheduled holiday due to any unforeseen circumstance/s, Vendor will be informed at the earliest, and the training hours lost on such account, would be suitably made good by the Vendor in consultation with KSIT.

7. Billing and Payment

- 7.1 The price agreed upon by the vendor and KSIT is Rs. 25 per hour per student Plus GST at 18% per student.
- 7.2 A student will be considered for billing only if he/she attends a single day of training. If a student is not

present even for a single session during the course of the training, then Bizotic will not raise a bill for such student.

- 7.3 50% of the payment would be done on 50% of completion of the training program. The full and final payment should be made within 10 days of completion of the program.
- 7.4 Payment will be made by a crossed cheque, payable to the Vendor or transferred through NEFT/RTGS to the bank account of the vendor.

8. Validity

The above said MOU is valid. from June 2023 to August 2024, unless otherwise terminated for reasons mentioned under para 10 of this MOU.

9. 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 or to any third party without the prior written consent of the other party hereto.

10. Termination/Extension

If at any point of time any party wishes to withdraw / terminate from the subject matter of this MOU for any reason/s whatsoever, it may do so by providing 15days' notice in writing to the other party citing sufficient reasons for the desired termination.

This MOU can be extended upon written agreement of the parties on the same terms for a further period of two years or as may be mutually agreed upon.

This Memorandum of Understanding sets forth the understanding as of 1st June, 2023 by and between the parties hereto mentioned below:

Codegnan IT Solutions Pvt Ltd

Signature:

Name: Subramanya

Title: Managing Director

Date: 01/06/2023

K S Institute of Technology

Signature:

Name: DR. DILIP KUMAR. 4

Title: Principe 1 2 Director

Date:

1/6/2023



Kammavari Sangham (R) 1952 K.S. GROUP OF INSTITUTIONS

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K.S. INSTITUTE OF TECHNOLOGY

Accredited By NAAC

14, Raghuvanahalli, Kanakapura Road, Bengaluru - 560 109. Tel : 080 28435722 / 24, Fax : 080 28435723

E-mail: principal.ksit@gmail.com/principal@ksit.edu.in | website: www.ksit.edu.in

Ref: KSIT/PO/2022-2023/TPO 006

Date: 03/05/2023

To, DESTINATION #951, 16th Main Road, BTM 2nd Stage, Bengaluru

Dear Sir,

Sub: Purchase Order for Technical Training Program for 6th Semester B.E Students.

With reference to the above, we are pleased to place the order for Technical Training for 6th SemesterStudentsat K.S.Institute of Technology, #14, Raghuvanahalli, Kanakapura Road, Bangalore – 109 as per the following specifications, terms & conditions.

Programme Commercials:

Sl.No.	Description	Quantity	Rate	Amount	
1	Technical Training Program (Java/Python) for 6 th Semester B.E Students	290	Rs. 25/Hour/Student (290 × 60Hrs × 25Rs)	4,35,000.00	
	Total			4,35,000.00/-	
Taxable	COM CO.		***	78,300.00/-	
	GST 9% GST 9%			39,150.00/-	
Grand T				39,150.00/- 5,13,300.00/-	

Terms & Conditions:

- Technical Training dates for 6thSemester students would be from 8th-19thMay 2023.
- Full Payment to be made post satisfactory completion of the training.

Thanking you,

Hon. Secretary

DESTINATION	
#951, 2nd and 3rd Floor,	
16th Main Road, BTM 2nd Stage,	
Bengalore	
GSTIN/UIN: 29AAQFD6799P1Z0	
State Name: Karnataka, Code: 29	
Contact: 9620969414	
E-Mail: support@destinationtechs.com	7

Invoice No. Dated DE/0016/2023-24 19-May-23 Reference No. & Date. Other References

Buyer (Bill to)

KSIT

14, Kanakapura Road

CGST OUTPUT 9%	51	Particulars	HSN/SAC	Rate (Incl. of Tax)	Amo
		6th Sem Technical Training (Java/Python) CGST OUTPUT 9% SGST OUTPUT 9%			4,35, 39, 39,

INR Five Lakh Thirteen Thousand Three Hundred Only

HSN/SAC	Taxable	Central Tax		State Tax		Tot
000202	Value	Rate	Amount	Rate	Amount	Tax An
999293	4,35,000.00	9%	39,150.00	9%	39,150,00	78.3
Total	4,35,000.00		39,150.00		39,150.00	78,3

Tax Amount (in words): INR Seventy Eight Thousand Three Hundred Only Remarks:

290students*Rs25/-perHr/student*60Hrs

Customer's Seal and Signature

for DESTINA

SUBRAMANYA M M Date: 2023.05. 19 15:45:

Authorised Sigr

This is a Computer Generated Invoice