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दस्तावा प्रसार कडलिनोना

दस्त नोंदनी करणार आहेत का? होय/नाही

विलकरीचे वर्णन

मुद्रांक विकत घेणाऱ्याचे नांव 'Codex...Solutions Pvt. Ltd.

पत्ता

दुसऱ्या पक्षासाठीचे नांव Hope Foundation's International Institute of Information Technology (I²IT)

हस्त ठावरीचे नांव व पत्ता

AR

Signature

मुद्रांक विकत घेणाऱ्याची राहणी

रा. अंजली टिपक दिवेकर

परवाना क्र. २२०११६४

माध्यम ११११३.१००



Services Agreement
by and between

Codex Solutions Pvt. Ltd.

and

Hope Foundation's

International Institute of Information Technology (I²IT), Pune

Signature

Signature

This Services Agreement ("SA") is made and entered into as of March 06, 2020, ("Effective Date") by and between

CODEX SOLUTIONS PVT LTD, a company incorporated under the laws of India bearing CIN U52599PN2016PTC158527, having its registered office at Building No. 13, Pasaydan Co-op. Hsg. Society Ltd., Lokmanya Nagar, Pune 411030 ("CODEX").

and

Hope Foundation's International Institute of Information Technology (I²IT), an educational and research institution accredited by the National Assessment and Accreditation Council (NAAC), New Delhi and offering 4 years full-time Undergraduate Engineering Courses approved by the All India Council for Technical Education (AICTE), New Delhi and affiliated to the Savitribai Phule Pune University (represented by its Principal Dr. Vaishali V. Patil) having its campus situated at Plot No. P-14, Rajiv Gandhi Infotech Park, MIDC, Hinjawadi – Phase I, Pune – 411 057, Maharashtra, India ("I²IT").

WHEREAS, Codex desires to engage I²IT to perform certain Services for Codex, and I²IT desires to perform such Services for Codex, all upon the Terms and Conditions set forth in this SA.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I²IT and Codex intending to be legally bound thereby agree as follows:

1. SERVICES

1.1. **Scope of Services.** This SA represents the terms and conditions under which I²IT shall provide certain services to Codex pursuant to Statements of Work ("SOWs") developed in accordance with the terms set forth in this Section (each a "Service"). Each Service will be implemented in accordance with a SOW. Additionally, all SOWs shall include the items referenced in Section 1.2.

1.2. **Contents of SOWs.** Each SOW shall include: (a) an incorporation by reference of the terms of this SA; (b) the start date of the Service; (c) a description of the Service to be performed by I²IT; (d) fees for the Service and expenses to be reimbursed by Codex ; (e) the names of key Service personnel; (f) billing information; (g) shall be executed by I²IT and Codex ; and (h) such other information as may be pertinent to the Services to be performed by I²IT or as may be mutually agreed to by the parties. It is expressly agreed that Codex shall not be liable for any fees or obligations contained in any SOW, unless and until Codex signs each SOW prior to I²IT performing said work therein. This SA, and any SOWs that may be entered into by the parties (collectively, the "Agreement"), set forth the sole and exclusive duties and obligations of I²IT.



Codex's Responsibilities. Codex shall, in connection with this SA and each SOW, be responsible for the following.



- 1.3.1. Designating the Service Executive, as provided in Section 4.1 hereof.
- 1.3.2. Providing sufficient, qualified personnel who are capable of performing Codex's duties, tasks, and obligations under this SA and any SOWs in a timely, competent, professional, and workmanlike manner.
- 1.3.3. Providing Codex with use of such support services (including network IDs and passwords, e-mail, and assistance in configuring such services) as Codex may reasonably request for use in the performance of the Services under this SA. I²IT shall at all times comply with all applicable employee privacy laws in effect and applicable during the course of this SA and shall take affirmative measure to protect the privacy of Codex's employees.
- 1.3.4. Performing such other duties and tasks as may be reasonably required to permit I²IT to perform its duties, tasks, and obligations under any SOW.
- 1.4. **I²IT Responsibilities:** In addition to the duties and obligations set forth in each SOW, I²IT shall, in connection with this SA, be responsible for the following:
- 1.4.1. Designating the Service Executive, as provided in Section 4.1 hereof.
- 1.4.2. Employ sufficient, qualified personnel who are capable of performing I²IT duties, tasks, and obligations under this SA and any SOWs in a timely, competent, professional, and workmanlike manner.
- 1.4.3. Protecting all Codex data, employee privacy and all other Confidential Information of Codex.
- 1.4.4. Performing such other duties and tasks as may be reasonably required to permit Codex to perform its duties, tasks, and obligations under any SOW.
- 1.5. **Relationship of Parties.** The parties acknowledge and agree that I²IT is an independent partner / associate of Codex, and that the personnel used by I²IT in connection with any Services performed by I²IT pursuant to this SA are not employees of Codex and shall not be entitled to any benefits provided to, or rights afforded by, Codex or its affiliates to its employees, whether by operation of law or otherwise. Codex shall make no deductions from fees paid to I²IT for any state, central, or local taxes as applicable for the financial transactions processed in India including, but not limited to, deductions for income tax withholdings and taxes if applicable. I²IT shall be responsible for the income tax withholdings and other payments related to its own personnel.
- 1.5.1 **Partners / Associates.** Codex acknowledges and agrees that I²IT may retain the services of independent Consultants ("Project Engineers") from time to time to perform, or assist I²IT in performing, Services under this SA and any SOW. I²IT agrees to request and obtain written consent, which shall not be unreasonably withheld, from Codex for Project Engineers retained by I²IT in support of Codex. All Project Engineers shall perform such Services under I²IT direction and control. I²IT agrees that the use of any such Project Engineers shall not relieve I²IT of any of its duties, responsibilities or obligations under this SA and shall not create a contractual relationship or a third party beneficiary relationship of any kind between Codex and such Project Engineer/s.
- 1.6. **I²IT Personnel.** I²IT shall have exclusive authority to make staffing decisions with respect to its personnel and the provision of Services under this SA. I²IT reserves the right to reassign any of its personnel upon written notice to Codex; provided, however, that in the event of any such reassignment, the Services shall continue to be provided in accordance with the terms of this SA and the applicable



SOW. I²IT shall provide Codex a list of names of all personnel that will be performing work for Codex, prior to the performance of said work.

- 1.7. **Codex 's Policies and Procedures.** I²IT shall, in connection with its performance of Services under this SA and any SOWs, adhere to the policies and procedures of Codex that have been communicated to I²IT in writing in order to minimize any disruption to Codex 's personnel, customers, and general working environment.

2. SERVICE FEES AND PAYMENT

- 2.1. **Service Fees.** Codex shall pay to I²IT the Service Fees. Such costs shall include salaries and salary related costs, as well as all communication, administration, infrastructure and other costs incurred for providing services including depreciation.

- 2.2. **Invoice Frequency.** I²IT will invoice Codex on the first day of each month for the Total Monthly Charges, as set forth on the SOW for the month immediately preceding.

- 2.3. **Payment of Invoices.** Payments are due thirty (30) days after the invoice date. Each invoice shall contain a detailed statement of the work completed pursuant to each invoice. I²IT may immediately suspend all Services if any amount is more than fifteen (15) days past due and may continue to suspend the service until all due and unpaid amounts are paid in full. All fees and prices are set forth-in Indian Rupee excludes any taxes, duties, fees, and/or other governmental charges of any kind which are imposed by or under the authority of any government or political subdivision thereof. Any and all such taxes, duties, fees, and/or other governmental charges which I²IT may be required to pay on account of its performance under the Agreement shall be borne by Codex, and shall be considered an integral part of such invoice for the Services due to I²IT by Codex. Goods & Service Tax would be charged by I²IT wherever applicable as per applicable rates on the services rendered. Any other present or future taxes/levies including but not limited to GST that may be levied (whether the same operates retrospectively or prospectively) and becomes applicable on the kind of Services rendered by I²IT to Codex and the same shall be payable by Codex.

- 2.4. **Disputed Amounts.** In the event that Codex has a good faith dispute with regard to any portion of an invoice, Codex will make timely payment of the undisputed portion as provided herein, and Codex will provide I²IT with written notice within fifteen (15) calendar days setting forth Codex 's position with respect to the disputed amount. All disputed, unpaid amounts will be paid in accordance with the agreed resolution of such dispute pursuant to Section 4.3, and Codex shall not pay any interest on any amount ultimately determined to be due.

- 2.5. **Out-of-Pocket Expenses.** In connection with any SOW, Codex shall reimburse I²IT for reasonable travel, meals and lodging expenses. Such expenses shall be pre-approved in writing by Codex and shall not exceed an agreed upon per diem rate. Codex shall not be liable for any such expenses if I²IT fails to obtain such required approval.

3. TERM AND TERMINATION

- 3.1. **Term.** The Agreement shall be initially under pilot phase in full force and effect for Three (3) months (the "Initial Term"). Upon the expiration of the Initial Term,



[Signature]



[Signature]

Master Services Agreement

the Agreement shall automatically renew for one or more additional terms of One Year each (each, a "Renewal Term"), unless and until either party hereto notifies the other party in writing of its intent to terminate at least Thirty (30) days prior to the expiration of the then-current Initial Term or Renewal Term. The Initial Term, together with any and all Renewal Terms, is collectively referred to as the "Term."

3.2 **Termination for Default.** Either party hereto may terminate the Agreement in the event that the other party materially defaults in performing any obligation under the Agreement and such default continues unsolved for a period of thirty (30) days following written notice of such default. Notwithstanding the foregoing, if Codex terminates the Agreement due to I²IT's breach of its obligations and failure to resolve such breach with respect to the Service Level Agreement(s), Codex's sole remedy shall be its election to terminate the Agreement without further liability to either party (except for Codex's obligation to pay all accrued and unpaid fees outstanding as of the date of such termination).

3.3 During the first ninety (90) days after the Effective Date, Codex may terminate the Agreement without paying a cancellation fee by providing I²IT with thirty (30) day written notice of such termination and agreeing to pay all unpaid fees accrued as of the effective date of the termination. At any time during the Term after the first ninety (90) days after the Effective Date, Codex may terminate the Agreement by providing I²IT with Thirty (30) days written notice of termination and agreeing to pay all unpaid fees accrued as of the effective date of the termination.

3.4 At any time after the first ninety (90) days after the Effective Date, Codex may terminate the Agreement and purchase equivalent services from another provider ("Alternative Provider") without paying a cancellation fee by providing I²IT with Thirty (30) days written notice of termination and agreeing to pay all unpaid fees accrued as of the effective date of termination.

3.5 The Agreement shall terminate, effective immediately upon delivery of written notice by either party to the other party of (i) the institution of insolvency, receivership, or bankruptcy proceedings or any other proceedings for the settlement of debts of the other party, (ii) the making of an assignment for the benefit of creditors by the other party, or (iii) the dissolution of the other party.

4. GOVERNANCE

4.1. **Service Executive.** For and in each SOW entered into hereunder, I²IT and Codex each will designate a service executive ("Service Executive") in writing, who will have overall responsibility for that Party's performance under such SOW. Each SOW shall identify the specific responsibilities, procedures for communications, and related matters for the Parties' respective Service Executive. Each Party may replace its Service Executive with a comparable replacement by giving the other Party as much advance written notice as possible of such replacement. Each Party will be entitled to rely on all decisions and approvals communicated by the other Party's Service Executive. The general responsibilities of the Service Executive shall be to: (a) establish a formal communication forum between I²IT and Codex with respect to the applicable SOW; (b) monitor the general progress of the performance of such SOW; (c) identify opportunities for improvement in the Services; (d) propose changes to such SOW; and (e) evaluate and manage the Change Order Procedures set forth in Section 4.2 hereof.



4.2. **Change Order Procedures.** Any material change to the scope of Services under a SOW must be in writing and signed by each party. Codex may request a change to the scope of Services by submitting a written change request ("Change Request") to I²IT. I²IT may request a change by submitting to Codex a written Change Request including an explanation of the reason for the Change Request. When the parties agree upon the terms of any Change Request, I²IT will issue a change order to be signed by each party reflecting the agreed upon terms ("Change Order"). The Change Order shall, as applicable, be deemed an amendment to the applicable SOW. Codex shall not be liable to I²IT for any increased price for changes to the work, absent a fully executed change order, prior to I²IT performing said work. Notwithstanding the foregoing, neither party must agree to a change order.

4.3. **DISPUTE RESOLUTION**

4.3.1 **Arbitration.** The parties agree that any and all disputes or controversies of any nature whatsoever, arising from or regarding the interpretation, performance, enforcement or breach of this SA shall be resolved by confidential, final and binding arbitration (rather than court or resolution in some other forum) to the fullest extent permitted by law, and further agree that either party may initiate an arbitration. Any arbitration proceeding pursuant to this Agreement shall be conducted by the sole arbitrator as per the Arbitration and Conciliation Act, 1996 in India. The venue for arbitration shall be Pune (India).

4.3.2. **Confidentiality of Results.** If the Parties agree to proceed with arbitration as provided above, the Parties, their representatives and participants, and the arbitrators shall hold the existence, content, and result of the arbitration in confidence, except to the limited extent necessary to enforce a final settlement SA or to obtain or enforce a judgment on an arbitration decision and award.

4.3.3. **Exceptions.** Disputes relating to non-compliance with Section 5 of this SA, a violation of which could cause irreparable harm for which damages would be inadequate, shall be exempt from the binding arbitration requirement described in this Section 4.3. As to disputes described in this Section 4.3.3, the claimant reserves the right to seek relief from an administrative agency or a court of competent jurisdiction, as appropriate.

5. **CONFIDENTIALITY**

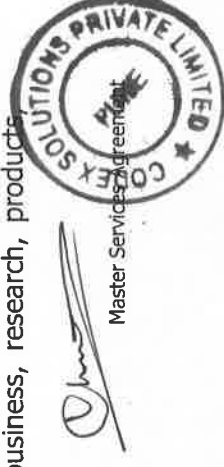
5.1 **Confidentiality.** All information labelled as proprietary or confidential that is disclosed by Codex to I²IT shall remain the sole property of Codex. Except as expressly allowed herein, I²IT will hold in confidence and not disclose, use, modify, copy, reproduce or otherwise divulge any Confidential Information (as hereinafter defined) of Codex and shall similarly bind its employees in writing. I²IT acknowledges and agrees that due to the unique nature of the Confidential Information of Codex, there can be no adequate remedy at law for any breach of its obligations hereunder, that any such breach may allow I²IT to unfairly compete resulting in irreparable harm to Codex whose Confidential Information was divulged, and therefore, upon any such breach or any threat thereof, Codex's Confidential Information was or is threatened to be divulged shall be entitled to appropriate equitable relief (without posting of any bond) in addition to whatever remedies it might have at law.

5.2

Confidential Information. "Confidential Information" means any information, technical data, or know-how relating to Codex's business, research, products,



Signature



software, services, development, inventions, processes, engineering, marketing, techniques, pricing, internal procedures, business and marketing plans and business opportunities. Notwithstanding the foregoing, Confidential Information does include information, technical data or know-how that (i) Codex can prove through written documentation was in its possession at the time of disclosure, (ii) becomes a part of the public knowledge not as a result of any action or inaction of Codex, (iii) is disclosed to the I²IT by a third party not in violation of any obligation of confidentiality, or (iv) is independently developed by the I²IT without reference to any Confidential Information, which can be proven through written documentation.

5.3. **Non-Disclosure.** During the term of this SA and any applicable SOW accepted hereunder, and for the longer of three (3) years or the longest time permitted by applicable law following the termination of this SA, each of the Parties agrees: (a) that it shall not use, copy, distribute, disclose or transfer any Confidential Information, for the benefit of itself or any facility, division, affiliate, or subsidiary of the party, or any third party, except to use and reproduce the Confidential Information of the other Party only as permitted under this SA and as needed to perform its duties hereunder; (c) not to disclose or otherwise permit access to the Confidential Information of the other Party to any third party without the disclosing Party's prior written consent, and then only to the extent reasonably required to accomplish the intent of this SA; and (d) to ensure that its employees participating in the performance of this SA are advised of the confidential nature of the Confidential Information of the other Party, that they are prohibited from using or copying the Confidential Information of the other Party for any purpose other than performing their obligations under this SA, from revealing the Confidential Information of the other Party for any other purpose whatsoever, and from taking any action prohibited to either Party under this Section 5.

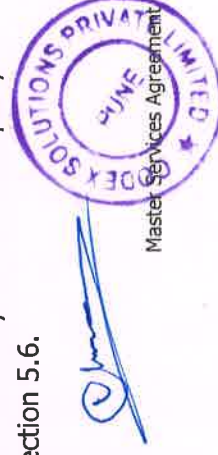
5.4. **Compelled Disclosure.** In the event that either Party or any of its directors, officers, partners, or employees is required by deposition, interrogatory, request for documents, subpoena, civil investigative demand, or similar process to disclose any of the Confidential Information of the other Party, such compelled Party or any such person may disclose only that portion of the Confidential Information of the other Party that such Party or such person is legally required to disclose by a prior court order. If legally permitted, a Party shall first provide notice to the other Party of any such process requiring such disclosure upon receipt thereof in order to provide the other Party with the opportunity to petition the court or administrative body to prevent such disclosure.

5.5. **Exceptions.** Information will not be considered to be Confidential Information if it can be shown by the receiving Party to have been independently developed by such Party without use of or reference to the Confidential Information of the disclosing Party. Furthermore, it is understood that each party shall be free to use ideas, concepts, know-how and techniques related to the scope of its business and practice, provided they contain no specific or identifiable elements unique to the other Party hereto, or its operations, and they otherwise contain no Confidential Information of the other Party.

5.6. **Return of Confidential Information.** Upon termination or completion of this SA or any applicable SOW, the Parties shall promptly return to each other all materials that were delivered to each Party by one another with respect to the SA or applicable SOW, including, but not limited to, all tangible forms of Confidential Information and any copies thereof. Furthermore, upon the return thereof, each party shall cause one of its officers or principals to certify to the other party in writing that that party has complied with this Section 5.6.



Not.



5.7. **Injunctive Relief.** The Parties agree that any breach by a Party or any of its directors, officers, partners, employees, agents, or representatives of any provisions of this Section 5 may cause immediate and irreparable injury to the other Party and that, in the event of such breach, the injured Party will be entitled to seek injunctive relief as well as any and all other remedies available at law or in equity..

6. **PROPRIETARY MATERIALS**

6.1. **Ownership of Proprietary Materials.** Codex shall at all times be and remain the sole and exclusive owner of all right, title, and interest in and to proprietary materials, and all copies thereof, and in and to all of the related trade secrets, copyrights, patents, and all other proprietary rights. I²IT shall not obtain any right or license in and to Codex's proprietary materials pursuant to the terms hereof. Further, "Works for Hire" as used herein means works and/or derivative works of authorship fixed in any tangible medium of expression prepared by or created by I²IT, in the course of performing services pursuant to this SA, including, but not limited to, correspondence, memoranda, records, reports, databases and any and all data or other information which relate to in any way to Codex . I²IT agrees that such works prepared by I²IT within the scope of this SA are "Works for Hire" under the Copyright Act and that the Codex is the sole and exclusive owner of such works. I²IT hereby assigns all right, title and interest in Works for Hire to Codex.

6.2. **Ownership of Inventions.** All Works for Hire identified above, all other discoveries, ideas, concepts, theories, improvements, designs, original works of authorship, formulae, processes, algorithms, inventions, know-how, techniques, compositions of matter, and any other information generated by I²IT under this SA or any SOW, that contain any Confidential Information of Codex , including all intermediate and partial versions thereof, as well as all documentation, program materials, flowcharts, notes, outlines, and the like that are created in connection therewith (collectively, the "Work Product"), and the copyright, patent, trademark, trade secret, and all other proprietary rights in the Work Product, and any derivative works created from the Work Product, shall be the sole and exclusive property of Codex .

6.3. **Codex Data.** As between the Parties, Codex will be the sole and exclusive owner of all data provided to I²IT by Codex ("Codex Data"). I²IT shall utilize the Codex Data solely for purposes of this SA and shall not sell, transfer, lease, or otherwise commercially exploit the Codex Data. Codex Data will be deemed Codex Confidential Information for purposes of Section 5. Unless stated otherwise in a SOW, I²IT is not responsible for the accuracy, completeness, or currency of data provided by Codex.

7. **INDEMNIFICATION**

7.1. **Intellectual Property.** If either party (the "Indemnitee") promptly notifies the other (the "Indemnitor") in writing of a claim against the Indemnitee that any portion of the Indemnitor's intellectual property used or subject to this SA infringes a presently existing proprietary right of a third party, the Indemnitor shall, with respect to and to the extent of the portion of the claim pertaining to the Indemnitor's intellectual property, at its sole expense, defend, indemnify, and hold harmless the Indemnitee and its affiliates, , directors, officers, shareholders, employees, attorneys, successors and assigns (collectively, the "Indemnified Parties") with respect to such claim and shall pay any costs or damages (including reasonable attorneys' fees) that may be incurred or finally awarded against the



Not

[Signature]



Indemnitee. THIS SECTION SETS FORTH THE COMPLETE LIABILITY OF THE PARTIES WITH RESPECT TO INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS.

7.2. **Personal Injury, Property Damage.** Each party shall indemnify, hold harmless, and defend the other party from and against any and all third party suits, actions, damages, costs, losses, or expenses (including reasonable attorneys' fees) to the extent proximately caused by the negligent or wilful acts or omissions of the indemnifying party, its personnel or agents in connection with the performance of Services under this SA.

7.3. **Codex 's Products and Services.** Codex shall indemnify, defend and hold I2IT and its Indemnified Parties harmless from any and all claims, liabilities, obligations, judgments, causes of action, costs and expenses (including reasonable attorneys' fees) asserted against I2IT or its Indemnified Parties arising out of or resulting from any service or obligation performed, or agreed to be performed by Codex, or otherwise provided by Codex, whether or not through the use of any Service provided by I2IT hereunder.

7.4. **Sole Control.** The Indemnitor under any of the indemnities set forth in this Section 7 shall have sole control of the defence of any such claim and all negotiations for settlement. The Indemnitor shall not be obligated to indemnify the Indemnitee under any settlement made without the Indemnitor's consent or in the event the Indemnitee fails to provide reasonable cooperation (at the Indemnitor's expense) in the defense of any such claim.

8. **EMPLOYEE SOLICITATION/HIRING**

During the period beginning with the Effective Date hereof and ending twelve (12) months after the termination of this SA, neither Party nor its affiliates (collectively, the "Offering Party") will offer employment to or hire any employee of the other Party or its affiliates (collectively, the "Employing Party") without the prior written consent of the Employing Party. During the period beginning with the date of termination or resignation of any employee of the Employing Party and ending the earlier of: (a) six (6) months after the termination of this SA, or (b) six (6) months following the date of such employee's termination or resignation, the Offering Party shall refrain from offering employment to any such former employee of the Employing Party without the prior written consent of the Employing Party. For purposes of the preceding sentence, the terms "employment" and "employee" shall include any form of employment, consulting, contract relationship, or other arrangement pursuant to which such individual will, directly or indirectly, perform services for the Employing Party. Violation of this Section 8 shall subject the Offering Party to liquidated damages equal to the greater of: (a) the first year's compensation promised by the Offering Party to such employee; (b) the first year's compensation actually paid by the Offering Party to such employee; or (c) the last year's compensation paid by the Employing Party to such employee. Compensation for purposes of the preceding sentence shall include the value of any fringe benefits, bonuses, stock, stock options, use of automobiles or other compensation. For the purposes of this SA, the term "affiliates" shall mean any person, company, partnership, trust, or other entity that controls, is controlled by, or is under common control with the applicable Party.



9. REPRESENTATIONS AND WARRANTIES

9.1. **Representations and Warranties of I²IT.** I²IT represents and warrants that it shall perform the Services required under this SA and any SOWs in a workmanlike manner in accordance with industry standards and practices for such services and shall be responsible for the professional and technical accuracy of all of its manpower and services provided under this SA. In the event I²IT fails to perform any Services as provided in this Section 9.1, I²IT shall promptly take such action as may be reasonably necessary to correct the nonconforming error.

9.2. **Representations and Warranties of the Parties.** Each Party warrants to the other Party that: (a) to the best of its knowledge, it has provided the other Party with the information known to it that materially affects such other Party's ability to perform such Party's obligations under this SA; and (b) it has the requisite power, authority, and resources to enter into this SA, to perform its obligations hereunder, and to grant the rights and licenses, if any, granted hereunder.

10. LIMITATION OF LIABILITY.

10.1. **Limitation on Damage Recovery.** In no event shall either parties' aggregate liability for damages to the other arising out of this SA or any SOW entered into hereunder, including, but not limited to, incidental, consequential or direct damages, including, any claim for loss of data, cover, use of deliverables, interruption or unavailability of data, breach of warranty stoppage of other work or impairment of other assets, under any cause of action sounding in contract, tort, negligence, strict liability, or products liability exceed the total amount of the aggregate retail price any and all services or licensable material provided by I²IT to Codex during the term of this agreement. Notwithstanding the foregoing, neither I²IT nor Codex shall be liable for any loss or damage that is speculative or uncertain: neither I²IT nor Codex will be liable for any loss or damage unless such loss or damage is clearly documented, provable, and caused by the actions/omissions of I²IT or Codex as appropriate under this SA.

10.2. **Exclusions.** The limitations set forth in this Section 10 shall not apply to: (a) the Parties' respective indemnification obligations hereunder; (b) damages resulting from the breach by a Party of its confidentiality obligations hereunder; or (c) the payment of amounts due I²IT from Codex hereunder.

11. ADDITIONAL TERMS AND CONDITIONS

The Parties acknowledge that, due to the nature of certain of the Services to be rendered hereunder, terms and conditions in addition to those set forth herein may be required. Such additional terms and conditions, if any, are set forth in one or more schedules which shall be attached hereto or entered into by the parties as needed and incorporated into this SA.

12. GENERAL PROVISIONS

12.1. **Entire SA: Amendments.** This SA, all of its Schedules, and all SOWs entered into hereunder, constitute the entire SA between the Parties with respect to the subject matter hereof and supersede all prior proposals, understandings, and MSAs, whether oral or written between the parties with respect to the subject matter hereof. No modification, amendment or supplement to this SA or to any SOW shall be effective for any purpose unless agreed to in writing and signed by authorized representatives of the Parties.



12.2. **Waiver.** No failure to exercise, and no delay in exercising, on the part of either Party, any right, power or privilege hereunder will operate as a waiver thereof, nor will any Party's exercise of any right, power or privilege hereunder preclude further exercise of the same right or the exercise of any other right hereunder.

12.3. **Enforceability.** If any part of this SA shall be adjudged by any court of competent jurisdiction to be invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining provisions shall not be affected or impaired thereby and shall be enforced to the maximum extent permitted by applicable law. If any remedy set forth in this SA is determined to have failed of its essential purpose, then all other provisions of this SA, including the limitations of liability and exclusion of damages, shall remain in full force and effect.

12.4. **Force Majeure.** Either Party shall be excused from performance and shall not be liable for any delay in whole or in part, caused by the occurrence of any contingency beyond the reasonable control either of the excused party or its project engineers or service providers. These contingencies include, but are not limited to, war, sabotage, insurrection, riot or other act of civil disobedience, act of public enemy, failure or delay in transportation, act of any government or any agency or subdivision thereof affecting the terms hereof; accident, fire, explosion, flood, severe weather or other act of God, or shortage of manpower or fuel or raw materials.

12.5. **Notices.** Any notice required or permitted hereunder to the Parties hereto will be deemed to have been duly given only if in writing to the address of the receiving Party as set forth below or such other address as may be specified by such Party in a notice delivered to the other Party in accordance with this Section and delivered by: (a) certified e-mail, return receipt requested, postage prepaid; (b) nationally recognized overnight courier, delivery charges prepaid; or (c) by hand delivery with signed receipt. Any notice shall be deemed delivered: (c) on the fifth (5th) business day following deposit of such notice with the Indian Postal Service if notice is given in accordance with (a), above; (d) on the second (2nd) business day following deposit of such notice with the courier if notice is given in accordance with (b), above; or (e) on the date of actual delivery if notice is given in accordance with (c), above.

To I²IT :



V. Rajesh Chowdhary

Attn: Dr. V Rajesh Chowdhary

To Codex :

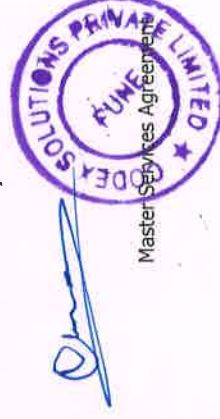
Siddhartha Shankar

Attn: Mr. Siddhartha Shankar

12.6. **Governing Law, Jurisdiction and Venue.** This SA shall be governed by the laws of India within the Courts of Pune, Maharashtra, India.

12.7. **Headings and Subsections.** Section headings are provided for convenience of reference and do not constitute part of this SA. Any references to a particular section of this SA shall be deemed to include reference to any and all subsections thereof.

12.8. **Interpretation; Order of Precedence.** In the event the terms of any Schedule or SOW conflict or are inconsistent with the terms of this SA, the terms of such Schedule or SOW shall govern as to the subject matter contained therein only to the extent necessary to resolve such conflict or inconsistency. In the event the terms of any SOW conflict or are inconsistent with the terms of any Schedule, the terms of such SOW shall govern as to the subject matter contained therein only to the extent necessary to resolve such conflict or inconsistency.



12.9. **Severability.** If any provision of this SA is found by any court of competent jurisdiction to be invalid or unenforceable, the invalidity of such provision shall not affect the other provisions of this SA, and all provisions not affected by such invalidity shall remain in full force and effect.

12.10. **Survival of Obligations.** The provisions of Sections that, by their nature or as explicitly stated, are to survive termination of this SA shall survive termination hereof.

12.11. **Non-Exclusive Performance.** Codex agrees that I²IT may perform similar services for third parties and that I²IT may develop and provide materials and services which are similar to those provided under this SA, provided that I²IT shall not use any Confidential Information of Codex in providing such materials or services to such third parties.

12.12. **No Third Party Benefit.** The provisions of this SA are for the sole benefit of the Parties hereto. This SA confers no rights, benefits, or claims upon any person or entity not a Party hereto.

12.13. **Assignment.** In the event of (a) a sale of all or substantially all of the assets of Codex or (b) the sale of a majority of the membership interest in Codex and Codex may assign its rights or delegate its duties and obligations under this SA without the consent of I²IT. Notwithstanding the foregoing, the assignee must agree in writing to be bound by the terms of this SA and assume all of the rights and obligations of the assigning party under this SA. Either party may assign its rights or delegate its duties or responsibilities under this SA to an Affiliate of such party in interest without the consent of the other party if, and only if, the Affiliate agrees in writing to be bound by the terms of this SA and to assume all of the rights and obligations of the assigning party under this SA. Any assignment without the agreement of the assignee to be bound as set forth herein shall be null and void and of no force or effect. No agreement to be bound is necessary in the case of a sale of a majority interest in I²IT or Codex.

12.14. **Publicity.** Codex may agree, in Codex's sole discretion, that I²IT may issue a mutually acceptable news release regarding Codex's use of the applicable I²IT services, upon Codex's prior written consent.

12.15. **Successor:** This SA shall be binding upon and shall inure to and be for the benefit of the parties hereto, their employees, agents, heirs, successors, executors, administrators, legal representatives and assigns.

12.16. **Counterparts.** This SA and any SOW entered into hereunder may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument, provided at least one counterpart bears the signatures of a representative of I²IT and a representative of Codex.



IN WITNESS WHEREOF, the parties hereto have caused this SA to be executed by their duly authorized representatives as of the date first above written.

**Hope Foundation's
International Institute of
Information Technology (I²IT)**

Name (Signature) _____

Vaishali V Patil

Name Dr. Vaishali V Patil



Title: Principal

Date: 06 March 2020

CODEX SOLUTIONS PVT. LTD.

Name (Signature) _____

Vinay S Chutake

Name: Mr. Vinay S Chutake



Title: CEO

Date: 06 March 2020

WITNESS:

Bailappa Bhovi

1. Prof. Bailappa Bhovi

Mamada Pure

2. Prof. Sameer P. Mamadapure

WITNESS:

Rohan Panse

1. Mr. Rohan Panse

Sachin Bhate

2. Mr. Sachin Bhate

registered office at 8, 9 Tupe Building, Near Sancheti Hospital, Behind Nexa Showroom, Thube Park, Shivaji Nagar, Pune – 411005, (hereinafter referred to as Sagveek Technologies, which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and assigns); Department of Information Technology (referred to as Dept of IT), P-14, Rajiv Gandhi Infotech Park, Phase-1, Hinjawadi, Pune-411057(hereinafter, which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and permitted assigns)

Sagveek Technologies and the Dept of IT are hereinafter referred collectively as “Parties” and individually as “Party”.

About: Sagveek Technologies

Sagveek Technologies is a team of techies and industry experts who understand the gap between education and industry requirements. We have more than 20 years of industry experience when it comes to training students and professionals on industry specific courses.

As a bunch of students, moving into the corporate, we were quick to realize the lacuna that existed between the theory and market.

Sagveek Technologies was started as a step to bridge that huge gap by providing execution able education to the students in need of it. Whether you are a student who is looking to figure out the best possible course to get an edge over your classmates, or someone who is looking for the best possible, lucrative job, we have courses designed just for that. Our curriculum is also very apt for the professionals looking to take the next leap into bigger roles within organization, or simply looking for a job change. We make sure that the NO NONSENSE approach to industry suited courses equips you the best possible way to take the jump.

About: Department of Information Technology (Dept of IT)

The department aims at addressing essential challenges faced by our country's IT Industry, society and the academia. More importantly, we believe in upholding our unceasing commitment to our students, helping them to learn, grow, develop, and achieve their goals in their pursuit to excel in their professional career.

It is our vision to be recognized as an ingenious Department. Our goal is to nurture students providing them with a balance of intellectual and industry needs that will help them develop and create solutions to tackle problems at a professional, social and national level. Students are encouraged to become good software professionals who can be productive to the organization from the day they join the team or explore entrepreneurial opportunities using their own innovative ideas and concepts.



Objective of this MOU

MOU is for the purpose of enriching the technical knowledge of the students in new areas of education being imparted to Computer Science, and Engineering students.

MOU is to enhance the knowledge of the students to enable them to meet the industry needs and to be recognized globally.

Scope of Work - Sagveek Technologies

1. Sponsorship of UG projects.
2. Internship/Industrial Training to students.
3. Placement assistance.
4. Expert Lecture/Add on course for students.

Scope of Work – Department of Information Technology (Dept of IT)

Dept of IT agrees to provide Sagveek Technologies Ltd facilities such as classrooms & other required infrastructure, including but not limited to, projector, screen, Internet, Audio/visual facility, flip charts and markers to give training to the students if required.

I²IT shall provide sufficient advance notice to Sagveek Technologies Ltd regarding any examination dates, vacation or other holidays when classes will not happen. I²IT or any other person is not allowed to carry out any sort of video recordings of the training conducted by the Sagveek Technologies Ltd at the I²IT premises.

Obligation of Work – Sagveek Technologies

Either Party shall not use logos, trademarks, trade names or intellectual property of other Party for any other purpose as enshrined under this MOU without prior written approval from other Party.

Either Party shall ensure that nothing is done or omitted to be done by them which may affect the reputation of other Party or its intellectual property.

The Parties hereto agree that they are independent contractors. Nothing contained herein shall construe either Party as an agent, legal representative, partner, subsidiary or employee of the other.

Each party shall be at liberty to terminate this MOU with a written notice period of 60 (sixty) days / (2) months to the other party without any compensation and seeking legal redress.

In case of termination of this MOU, Sagveek Technologies agrees to fulfil their commitments towards the enrolled students and to complete the remaining training for the particular semester.

All claims, disputes, differences or disagreements of whatsoever nature arising out of, in connection with or in relation to this MOU whether during its term or after expiry thereof or prior termination,



shall be finally decided by arbitration to be held in accordance with the provisions of the Arbitration and Conciliation Act, 1996 in force as at the date of the invocation of the arbitration. Parties mutually agree to refer their disputes to the sole arbitration of a mutually agreed person, whose decision and award shall be final and binding between the Parties. The venue of arbitration shall be Pune, Maharashtra.

Courts in Pune shall have exclusive jurisdiction to settle all disputes and differences arising out of this MOU, whether during its term or after expiry / earlier termination thereof.

Both the Parties shall indemnify and hold each other harmless from and against any claim, loss, liability, or expense, including, but not limited to, damages, patent and trademark infringement, costs and attorneys' fees, arising out of or in connection with any acts or omissions of their agents or employees.

Any notice/letter/correspondence either through registered post/courier/fax shall be delivered /served at the business address of the Parties.

Each Party shall bear its own legal, and other costs, charges and expenses connected with the negotiation, preparation and execution of this MOU or any other agreement incidental to or referred to in this MOU.

This MOU may not be amended or modified except by an instrument in writing signed only by the authorised signatories on behalf of both the Parties. In witness whereof, both Parties put their hard seal on the day, month and year herein mentioned.

Obligation of Work – Department of Information Technology (Dept of IT)

Dept of IT may receive information proprietary to 'Sagveek Technologies' and vice versa (the "Confidential Information") in the course of performance of their obligations under this MOU. Confidential Information is not meant to include any information which (a) is publicly available (b) is rightfully received by Dept of IT/Sagveek Technologies from third Parties without accompanying secrecy obligations; (c) is already in Dept of IT / Sagveek Technologies possession and was lawfully received from sources other than Sagveek Technologies and Institute or (d) is independently developed by Institute/ Sagveek Technologies.

The two Parties understand and acknowledge that the Confidential Information is valuable and confidential and agrees that it will at all times be kept in trust, to be disclosed only to such persons as have a "need to know" the same for the effective implementation of this MOU and that it will only be used by the Dept of IT/Sagveek Technologies for the benefit of others.

All information or correspondence including information shared with or exchanged by Sagveek Technologies or the Dept of IT or any of its employees, agents, officers, directors and contractors in connection with this MOU including all training materials, training content & methodologies, classroom & trainer notes, assessment tests etc. will be the sole and absolute property of Sagveek Technologies including intellectual property and proprietary rights.

Sagveek

Either Party shall not use logos, trademarks, trade name or intellectual property of other Party for any other purpose as enshrined under this MOU without prior written approval from other Party. Dept of IT agrees and confirms that during the term of this engagement and for a minimum period of twenty four (24) months after termination or expiration for any reason of this agreement, shall not engage, directly or indirectly, or assist any other party in hiring any person employed or hired as an employee by Sagveek Technologies, who is directly or indirectly associated with the project.

Validity of MoU

For good value, this MoU Validity is made by and between Department of Information Technology (Dept of IT) and Sagveek Technologies. Whereas a MoU between the parties dated 29th July 2019, and the parties want to continue said MoU; it is agreed that said MoU is valid till Date 31st Jan 2024. This validity shall be on all other terms and conditions as stated in the original MoU.

This validity of MoU shall be binding upon and inure to the benefit of the parties, their successors, and personal representatives.

Signed under seal this Date:

First Party:

Department of Information Technology of International Institute of Information Technology


By

Prof. Manjusha Amritkar
Head of IT Department

Second Party:

Sagveek Technologies

By


Mr. Sagar Nangare
Founder & CEO

Contact Persons:

| For Sagveek Technologies Pvt Ltd | For Department of Information Technology |
|---|--|
| Name: Mr. Sagar S. Nangare (hr@sagveektechnologies.in) | Name: Dr. Ravi Patki (ravip@isquareit.edu.in) |
| Designation :- CEO | Designation:- Associate Professor |
| Swaroop R Pachpol (hr@sagveektechnologies.in) | |

Authorized Signatory:

| For Sagveek Technologies Pvt Ltd | For Department of Information Technology |
|--|---|
| Name: Mr.Sagar Nangare (Authorized Signatory) | Name: Prof. Manjusha Amritkar (Authorized Signatory) |
| Designation :- CEO | Designation:- Head of The Department |

Witness:

- 1.
- 2.

Witness:

- 1.
- 2.

registered office at 2/J/26, Aditya Garden City, Warje, Pune - 411058, (hereinafter referred to as NumPlorer Fintech, which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and assigns); Department of Information Technology (referred to as Dept of IT), P-14, Rajiv Gandhi Infotech Park, Phase-1, Hinjawadi, Pune-411057 (hereinafter, which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and permitted assigns)

NUMPLORER FINTECH and the Dept of IT are hereinafter referred collectively as "Parties" and individually as "Party".

About: NUMPLORER FINTECH

At NUMPLORER FINTECH, by exploring numbers beyond its 'Apparent' avatar, we discovered a Single Formula that enables to trade across any stock around the world.

Our algorithm relishes the power of our mathematical discoveries & clubs them together to formulate our product 'Alpha'.

We extensively use the methods of 'Data Science' in our models. With the advent of 'AI & ML' in the fields of analytical finance, we strive to incorporate the latest technologies in our product offerings.

About: Department of Information Technology (Dept of IT)

The department aims at addressing essential challenges faced by our country's IT Industry, society and the academia. More importantly, we believe in upholding our unceasing commitment to our students, helping them to learn, grow, develop, and achieve their goals in their pursuit to excel in their professional career.

It is our vision to be recognized as an ingenious Department. Our goal is to nurture students providing them with a balance of intellectual and industry needs that will help them develop and create solutions to tackle problems at a professional, social and national level. Students are encouraged to become good software professionals who can be productive to the organization from the day they join the team or explore entrepreneurial opportunities using their own innovative ideas and concepts.

Objective of this MOU

MOU is for the purpose of enriching the technical knowledge of the students in new areas of education being imparted to Computer Science, and Engineering students.

MOU is to enhance the knowledge of the students to enable them to meet the industry needs and to be recognized globally.

Scope of Work - NumPlorer Fintech

1. Sponsorship of UG projects.

2. Internship/Industrial Training to Students.

3. Placement assistance.

Scope of Work – Department of Information Technology (Dept of IT)

Dept of IT agrees to provide NumPlover Fintech facilities such as classrooms & other required infrastructure, including but not limited to, projector, screen, Internet, Audio/visual facility, flip charts and markers to give training to the students if required.

I²IT shall provide sufficient advance notice to NumPlover Fintech regarding any examination dates, vacation or other holidays when classes will not happen. I²IT or any other person is not allowed to carry out any sort of video recordings of the training conducted by the NumPlover Fintech at the I²IT premises.

Obligation of Work – NumPlover Fintech

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Either Party shall ensure that nothing is done or omitted to be done by them which may affect the reputation of other Party or its intellectual property.

The Parties hereto agree that they are independent contractors. Nothing contained herein shall construe either Party as an agent, legal representative, partner, subsidiary or employee of the other.

Each party shall be at liberty to terminate this MOU with a written notice period of 60 (sixty) days / (2) months to the other party without any compensation and seeking legal redress.

In case of termination of this MOU, NumPlover Fintech agrees to fulfil their commitments towards the enrolled students and to complete the remaining training for the particular semester.

All claims, disputes, differences or disagreements of whatsoever nature arising out of, in connection with or in relation to this MOU whether during its term or after expiry thereof or prior termination, shall be finally decided by arbitration to be held in accordance with the provisions of the Arbitration and Conciliation Act, 1996 in force as at the date of the invocation of the arbitration. Parties mutually agree to refer their disputes to the sole arbitration of a mutually agreed person, whose decision and award shall be final and binding between the Parties. The venue of arbitration shall be Pune, Maharashtra.

Courts in Pune shall have exclusive jurisdiction to settle all disputes and differences arising out of this MOU, whether during its term or after expiry / earlier termination thereof.

Both the Parties shall indemnify and hold each other harmless from and against any claim, loss, liability, or expense, including, but not limited to, damages, patent and trademark infringement, costs

Fathel

and attorneys' fees, arising out of or in connection with any acts or omissions of their agents or employees.

Any notice/letter/correspondence either through registered post/courier/fax shall be delivered /served at the business address of the Parties.

Each Party shall bear its own legal, and other costs, charges and expenses connected with the negotiation, preparation and execution of this MOU or any other agreement incidental to or referred to in this MOU.

This MOU may not be amended or modified except by an instrument in writing signed only by the authorised signatories on behalf of both the Parties. In witness whereof, both Parties put their hard seal on the day, month and year herein mentioned.

Obligation of Work – Department of Information Technology (Dept of IT)

Dept of IT may receive information proprietary to 'NumPlorer Fintech' and vice versa (the "Confidential Information") in the course of performance of their obligations under this MOU. Confidential Information is not meant to include any information which (a) is publicly available (b) is rightfully received by Dept of IT /NumPlorer Fintech from third Parties without accompanying secrecy obligations; (c) is already in Dept of IT / NumPlorer Fintech possession and was lawfully received from sources other than NumPlorer Fintech and Institute or (d) is independently developed by Institute/NumPlorer Fintech.

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All information or correspondence including information shared with or exchanged by NumPlorer Fintech or the Dept of IT or any of its employees, agents, officers, directors and contractors in connection with this MOU including all training materials, training content & methodologies, classroom & trainer notes, assessment tests etc. will be the sole and absolute property of NumPlorer Fintech including intellectual property and proprietary rights.

Either Party shall not use logos, trademarks, trade name or intellectual property of other Party for any other purpose as enshrined under this MOU without prior written approval from other Party. Dept of IT agrees and confirms that during the term of this engagement and for a minimum period of twenty four (24) months after termination or expiration for any reason of this agreement, shall not engage, directly or indirectly, or assist any other party in hiring any person employed or hired as an employee by NumPlorer Fintech, who is directly or indirectly associated with the project.

Validity of MoU

For good value, this MoU Validity is made by and between DEPARTMENT OF INFORMATION TECHNOLOGY & NUMPLOTTER FINTECHS.

Whereas a MoU between the parties dated 29th July 2019, and the parties want to continue said MoU; it is agreed that said MoU is valid till Date 31st Aug 2024. This validity shall be on all other terms and conditions as stated in the original MoU.

This validity of MoU shall be binding upon and inure to the benefit of the parties, their successors, and personal representatives.

Signed under seal this Date:

First Party:

Department of Information Technology of International Institute of Information Technology

By


Prof. Manjusha Amritkar
Head of IT Department


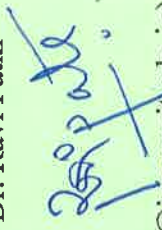
Second Party:

NumPlotter Fintechs



By


Mr. Saurabh Pathak
Director

Contact Persons:

| For NumPlotter Fintech | For Department of Information Technology |
|---|---|
| Name: Saurabh Pathak  (saurabh@numplotter.com) | Name: Dr. Ravi Patki  (ravip@isquareit.edu.in) |
| Designation: - Director | Designation: - Associate Professor |

Authorized Signatory:

| For NumPlorer Fintech | For Department of Information Technology |
|---|---|
| Name: Mr. Saurabh Pathak  (Authorized Signatory) | Name: Mrs. Manjusha Amritkar  (Authorized Signatory) |
| Designation: - Director | Designation: - Head of The Department |

Witness:

1.

2.

Witness:

1.

2.



Hope Foundation's
International Institute of Information Technology (I²IT)
P-14, Rajiv Gandhi Infotech Park, Phase-I, Hinjawadi, Pune-411057

Add On Course

**“Practical Approach to
Python Programming”**

Held at

**Department of
Information Technology**

**On
26/07/2019**



**Hope Foundation's
International Institute of Information Technology (I²IT)**

P-14, Rajiv Gandhi Infotech Park, Phase-I, Hinjawadi, Pune-411057

Department of Information Technology

Academic Year 2019-20

Class- SE SEM -I

Date: - 22/07/2019

Name of Department: Department of Information Technology

Name of HoD: Prof. Amritkar Manjusha

Resource Person: Mr. Sagar Nanagare

Name of Add on Course Co-ordinator: Prof. Tambre Keshav

.....

1. **Name of Event:** Add on Course Practical Approach to Python Programming
2. **Date of Execution:** 26/07/2019
3. **Duration of Event:** Thirty Two Hours
4. **Number of Participants:** 70
5. **Sanctioned Budget:** Rs.28000/- Only
6. **Total Expenditure:** Rs. 26000/- Only
7. **Enclosure:**
 - Permission Letter From Principal with Budget
 - Notice
 - Student Attendance
 - Feedback
 - Report with Photographs



Hope Foundation's
International Institute of Information Technology (I²IT),
Department of Information Technology

Date: 22nd July 2019

To,
The Principal,
I²IT, Hinjawadi,
Pune-411057

Subject: Application to organize Add on Course on "Practical Approach to Python Programming"

Respected Ma'am,

Department of Information Technology would like to organize an Add on Course on Practical Approach to Python Programming on 26th Jul, 27th Jul & 01st Aug, 02nd Aug from 8:30 am to 4:30 pm for Second Year students. The session will be conducted by *Sagar* Experts from Github, Pune.

I request you to permit us to organize the same and sanction the amount of **Rs. 28000/-** as remuneration for the expert. Following are the objectives and outcomes of the course.

Objectives:

- To understand Basics of python
- To learn introduction to programming, I/O, and visualization using the Python programming language

Outcomes:

1. Students can demonstrate understanding of modern version control tools.
2. Students should be able to design, code, test, and debug *Python* language programs.

Thanking you in anticipation,

Keshav
Prof. Keshav Tambre
Coordinator

Manjusha
Prof. Manjusha Amritkar
HOD IT

Mal
23/7/19
Dr. V.V. Patil
Principal

International Institute of Information Technology, Pune

Department of Information Technology

Academic Year 2019 - 2020

Attendance For Add on Course " Practical Approach to Python Programming "

| Roll.No | Name of The Student | 26 July 2019 | | 27 July 2019 | | 01 Aug 2019 | | 02 Aug 2019 | |
|---------|----------------------------|----------------------|----------------------|----------------------|----------------------|----------------------|----------------------|----------------------|----------------------|
| | | Morning | Afternoon | Morning | Afternoon | Morning | Afternoon | Morning | Afternoon |
| SI001 | AASHUTOSH BHARDWAJ | Adarsh | Adarsh | Adarsh | Adarsh | Adarsh | Adarsh | Adarsh | Adarsh |
| SI002 | AAYOU VIJAY MANGWANI | Aayu | Aayu | Aayu | Aayu | Aayu | Aayu | Aayu | Aayu |
| SI003 | ABHISHEK AVINASH MANDILKAR | Abhishek | Abhishek | Abhishek | Abhishek | Abhishek | Abhishek | Abhishek | Abhishek |
| SI004 | ABHISHEK PRASHANT CHOPDA | Abhishek | Abhishek | Abhishek | Abhishek | Abhishek | Abhishek | Abhishek | Abhishek |
| SI005 | AISHWARYA KULSHRESTHA | Aishika | Aishika | Aishika | Aishika | Aishika | Aishika | Aishika | Aishika |
| SI006 | AJINKYA ABHAY GOTHANKAR | Aj | Aj | Aj | Aj | Aj | Aj | Aj | Aj |
| SI007 | AMEY MANOJ POTNURWAR | Amey | Amey | Amey | Amey | Amey | Amey | Amey | Amey |
| SI008 | ANIKET VITTHAL BAGNAWAR | Abagnawar | Abagnawar | Abagnawar | Abagnawar | Abagnawar | Abagnawar | Abagnawar | Abagnawar |
| SI009 | ANKITA ASHUTOSH SHETE | Atre | Atre | Atre | Atre | Atre | Atre | Atre | Atre |
| SI010 | ANSHIKA ARVIND KHANDLWAL | AB | AB | A | | Anshika | Anshika | | |
| 11 | ANURAG SANGHWI | Anurag | Anurag | Anurag | Anurag | Anurag | Anurag | Anurag | Anurag |
| SI012 | ANUSHKA AJIT DESHPANDE | Anushka | Anushka | Anushka | Anushka | Anushka | Anushka | Anushka | Anushka |
| SI013 | ATHARVA UMESH PAWAR | Atharva | Atharva | Atharva | Atharva | Atharva | Atharva | Atharva | Atharva |
| SI014 | AVANI PRADEEP SHETE | A.P.Shete | A.P.Shete | A.P.Shete | A.P.Shete | A.P.Shete | A.P.Shete | A.P.Shete | A.P.Shete |
| SI015 | BHAVESH JITENDRA BHADANE | Bhavesh | Bhavesh | | | | | | |
| SI016 | BHAVINI RAVINDRA PATIL | Bpatil | Bpatil | Bpatil | Bpatil | Bpatil | Bpatil | Bpatil | Bpatil |
| SI017 | CHIRAG RAMESH FATNANI | Chirag | Chirag | Chirag | Chirag | Chirag | Chirag | Chirag | Chirag |
| SI018 | DAKSH RAJENDRA PATEL | Daksh | Daksh | Daksh | Daksh | Daksh | Daksh | Daksh | Daksh |
| SI019 | DEEPAK SUKHADEV SHINGADE | Deepak | Deepak | Deepak | | | | Deepak | Deepak |
| SI020 | HARDIK NAVNITBHAJ PATEL | Hardik | Hardik | Hardik | Hardik | Hardik | Hardik | | |
| SI021 | HET CHANDUBHAI PATEL | Het | Het | Het | Het | Het | Het | | |
| SI022 | HIMANSHU MANISH TIJARE | Himanshu | Himanshu | Himanshu | Himanshu | Himanshu | Himanshu | Himanshu | Himanshu |
| SI023 | KAMAL RAJENDRA VARMA | Kamal | Kamal | Kamal | Kamal | Kamal | Kamal | Kamal | Kamal |
| SI024 | KIRTI SUNILKUMAR | Kirti | Kirti | Kirti | Kirti | Kirti | Kirti | Kirti | Kirti |
| SI025 | KOMAL SANJAY DEORE | Komal | Komal | Komal | Komal | Komal | Komal | Komal | Komal |
| SI026 | KOUSHIK SANTOSH PANDILWAR | Koushik | Koushik | Koushik | Koushik | Koushik | Koushik | Koushik | Koushik |
| SI027 | LAVANYA RUPENDRA BODELE | Lavanya | Lavanya | Lavanya | Lavanya | Lavanya | Lavanya | Lavanya | Lavanya |
| SI028 | LAVISH GUPTA | La | La | La | La | La | La | La | La |
| SI029 | LOKESH DEEPAK MALKANI | Lokesh | Lokesh | Lokesh | Lokesh | Lokesh | Lokesh | Lokesh | Lokesh |
| SI030 | NIHARIKA BISHT | Niharika | Niharika | Niharika | Niharika | Niharika | Niharika | Niharika | Niharika |
| SI031 | NIKHIL BASTIA | Nikhil | Nikhil | Nikhil | Nikhil | Nikhil | Nikhil | Nikhil | Nikhil |
| SI032 | NIKHIL NITIN RACCA | Nikhil | Nikhil | Nikhil | Nikhil | Nikhil | Nikhil | Nikhil | Nikhil |
| SI033 | PALVI MAKARAND ACHARYA | Palvi | Palvi | Palvi | Palvi | Palvi | Palvi | Palvi | Palvi |
| SI034 | POOJA KASHINATH PEDGAONKAR | Pooja | Pooja | Pooja | Pooja | Pooja | Pooja | Pooja | Pooja |
| SI035 | PRADYUMNA NARENDRA SHIRUDE | Pradyumna | Pradyumna | Pradyumna | Pradyumna | Pradyumna | Pradyumna | Pradyumna | Pradyumna |
| SI036 | PRANAV SANJAY TUPE | Pranav | Pranav | Pranav | Pranav | Pranav | Pranav | Pranav | Pranav |
| SI037 | PRATEEK PATEL | Prateek | Prateek | Prateek | Prateek | Prateek | Prateek | Prateek | Prateek |



Hope Foundation's
International Institute of Information Technology, Pune
 Department of Information Technology
 Academic Year 2019 - 2020

Attendance For Add on Course " Practical Approach to Python Programming "

| Roll.No | Name of The Student | 26 July 2019 | | 27 July 2019 | | 01 Aug 2019 | | 02 Aug 2019 | |
|---------|--------------------------------|--------------|-----------|--------------|-----------|-------------|-----------|-------------|-----------|
| | | Morning | Afternoon | Morning | Afternoon | Morning | Afternoon | Morning | Afternoon |
| SI038 | PRATHAMESH SHASHANK PAPADE | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI039 | PRATIK SUNIL KADAM | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI040 | PREETI KUMARI | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI041 | RADHIKA GOVIND KHANDELWAL | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI042 | RAJ SHYAMLAL BALANI | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI043 | RATIKESH RAJESH GAONKAR | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI044 | RUCHA RAJESH PARANJAPE | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI045 | RUPESH PRABHAKAR CHINCHOLKAR | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI046 | SAHEB SINGH SWINDER PAL SINGH | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI047 | SAKSHI SANJAY KODILKAR | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| 48 | SAMIKSHA GORAKSH NEHE | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI049 | SARTH SANJAY MHASKAR | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI050 | SHARAYU VIJAY PISAL | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI051 | SHIVAM UMESH MAHADIK | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI052 | SHREYAS PRAMOD SHRAWAGE | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI053 | SHUBHAM GOSAVI GIRI | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI054 | SHUBHAM KAMLESH MISHRA | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI055 | SIDDHANT GOVIND BHOPE | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI056 | SIDDHARTH MAHESH BARTAKE | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI057 | SIDDHI ARVIND SONAR | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI058 | SIDDHI RAMESH AGARWAL | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI059 | SIMRANJEET KAUR RAJINDER SINGH | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI060 | SNEHA DIXON THEKKUMPURAM | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI061 | SURAJ SADANAND TANDEL | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI062 | SWATI SANJAY KARANIKAR | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI063 | YASH SUBHASH JANE | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI064 | RIYA WAGHMARE | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI065 | TANISHQ SINGH | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI066 | SANDESH LODHA | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI067 | SANTOSH JADHAV | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |
| SI068 | SHAILESH KANKERAJ | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> | <i>Pr</i> |

SI68 Pratibha Adhar
 SI69 Sayali Keshav
 SI70 Kritika
 Prof. Keshav Tambre
 Co-ordinator

Pratibha
 Sayali
 Kritika
 Prof. Manjusha Amritkar
 HOD IT



Hope Foundation's

International Institute of Information Technology (I2IT)

P-14, Rajiv Gandhi Infotech Park, Phase - 1, Hinjawadi, Pune - 057, India

Department of Information Technology
Academic Year 2019 - 2020 SEM I

Report of Feedback For Add on Course "Practical Approach to Python Programming "

| Participate No. | Feedback Paparameter on the Scale of 1 to 10 | | | | | | | | | Overall Rating |
|-----------------|--|--------------------|--|---------------------------------------|--|-------------------------------|---|---|------------------------|----------------|
| | Preparation of Topics | Command on Subject | Interactive, Informative & Interesting | Pace and Clarity of Teaching/ Lecture | Appropriate Emphasis on Fundamentals & advanced Topics | Contents & Coverage of Course | Usefulness of Assignments/ Examples Discussed | Enhancement of Your Skills & Knowledge on Topic | Organization of Course | |
| 1 | 10 | 10 | 10 | 9 | 8 | 9 | 6 | 9 | 10 | 10 |
| 2 | 9 | 9 | 10 | 8 | 9 | 9 | 7 | 8 | 9 | 9 |
| 3 | 10 | 10 | 10 | 9 | 10 | 9 | 10 | 10 | 9 | 9 |
| 4 | 9 | 10 | 10 | 9 | 9 | 9 | 10 | 10 | 9 | 9 |
| 5 | 9 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |
| 6 | 8 | 7 | 6 | 9 | 8 | 6 | 8 | 8 | 6 | 8 |
| 7 | 9 | 9 | 8 | 8 | 9 | 8 | 8 | 9 | 8 | 10 |
| 8 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |
| 9 | 8 | 9 | 8 | 7 | 7 | 6 | 8 | 6 | 8 | 7 |
| 10 | 10 | 10 | 9 | 8 | 9 | 9 | 10 | 9 | 9 | 8 |
| 11 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |
| 12 | 8 | 8 | 8 | 7 | 8 | 8 | 8 | 8 | 8 | 8 |
| 13 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 | 10 |
| 14 | 8 | 9 | 8 | 7 | 7 | 6 | 8 | 6 | 8 | 7 |
| 15 | 10 | 10 | 9 | 8 | 9 | 9 | 10 | 9 | 9 | 8 |

Co-ordinator

M.D.
HOD(IIT)



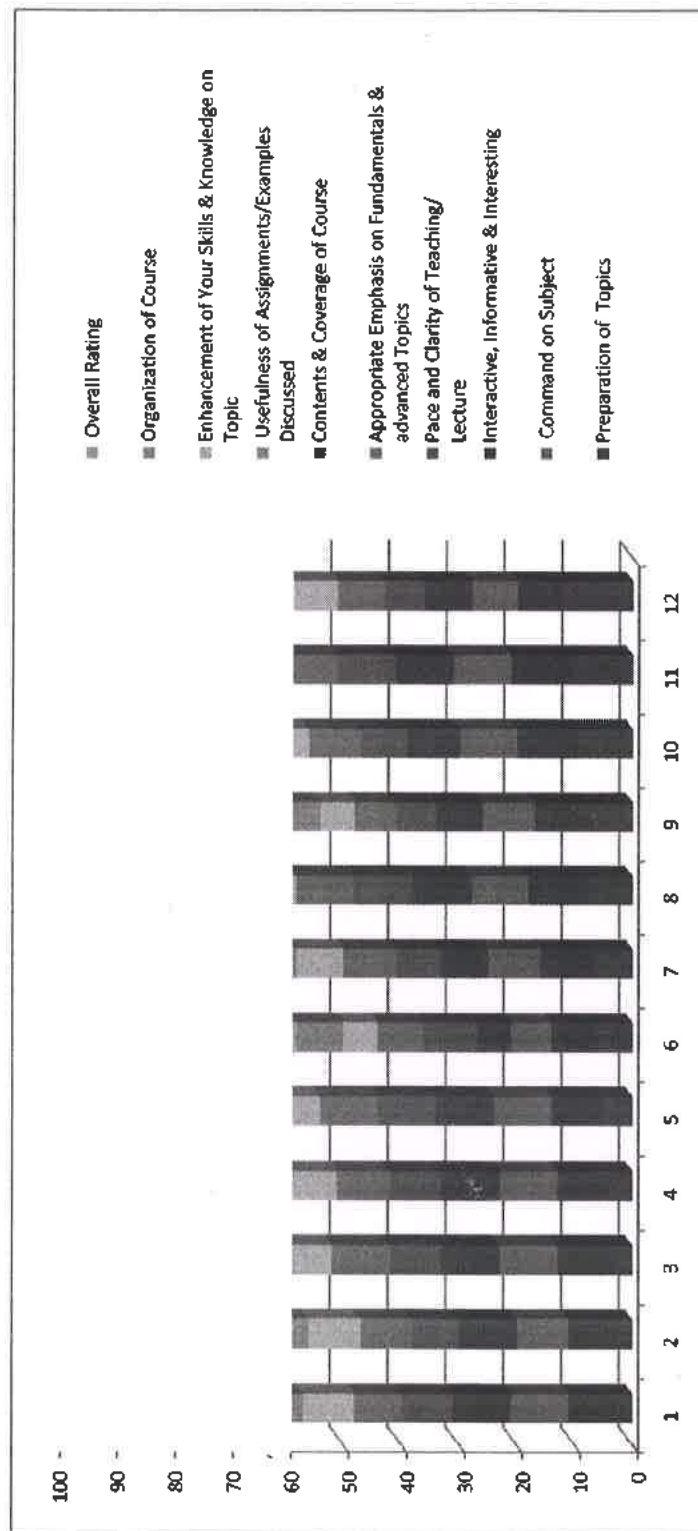
Hope Foundation's

International Institute of Information Technology (I²IT)

P-14, Rajiv Gandhi Infotech Park, Phase – I, Hinjawadi, Pune – 057, India

Department of Information Technology
Academic Year 2019 - 2020 SEM I

Feedback Analysis For Add on Course "Practical Approach to Python Programming "



Co-ordinator

HOD(IT)



Hope Foundation's
**International Institute of
Information Technology (I²IT)**

P-14 Rajiv Gandhi InfoTech Park, Phase-I, Hinjawadi, Pune-57

Department of Information Technology

Date: 03/08/2019

Academic Year 2019-2020

Class: SE IT

Report

The Department of Information Technology conducted four day's Add on Course **"Practical Approach to Python Programming "** for Second Year students.

The main objective of this course was to give overview of python programming. As Python is a trending technology, students enthusiastically participated in the workshop. The trainer Mr. Sagar Nangare conducted theory with practical examples connecting all topics with the real world problems.

On the first day, students learnt the basics of Python Programming which started with Installation process covering all important topics such as loops, data structures & exception handling.

On the second day, topics like List, Tuples, arrays, File Handling was covered with their practical examples .

The third day trainer explained about object oriented concept with python.

The beginning of fourth day was with K-means clustering followed by its practical example then moving on to support vector machine algorithm and by the end of the session Artificial Neural Network was covered.

By the end of the session students got an insight of what Python is and how it works.



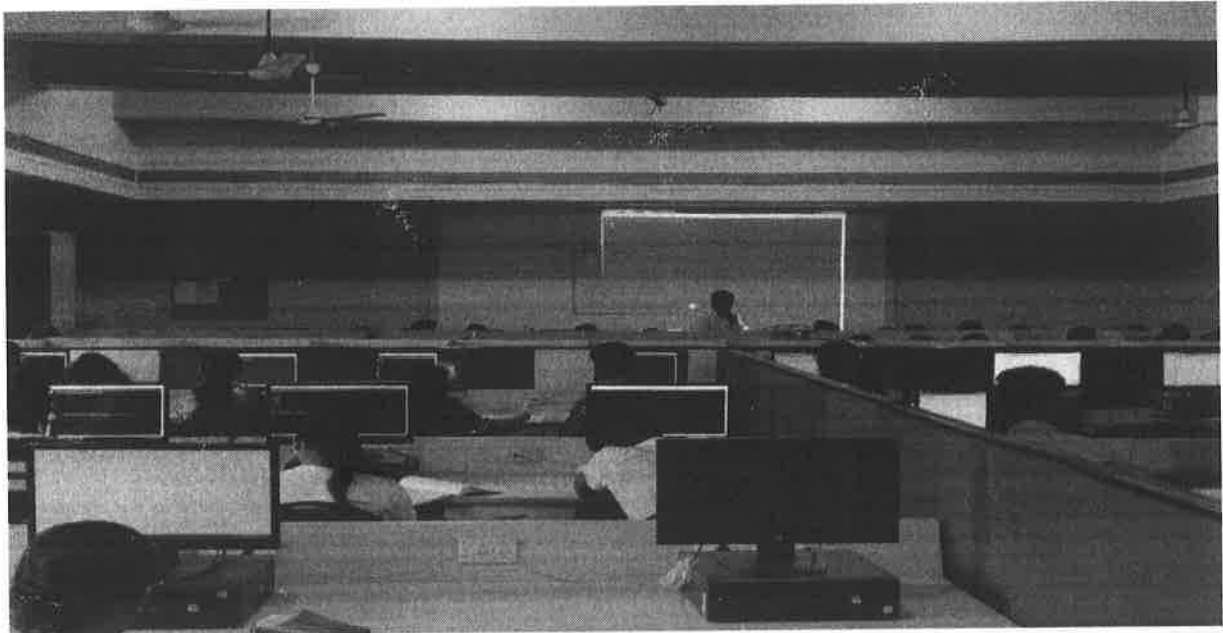
Innovation & Leadership

Hope Foundation's
**International Institute of
Information Technology (I²IT)**

Academic Year 2019 - 2020

Department of Information Technology

Add on Course "Practical Approach to Python Programming"



ORIENTAL BANK OF COMMERCE

एमआईटीसी, इन्फोटेक पार्क, हिंजवडी, पुणे - 411057
MIDC, INFOTECH PARK, HINJEWADI, PUNE - 411057
IFSC CODE : ORBC0101107

21/08/2017
DDMMYY

PAYEE'S ACCOUNT ONLY

Mr. Sagar Nangare

यह धारक को OR BEARER

RUPEES एवम् Twenty eight thousand only

आव करो।

₹ 28,000/-

चालीस
चौक नं.

11072191009090

International Institute of Information Technology

Athlana

Authorised Signatory(ies)

CCS
BRANCH

(CCS BRANCH) सभी शाखाओं पर पेय PAYABLE AT PAR AT ALL BRANCHES

Please sign above

450943 4410720112

31

Received
[Signature]

Hope Foundation's International Institute of Info. Tech.

(Affiliated to Savitribai Phule Pune University)

P-14, Rajiv Gandhi Infotech Park, Phase -I

MIDC, Hinjawadi, Pune-411 057

Tel. (020) 22933441, Fax: (020) 22934191

State Name : Maharashtra, Code : 27

E-Mail : accounts@isquareit.edu.in

Bank Payment Voucher

No. : 292

Dated : 21-Aug-2019

| Particulars | Amount |
|-------------------------------|-----------|
| Account : Student Activity | 28,000.00 |

Through :

Oriental Bank of Commerce

On Account of :

Ch.No. 950943 issued in favour of Mr. Sagar Nangare [Github] towards remuneration for Add on course on "practical approach to python programming" conducted by It dep. at IIT on 26 & 27 July and 1 st & 2nd Aug 19 for SE students as annexed [approved]

Amount (in words) :

Twenty Eight Thousand Indian Rupees Only

28,000.00 ₹

Receiver's Signature:

[Signature]

Checked by

Authorised Signatory

Verified by



Hope Foundation's
International Institute of Information Technology
Department of Information Technology
Academic Year 2019-2020

Date: September 13, 2019

To,
The Principal,
I²IT, Hinjawadi,
Pune-411057

Subject: Application to organize guest lecture on "Applications of Data Science in Stock Market" on 16th September 2019

Respected Madam,

Department of Information Technology would like to organize guest lecture on "Applications of Data Science in Stock Market" for Third Year students. The session will be conducted by Mr. Saurabh Pathak as an expert from NumPlorer Pvt Ltd. He is also going to conduct the interviews for TE students for internship on the same day. I request you to permit us to organize the same and sanction the amount of Rs. 2000/- as remuneration for the expert. Following are the objectives and outcomes of the course.


Objectives:


1. To explain students with essential skills of data science in the area of stock markets.

Outcomes:

1. Students will come to know the applications of data science in stock markets.
2. Students will come to know how data science is used in stock markets.

Thanking you in anticipation,


Prof. Manjusha Amritkar
Asst Prof. IT Department


Prof. Sarang Saoji
HOD IT

Approved
Mel
13/9/19



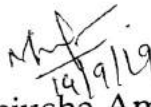
Hope Foundation's
International Institute of Information Technology
Department of Information Technology
Academic Year 2019-2020

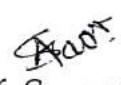
NOTICE


Date: 14th September 2019

All the students of Third Year IT are hereby informed that the Department of Information Technology is going to organize a guest lecture on "Applications of Data Science in Stock Market" by Resource Person from NumPlorer, Pune on 16th September in A-314.

Do attend the Lecture and grab the opportunity of internship in data science and make the program successful.


14/9/19
Prof. Manjusha Amritkar
(Guest lecture organizer)


Prof. Sarang Saoji
(HOD)

Display on nh.




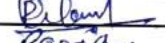

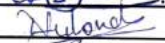
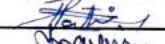

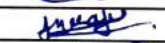
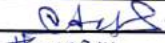
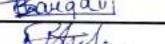







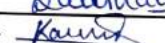
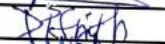

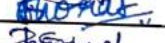
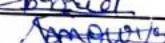

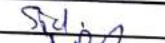



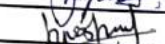
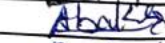
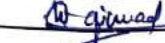


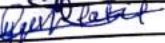



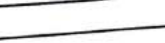


Hope Foundation's
International Institute of Information Technology, Pune
DEPARTMENT OF INFORMATION TECHNOLOGY
Academic Year: 2019-20, Semester - I

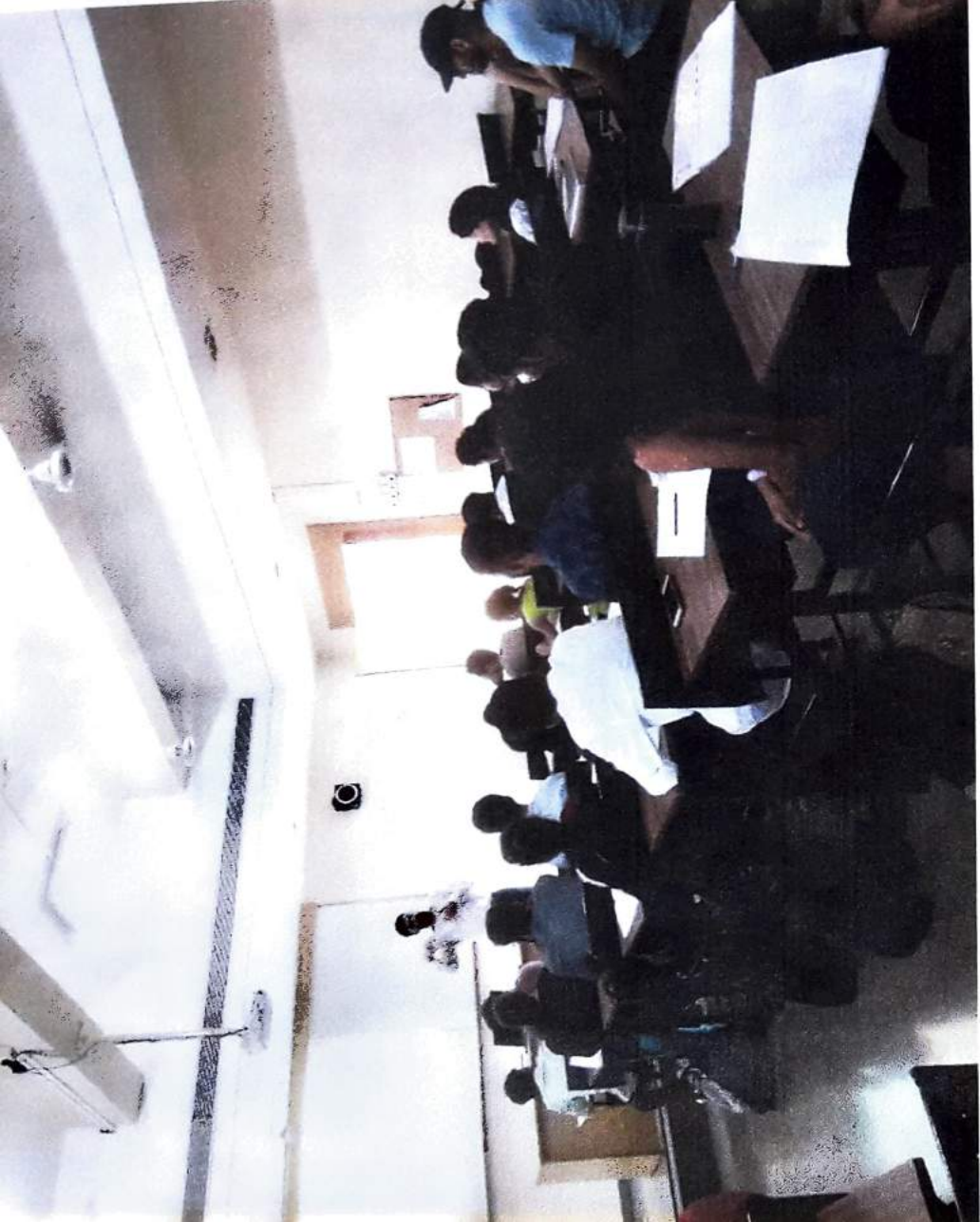
Class : TE

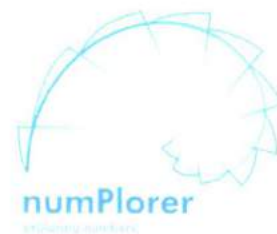
Day & Date : Monday 16th September 2019

Topic:- Applications of Data Science in Stock Market

GUEST LECTURE ATTENDANCE

| Roll No. | Name of Student | Signature |
|----------|--------------------------|---|
| TE052 | Digvijaysingh R. Ghongde |  |
| TE057 | Omiksha Yadav |  |
| TE056 | Putika Ovhal |  |
| TE055 | Pooja More |  |
| TE067 | Kaushik Ramgude |  |
| TE059 | Namrata Londhe |  |
| TE061 | Chetana Patil |  |
| TE065 | Mayuri Gajare |  |
| TE070 | Shrey Choksi |  |
| TE068 | Shreyas Saraf |  |
| TE066 | Vedant Pathak |  |
| TE051 | Bhargavi Dhade |  |
| TE058 | Nikita Bherambe |  |
| TI048 | Kunal Gool |  |
| TI011 | Rutuja Chaudhari |  |
| TI039 | Supriya Thorat |  |
| TE018 | Jagruj Gitan |  |
| TI045 | Saurabh Chakore |  |
| TE050 | Abhishek Sroze |  |
| TI049 | Abhishek Jadhav |  |
| TI006 | Sejal Anora |  |
| TI012 | Darshana Nair |  |
| TI029 | Prabhar Karve |  |
| TI013 | Shireendra Phataf Singh |  |
| TI022 | Prasad V. Michary |  |
| TI041 | Shalaka G. Thorat |  |
| TI060 | Raj Ganesh |  |
| TI023 | Shubham Manya |  |
| TI032 | Satyam Patil |  |
| TI046 | Siddharth Karve |  |
| TI038 | Saurish Joshi |  |
| TI019 | Roshan Rajwarkar |  |
| TI020 | Komal Kait Sahoo |  |
| TI053 | Harsh M. Patel |  |
| TI054 | Harshal Pathak |  |
| TI008 | Ankur Bakre |  |
| TI015 | Vaibhav Gajwad |  |
| TI028 | Akshay Polshettiwar |  |
| TI010 | RUKMINI BUGGIA |  |
| TI072 | Shivansh | |
| TI027 | Yogesh Patil | |





To,
Hitesh Joshi,
International Institute of Information Technology,
Hinjewadi, Pune.

Dear Hitesh,

We are pleased to offer you the position 'Data Science Intern' with numPlorer Fintech Pvt. Ltd.
Please find the following confirmation of specifics of your internship.

Position title: Data Science Intern

Start Date: 03Jun2019

End Date: 31Aug2019

Roles & Responsibilities:

During this internship, you will be working on a Data Science project using advanced technologies like Python, Flask, Database Management, web development tools etc. The nature of project is to develop a 'Stock Market Data Analytics' application.

This position requires you to work remotely.

If you need any other clarifications then write to me at saurabh@numplorer.com.

Regards,

Saurabh Pathak

Founder,

numPlorer Fintech Pvt. Ltd.

www.numplorer.com





To,
Priyanshu Jha,
International Institute of Information Technology,
Hinjewadi, Pune.

DearPriyanshu,

We are pleased to offer you the position 'Data Science Intern' with numPlorer Fintech Pvt. Ltd.
Please find the following confirmation of specifics of your internship.

Position title: Data Science Intern

Start Date: 03Jun2019

End Date: 31Aug2019

Roles & Responsibilities:

During this internship, you will be working on a Data Science project using advanced technologies like Python, Flask, Database Management, web development tools etc. The nature of project is to develop a 'Stock Market Data Analytics' application.

This position requires you to work remotely.

If you need any other clarifications then write to me at saurabh@numplorer.com.

Regards,

Saurabh Pathak
Founder,
numPlorer Fintech Pvt. Ltd.
www.numplorer.com





#10, Tupe Building, Thube Park, Shivaji Nagar,
Pune, 411005

+91-9689013335/9975340919

hr@sagveektechnologies.in

www.sagveektechnologies.in

LETTER OF SPONSORSHIP

To whomsoever it may concern

This is certified that Sagveek Technologies Ltd. registered under the Companies Act 2018, having its Corporate office at **Pune, Maharashtra 411005**. Intends to sponsor Industrial Project for the following candidates who are pursuing Bachelor of Engineering in Information Technology Stream from International Institute of Information Technology (I²IT),Pune.

Kshitij Narvekar
Krishna Sisodiya
Siddhartha Bahekar

Sagar Nangare
CEO
Sagveek Technologies Ltd.





#10, Tupe Building, Thube Park, Shivaji Nagar,
Pune, 411005

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LETTER OF SPONSORSHIP

To whomsoever it may concern

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GOHAD JANHAVI PRAVINRAO
NANDURKAR RUSHIKESH
RASHMI KUMARI
SINGH ANURADHA VIJAY K.

Sagar Nangare
CEO
Sagveek Technologies Ltd.





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www.sagveektechnologies.in

Date: 01|07|2019

LETTER OF SPONSORSHIP

To whomsoever it may concern

This is certified that Sagveek Technologies Ltd. registered under the Companies Act 2018, having its Corporate office at **Pune, Maharashtra 411005**. Intends to sponsor Industrial Project for the following candidates who are pursuing Bachelor of Engineering in Information Technology Stream from International Institute of Information Technology (I²IT), Pune.

KHARSADE DIPALI RAJENDRA
HIRAVE MAYURA SAMBHAJI
OZA SANSKRITI PARITOSH
BHAVANA CHAVAN

Sagar Nangare
CEO
Sagveek Technologies Ltd.



MEMORANDUM OF UNDERSTANDING (MOU)

Between

THE GATE ACADEMY PRIVATE LIMITED

And

International Institute of Information Technology (I²IT), Pune

P-14, Rajiv Gandhi Infotech Park, Phase-I, Hinjawadi, Pune-411057

This Memorandum of Understanding (MOU) is made and entered into on 14th February 2020, at Pune, BY AND BETWEEN, **The GATE Academy Pvt. Ltd.**, a company having its registered office at Level 5 627/23, S S PLAZA (4th Floor), 10th 'D' Main Road, 30th Cross, Jayanagar 4th Block, Bangalore - 560011; **International Institute of Information Technology** (referred to as I²IT), P-14, Rajiv Gandhi Infotech Park, Phase-I, Hinjawadi, Pune-411057 (hereinafter, which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and permitted assigns)

The GATE Academy Pvt. Ltd and the **I²IT** are hereinafter referred collectively as "Parties" and individually as "Party".

About: The GATE Academy Pvt. Ltd

THE GATE ACADEMY (also known as "GATE ACADEMY" amongst students) is a premier GATE coaching institute with 50+ centers across the country. We are one of the first education institutes in India which leverages technology extensively to provide quality GATE coaching to our students. THE GATE ACADEMY provides comprehensive and rigorous coaching for the GATE exams. Our student-centered guidance focuses on the strengths and weaknesses of each student. This has enabled us to achieve a proven track record of GATE toppers from our institute. The idea for THE GATE ACADEMY took birth with the aim of helping budding engineers to discover, reach and exceed their intellectual potential. THE GATE ACADEMY is founded by alumni of IISc (Indian Institute of Science) and IITs (Indian Institute of Technology). For the first time in India, GATE coaching is being provided under the guidance of former GATE toppers, so as to help young engineering talents to realize their ambitions.

About: INTERNATIONAL INSTITUTE OF INFORMATION TECHNOLOGY (I²IT)

INTERNATIONAL INSTITUTE OF INFORMATION TECHNOLOGY (I²IT) has its registered office at P-14, Rajiv Gandhi Infotech Park, Phase-I, Hinjawadi, Pune-411057 represented by Dr. Vaishali V. Patil, Principal which expression shall unless repugnant to the context, be to include its administrators successors and assignees is a premier educational institution located in the Infotech park in the knowledge city of Pune in India. The Institute is committed to grow on the path of delivering distinctive high quality education fostering

research, creativity and discovery. The Institute is approved by AICTE, New Delhi, recognized by D.T.E., Govt. of Maharashtra and affiliated to Savitribai Phule Pune University (SPPU). Currently Institute offers Bachelor of Engineering (B.E) courses in Electronics and Telecommunication, Computer Engineering and Information Technology

Objective of this MOU

1. MOU is for the purpose of enriching the technical education in new subject areas, teaching- learning process and to jointly work for enhancing the quality of education being imparted to Engineering students.
2. MOU is to enhance the quality of the technical education for students to enable them to recognize globally.

Scope of Work - The GATE Academy Pvt. Ltd

1. The Gate Academy Pvt. Ltd. will provide free-ship of worth Rs.1,81,500 to International Institute of Information Technology, Pune where 1 students of each stream Computer Engineering, Information Technology, Electronic and Telecommunication, will take “FREE Gate Coaching” at our institute in Pune for GATE 2022 programme.

FREE Coaching

Under this scheme considering 1st semester, 2nd semester and 3rd semester marks of student from each department SPOC/HOD will nominate GATE interested students, where the selected 4th SEM appearing student will avail 2 years classroom coaching FREE our institute in Pune.

Classroom Coaching Features:

- 2 years classroom coaching
 - e-material(soft copy of books)
 - 300-350 hrs of video lectures
 - Test Series
2. The Gate Academy Pvt. Ltd., will also provide “GATE Test Series worth RS 1495(set of 90 tests)” for **International Institute of Information Technology, Pune**, Pune at a cost Rs.99 + 18 % GST (Rs.117) only.

B. Test Series Details (Rs.117)

1. 12 to 14 Subjects Tests (with pdf solution)
2. 40+ Topic Tests (with pdf solution)
3. 8 Full Length test(with video solution for tough questions)
4. 12 All India Mock Test(with video solution for tough questions)

3. Facility for students of International Institute of Information Technology, Pune to participate in **"FREE MOCK GATE"** exam conducted by The Gate Academy Pvt. Ltd.
4. Conduction of **"FREE ANALYSIS TEST"** for every student at your campus wherein in you will understand their level of preparation in term of Quantitative Aptitude.
5. The Gate Academy Pvt. Ltd. Is headed by team of IITians, and hence we will also provide **GATE expert lecture on Technical Subjects from IIT/IISc-B faculties.**

Scope of Work – I2IT

I2IT agrees to provide *The GATE Academy Pvt. Ltd* facilities such as classrooms & other required infrastructure, including but not limited to, projector, screen, Internet, Audio/visual facility, flip charts and markers to give training to the students.

I2IT shall provide sufficient advance notice to *The GATE Academy Pvt. Ltd* regarding any examination dates, vacation or other holidays when classes will not happen. I²IT or any other person is not allowed to carry out any sort of video recordings of the training conducted by the *The GATE Academy Pvt. Ltd* at the I²IT premises.

Obligation of Work – The GATE Academy Pvt. Ltd

Either Party shall not use logos, trademarks, trade names or intellectual property of other Party for any other purpose as enshrined under this MOU without prior written approval from other Party.

1. Either Party shall ensure that nothing is done or omitted to be done by them which may affect the reputation of other Party or its intellectual property.
2. The Parties hereto agree that they are independent contractors. Nothing contained herein shall construe either Party as an agent, legal representative, partner, subsidiary or employee of the other.
3. Each party shall be at liberty to terminate this MOU with a written notice period of 60 (sixty) days / (2) months to the other party without any compensation and seeking legal redress.
4. In case of termination of this MOU, *The GATE Academy Pvt. Ltd* agrees to fulfil their commitments towards the enrolled students and to complete the remaining training for the particular semester.

5. All claims, disputes, differences or disagreements of whatsoever nature arising out of, in connection with or in relation to this MOU whether during its term or after expiry thereof or prior termination, shall be finally decided by arbitration to be held in accordance with the provisions of the Arbitration and Conciliation Act, 1996 in force as at the date of the invocation of the arbitration. Parties mutually agree to refer their disputes to the sole arbitration of a mutually agreed person, whose decision and award shall be final and binding between the Parties. The venue of arbitration shall be Pune, Maharashtra.
6. Courts in Pune shall have exclusive jurisdiction to settle all disputes and differences arising out of this MOU, whether during its term or after expiry / earlier termination thereof.
7. Both the Parties shall indemnify and hold each other harmless from and against any claim, loss, liability, or expense, including, but not limited to, damages, patent and trademark infringement, costs and attorneys' fees, arising out of or in connection with any acts or omissions of their agents or employees.
8. Any notice/letter/correspondence either through registered post/courier/fax shall be delivered /served at the business address of the Parties.
9. Each Party shall bear its own legal, and other costs, charges and expenses connected with the negotiation, preparation and execution of this MOU or any other agreement incidental to or referred to in this MOU.
10. This MOU may not be amended or modified except by an instrument in writing signed only by the authorised signatories on behalf of both the Parties. In witness whereof, both Parties put their hardseal on the day, month and year herein mentioned.
11. Profiles of the concerned faculty in terms of their qualifications and experience shall be provided by *The GATE Academy Pvt. Ltd* and shall be agreed upon by I2IT prior to start of training for a particular semester.
12. *The GATE Academy Pvt. Ltd* should not depute faculty other than the ones approved by I2IT.




13. Professional ethics, code of conduct and disciplinary approach shall be maintained by *The GATE Academy Pvt. Ltd* faculty towards students at all the times. Any misbehaviour by *The GATE Academy Pvt. Ltd* faculty shall attract immediate replacement of the concerned trainer.
14. Faculty from The GATE Academy Pvt. Ltd may be evaluated by senior faculty from I2IT in terms of delivery and contents of the sessions. Appropriate written feedback will be provided to The GATE Academy Pvt. Ltd in case of improvement required. The GATE Academy Pvt. Ltd will take necessary steps to ensure that corrective actions are taken.
15. The GATE Academy Pvt. Ltd faculty will also be evaluated by students by way of “online” feedback mechanism and minimum expected feedback is 7 (on a scale of 10).
16. Both the Parties may address the issue of providing joint participation / completion certificates to the enrolled students after successful completion of the program.

Obligation of Work – I²IT




1. I2IT may receive information proprietary to The GATE Academy Pvt. Ltd and vice versa (the “Confidential Information”) in the course of performance of their obligations under this MOU. Confidential Information is not meant to include any information which (a) is publicly available (b) is rightfully received by I²IT / The GATE Academy Pvt. Ltd from third Parties without accompanying secrecy obligations; (c) is already in I²IT / The GATE Academy Pvt. Ltd possession and was lawfully received from sources other than The GATE Academy Pvt. Ltd and Institute or (d) is independently developed by Institute/ The GATE Academy Pvt. Ltd .
2. The two Parties understand and acknowledge that the Confidential Information is valuable and confidential and agrees that it will at all times be kept in trust, to be disclosed only to such persons as have a “need to know” the same for the effective implementation of this MOU and that it will only be used by the I²IT/ The GATE Academy Pvt. Ltd for the benefit of others.
3. All information or correspondence including information shared with or exchanged by The GATE Academy Pvt. Ltd the I²IT or any of its employees, agents, officers, directors and contractors in connection with this MOU including all training materials, training content & methodologies, classroom & trainer notes, assessment tests etc. will be the sole and absolute property of The GATE Academy Pvt. Ltd including intellectual property and proprietary rights.

4. Either Party shall not use logos, trademarks, trade name or intellectual property of other Party for any other purpose as enshrined under this MOU without prior written approval from other Party. I2IT agrees and confirms that during the term of this engagement and for a minimum period of twenty four (24) months after termination or expiration for any reason of this agreement, shall not engage, directly or indirectly, or assist any other party in hiring any person employed or hired as an employee by The GATE Academy Pvt. Ltd, who is directly or indirectly associated with the project.


Contact Persons:

| For The GATE Academy Pvt. Ltd | For International Institute of Information Technology |
|--|--|
| <p>Mr. Mayur Jadhav</p>  <p>(mayur.pune@thegateacademy.com)</p> | <p>Name : Mr. Prashant Gadakh</p>   <p>(prashantg@isquareit.edu.in)</p> |
| <p>Designation :- Manager - Academic Relations</p> | <p>Designation:- Assistant Professor</p> |

Authorized Signatory:

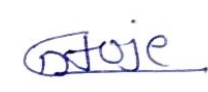
| | |
|---|--|
| For The GATE Academy Pvt. Ltd Pvt. Ltd. | For International Institute of Information Technology, Pune |
| Name: <u>AVNEET SHARMA</u>  (Authorized Signatory) | Name : Dr. Vaishali Patil  17/02/2020  (Authorized Signatory) |
| Designation :- <u>RSM.</u> <u>The GATE Academy Pvt. Ltd.</u> | Designation:- Principal, International Institute of Information Technology, Pune |

Witness:

1. Mr. Mayur Jadhav 

2.

Witness:

1. Mr. Dinesh Toje 

2.

MEMORANDUM OF UNDERSTANDING (MOU)

Between

L & D Infotech Pvt.ltd



L&D INFOTECH PVT. LTD.
CONNECTIVITY WITH WORLD

And

**DEPARTMENT OF COMPUTER
ENGINEERING**

Of

**Hope Foundation's International
Institute of Information Technology
(I²IT), Pune**



**INTERNATIONAL
INSTITUTE OF
INFORMATION
TECHNOLOGY**

Innovation & Leadership

www.isquareit.edu.in

MEMORANDUM OF UNDERSTANDING (MOU)

Between

L & D Infotech Pvt.ltd

And

Department of Computer Engineering

Of

International Institute of Information Technology (I2IT), Pune

This Memorandum of Understanding (MOU) is made and entered into on 7th August 2019, at Pune, BY AND BETWEEN, **Lomte & Darade Infotech**, a company having its registered office at Shrustri Apartment, Vetal Buwa chowk, Narhe, Pune, Maharashtra 411041,(hereinafter referred to as **L & D Infotech**, which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and assigns); **Hope Foundation's International Institute of Information Technology** (referred to as **I²IT**), P-14, Rajiv Gandhi Infotech Park, Phase-1, Hinjawadi, Pune-411057(hereinafter, which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and permitted assigns)

L & D Infotech and the **I²IT** are hereinafter referred collectively as "Parties" and individually as "Party".

About: L & D Infotech

L & D Infotech Pvt. Ltd, registered under the Government of India Ministry of Corporate Affairs stands out to be one of the fastest growing platforms in Training and Development in India. It has a stack of 10 employee's expert in both development and delivering trainings on technologies like Python; Machine learning, Data science, Web development, Java, Android, Software Defined Network, Computer Network etc. L&D Infotech is a leader in Software Development and empowers IT individuals with competitive advantage. **L & D Infotech Pvt. Ltd** is a leading software company which has collaborations with many software industries/firms in Pune. L&D Infotech is a high end full service IT solution Company based in India

About: INTERNATIONAL INSTITUTE OF INFORMATION TECHNOLOGY (I²IT)

INTERNATIONAL INSTITUTE OF INFORMATION TECHNOLOGY (I²IT) has its registered office at P-14, Rajiv Gandhi Infotech Park, Phase-I, Hinjawadi, Pune-411057 represented by Dr. Vaishali V. Patil, Principal which expression shall unless repugnant to the context, be to include its administrators successors and assignees is a premier educational institution located in the Infotech park in the knowledge city of Pune in India. The Institute is committed to grow on the path of delivering distinctive high quality education fostering research, creativity and discovery. The Institute is approved by AICTE, New Delhi, recognized by D.T.E., Govt. of Maharashtra and affiliated to Savitribai Phule Pune University (SPPU). Currently Institute offers Bachelor of Engineering (B.E) courses in Electronics and Telecommunication, Computer Engineering and Information Technology

Objective of this MOU

1. MOU is for the purpose of enriching the technical education in new subject areas, teaching- learning process and to jointly work for enhancing the quality of education being imparted to Computer Science, and Engineering students.
2. MOU is to enhance the quality of the technical education for students to enable them to meet the industry needs and to be recognized globally.

Scope of Work - L & D Infotech Pvt. Lmt

1. Faculty/Student Development program.
2. Sponsor UG projects.
3. Internship/Industrial Training of Students & Staff.
4. Technical Guidance for Lab Developments & Setups.
5. Provide a platform for academicians for research and consultancy work at their premises.
6. Sharing Industry oriented-courseware and Technology to create an industrial awareness among students / teaching faculties

Scope of Work – I²IT

I²IT agrees to provide *L & D Infotech* facilities such as classrooms & other required infrastructure, including but not limited to, projector, screen, Internet, Audio/visual facility, flip charts and markers to give training to the students.

I²IT shall provide sufficient advance notice to **L & D Infotech** regarding any examination dates, vacation or other holidays when classes will not happen. I²IT or any other person is not allowed to carry out any sort of video recordings of the training conducted by the **L & D Infotech** at the I²IT premises.

1. All payments shall be made by NEFT/DD/Cheque(s) in favour of "*Lomte & Darade Infotech Pvt. Ltd*".
2. All invoices shall be raised in favour of I²IT.

Obligation of Work – L & D Infotech

Either Party shall not use logos, trademarks, trade names or intellectual property of other Party for any other purpose as enshrined under this MOU without prior written approval from other Party.

1. Either Party shall ensure that nothing is done or omitted to be done by them which may affect the reputation of other Party or its intellectual property.
2. The Parties hereto agree that they are independent contractors. Nothing contained herein shall construe either Party as an agent, legal representative, partner, subsidiary or employee of the other.
3. Each party shall be at liberty to terminate this MOU with a written notice period of 60 (sixty) days / (2) months to the other party without any compensation and seeking legal redress.
4. In case of termination of this MOU, L & D Infotech agrees to fulfil their commitments towards the enrolled students and to complete the remaining training for the particular semester.
5. All claims, disputes, differences or disagreements of whatsoever nature arising out of, in connection with or in relation to this MOU whether during its term or after expiry thereof or prior termination, shall be finally decided by arbitration to be held in accordance with the provisions of the Arbitration and Conciliation Act, 1996 in force as at the date of the invocation of the arbitration. Parties mutually agree to refer their disputes to the sole arbitration of a mutually agreed person, whose decision and award shall be final and binding between the Parties. The venue of arbitration shall be Pune, Maharashtra.

6. Courts in Pune shall have exclusive jurisdiction to settle all disputes and differences arising out of this MOU, whether during its term or after expiry / earlier termination thereof.
7. Both the Parties shall indemnify and hold each other harmless from and against any claim, loss, liability, or expense, including, but not limited to, damages, patent and trademark infringement, costs and attorneys' fees, arising out of or in connection with any acts or omissions of their agents or employees.
8. Any notice/letter/correspondence either through registered post/courier/fax shall be delivered /served at the business address of the Parties.
9. Each Party shall bear its own legal, and other costs, charges and expenses connected with the negotiation, preparation and execution of this MOU or any other agreement incidental to or referred to in this MOU.
10. This MOU may not be amended or modified except by an instrument in writing signed only by the authorised signatories on behalf of both the Parties. In witness whereof, both Parties put their hard seal on the day, month and year herein mentioned.
11. Profiles of the concerned faculty in terms of their qualifications and experience shall be provided by L & D Infotech and shall be agreed upon by I2IT prior to start of training for a particular semester.
12. L & D Infotech should not depute faculty other than the ones approved by I2IT.
13. Professional ethics, code of conduct and disciplinary approach shall be maintained by L & D Infotech faculty towards students at all the times. Any misbehaviour by L & D Infotech faculty shall attract immediate replacement of the concerned trainer.
14. Faculty from L & D Infotech may be evaluated by senior faculty from I2IT in terms of delivery and contents of the sessions. Appropriate written feedback will be provided to L & D Infotech in case of improvement required. L & D Infotech will take necessary steps to ensure that corrective actions are taken.
15. L & D Infotech faculty will also be evaluated by students by way of "online" feedback mechanism and minimum expected feedback is 7 (on a scale of 10).
16. Both the Parties may address the issue of providing joint participation / completion certificates to the enrolled students after successful completion of the program.

Obligation of Work – I²IT

1. I²IT may receive information proprietary to 'L & D Infotech' and vice versa (the "Confidential Information") in the course of performance of their obligations under this MOU. Confidential Information is not meant to include any information which (a) is publicly available (b) is rightfully received by I²IT /L & D Infotech from third Parties without accompanying secrecy obligations; (c) is already in I²IT / L & D Infotech possession and was lawfully received from sources other than L & D Infotech and Institute or (d) is independently developed by Institute/Wisdom Sprouts.
2. The two Parties understand and acknowledge that the Confidential Information is valuable and confidential and agrees that it will at all times be kept in trust, to be disclosed only to such persons as have a "need to know" the same for the effective implementation of this MOU and that it will only be used by the I²IT/L & D Infotech for the benefit of others.
3. All information or correspondence including information shared with or exchanged by L & D Infotech the I²IT or any of its employees, agents, officers, directors and contractors in connection with this MOU including all training materials, training content & methodologies, classroom & trainer notes, assessment tests etc. will be the sole and absolute property of L & D Infotech including intellectual property and proprietary rights.
4. Either Party shall not use logos, trademarks, trade name or intellectual property of other Party for any other purpose as enshrined under this MOU without prior written approval from other Party. I²IT agrees and confirms that during the term of this engagement and for a minimum period of twenty four (24) months after termination or expiration for any reason of this agreement, shall not engage, directly or indirectly, or assist any other party in hiring any person employed or hired as an employee by L & D Infotech, who is directly or indirectly associated with the project.

MEMORANDUM OF UNDERSTANDING (MOU)

Between

Light Information Systems Pvt. Ltd.

And

Department of Computer Engineering

Of

International Institute of Information Technology (I2IT), Pune

This Memorandum of Understanding (MOU) is made and entered into on 7th February 2020, at Pune, BY AND BETWEEN, **Light Information System Pvt. Ltd.**, a company having its registered office at Level 5, Marisoft 1, Kalyani Nagar Pune -411014 (INDIA); **International Institute of Information Technology** (referred to as I2IT), P-14, Rajiv Gandhi Infotech Park, Phase-1, Hinjawadi, Pune-411057(hereinafter, which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and permitted assigns)

Light Information System Pvt. Ltd and the **I2IT** are hereinafter referred collectively as "Parties" and individually as "Party".

About: Light Information System Pvt. Ltd

Light Information Systems is a company with a vision to change man-machine interactions of the future. A first mover in the AI-NLP space, Light is into research and development of powerful algorithms in NLP and neural nets that help with semantic understanding of text and images. Light Information Systems enterprise product NLPBOTS automates conversations and processes in the areas of HR (employee engagement, hiring automation, etc.), Customer care, Marketing Assist, Reseller/partner management, Technical support, Lead generation, User validation processes, and much more.

About: INTERNATIONAL INSTITUTE OF INFORMATION TECHNOLOGY(I²IT)

INTERNATIONAL INSTITUTE OF INFORMATION TECHNOLOGY (I²IT) has its registered office at P-14, Rajiv Gandhi Infotech Park, Phase-I, Hinjawadi, Pune-411057 represented by Dr. Vaishali V. Patil, Principal which expression shall unless repugnant to the context, be to include its administrators successors and assignees is a premier educational institution located in the Infotech park in the knowledge city of Pune in India. The Institute is committed to grow on the path of delivering distinctive high quality education fostering research, creativity and discovery. The Institute is approved by AICTE, New Delhi, recognized by D.T.E., Govt. of Maharashtra and affiliated to Savitribai Phule Pune

University (SPPU). Currently Institute offers Bachelor of Engineering (B.E) courses in Electronics and Telecommunication, Computer Engineering and Information Technology

Objective of this MOU

1. MOU is for the purpose of enriching the technical education in new subject areas, teaching- learning process and to jointly work for enhancing the quality of education being imparted to Computer Science, and Engineering students.
2. MOU is to enhance the quality of the technical education for students to enable them to meet the industry needs and to be recognized globally.

Scope of Work - Light Information System Pvt. Ltd

1. Faculty/Student Development program.
2. Sponsor UG projects.
3. Internship/Industrial Training of Students & Staff.
4. Technical Guidance for Lab Developments & Setups.
5. Provide a platform for academicians for research and consultancy work at their premises.
6. Sharing Industry oriented-courseware and Technology to create an industrial awareness among students / teaching faculties

Scope of Work – I2IT

I2IT agrees to provide *Light Information System Pvt. Ltd* facilities such as classrooms & other required infrastructure, including but not limited to, projector, screen, Internet, Audio/visual facility, flip charts and markers to give training to the students.

I2IT shall provide sufficient advance notice to *Light Information System Pvt. Ltd* regarding any examination dates, vacation or other holidays when classes will not happen. I2IT or any other person is not allowed to carry out any sort of video recordings of the training conducted by the *Light Information System Pvt. Ltd* at the I2IT premises.

Obligation of Work – Light Information System Pvt. Ltd

Either Party shall not use logos, trademarks, trade names or intellectual property of other Party for any other purpose as enshrined under this MOU without prior written approval from other Party.

1. Either Party shall ensure that nothing is done or omitted to be done by them which may affect the reputation of other Party or its intellectual property.
2. The Parties hereto agree that they are independent contractors. Nothing contained herein shall construe either Party as an agent, legal representative, partner, subsidiary or employee of the other.
3. Each party shall be at liberty to terminate this MOU with a written notice period of 60 (sixty) days / (2) months to the other party without any compensation and seeking legal redress.
4. In case of termination of this MOU, Light Information System Pvt. Ltd agrees to fulfil their commitments towards the enrolled students and to complete the remaining training for the particular semester.
5. All claims, disputes, differences or disagreements of whatsoever nature arising out of, in connection with or in relation to this MOU whether during its term or after expiry thereof or prior termination, shall be finally decided by arbitration to be held in accordance with the provisions of the Arbitration and Conciliation Act, 1996 in force as at the date of the invocation of the arbitration. Parties mutually agree to refer their disputes to the sole arbitration of a mutually agreed person, whose decision and award shall be final and binding between the Parties. The venue of arbitration shall be Pune, Maharashtra.
6. Courts in Pune shall have exclusive jurisdiction to settle all disputes and differences arising out of this MOU, whether during its term or after expiry / earlier termination thereof.
7. Both the Parties shall indemnify and hold each other harmless from and against any claim, loss, liability, or expense, including, but not limited to, damages, patent and trademark infringement, costs and attorneys' fees, arising out of or in connection with any acts or omissions of their agents or employees.
8. Any notice/letter/correspondence either through registered post/courier/fax shall be delivered /served at the business address of the Parties.

9. Each Party shall bear its own legal, and other costs, charges and expenses connected with the negotiation, preparation and execution of this MOU or any other agreement incidental to or referred to in this MOU.
10. This MOU may not be amended or modified except by an instrument in writing signed only by the authorised signatories on behalf of both the Parties. In witness whereof, both Parties put their hard seal on the day, month and year herein mentioned.
11. Profiles of the concerned faculty in terms of their qualifications and experience shall be provided by Light Information System Pvt. Ltd and shall be agreed upon by I2IT prior to start of training for a particular semester.
12. Light Information System Pvt. Ltd should not depute faculty other than the ones approved by I2IT.
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14. Faculty from Light Information System Pvt. Ltd may be evaluated by senior faculty from I2IT in terms of delivery and contents of the sessions. Appropriate written feedback will be provided to Light Information System Pvt. Ltd in case of improvement required. Light Information System Pvt. Ltd will take necessary steps to ensure that corrective actions are taken.
15. Light Information System Pvt. Ltd faculty will also be evaluated by students by way of "online" feedback mechanism and minimum expected feedback is 7 (on a scale of 10).
16. Both the Parties may address the issue of providing joint participation / completion certificates to the enrolled students after successful completion of the program.

Obligation of Work – I2IT

1. I2IT may receive information proprietary to Light Information System Pvt. Ltd and vice versa (the "Confidential Information") in the course of performance of their obligations under this MOU. Confidential Information is not meant to include any information which (a) is publicly available (b) is rightfully received by I2IT / Light Information System Pvt. Ltd from third Parties without accompanying secrecy obligations; (c) is already in I2IT / Light Information System Pvt. Ltd possession and


was lawfully received from sources other than Light Information System Pvt. Ltd and Institute or (d) is independently developed by Institute/ Light Information System Pvt. Ltd.

2. The two Parties understand and acknowledge that the Confidential Information is valuable and confidential and agrees that it will at all times be kept in trust, to be disclosed only to such persons as have a "need to know" the same for the effective implementation of this MOU and that it will only be used by the I2IT/ Light Information System Pvt. Ltd for the benefit of others.
3. All information or correspondence including information shared with or exchanged by Light Information System Pvt. Ltd the I2IT or any of its employees, agents, officers, directors and contractors in connection with this MOU including all training materials, training content & methodologies, classroom & trainer notes, assessment tests etc. will be the sole and absolute property of Light Information System Pvt. Ltd including intellectual property and proprietary rights.
4. Either Party shall not use logos, trademarks, trade name or intellectual property of other Party for any other purpose as enshrined under this MOU without prior written approval from other Party. I2IT agrees and confirms that during the term of this engagement and for a minimum period of twenty four (24) months after termination or expiration for any reason of this agreement, shall not engage, directly or indirectly, or assist any other party in hiring any person employed or hired as an employee by Light Information System Pvt. Ltd, who is directly or indirectly associated with the project.



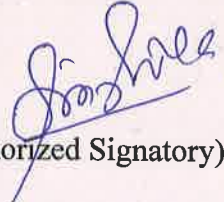
Contact Persons:


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|--|---|
| For Light Information System Pvt. Ltd | For Department of Computer Engineering International Institute of Information Technology |
| Name: Animesh Samuel (animesh@lightinfosys.com) | Name : Mr. Prashant Gadakh (prashantg@isquareit.edu.in) |
| Designation :- Co Founder Head of Product | Designation:- Assistant Professor |

Contact Persons:

| | |
|--|--|
| For Light Information System Pvt. Ltd | For Department of Computer Engineering International Institute of Information Technology |
| Name: Animesh Samuel (animesh@lightinfosys.com) | Name : Mr. Prashant Gadakh  (prashantg@isquareit.edu.in) |
| Designation :- Co Founder Head of Product | Designation:- Assistant Professor |

Authorized Signatory:

| | |
|--|---|
| For Light Information System Pvt. Ltd Pvt. Ltd. | For Department of Computer Engineering International Institute of Information Technology |
| Name: Animesh Samuel  (Authorized Signatory)  | Name : Dr. Sashikala Mishra  (Authorized Signatory) |
| Designation :- Co Founder Head of Product | Designation:- HOD, Department of Computer Engineering |

Witness:1. Gadakh P.J - 

2.

Witness:1. Akshay Chavan 

2.