Department: Corporate Relations & Alumni

MoUs with institutions/ industries in India and abroad for internship, on-the-job training, project work, student / faculty exchange and collaborative research

SI. No.	Documents Attached										
1.	List of activities and E-copies of MoUs										
	र्धनाच टेवतीवल प्रक										
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	TECHNICAL UNIVERSIT										
	KAPURTHALA										

3.7.2

3.7.2.1: Number of functional MoUs with institutions/industries in India and abroad for internship, on-the-job training, project work, student / faculty exchange and collaborative research during the last five years

Organization with which					
Organisation with whic MoU is signed	institution/ industry	Year of signing MoU	Duration	List the actual activities under each MoU	Year wise Number of
Internshala					students/teachers participated under
n geographic and her consistent and her cons		31.03.2018	03 Year	Under this MoU students of IKG-PTU were offered free of cost and stipend based internship through Internshala portal.	215
AIESEC		31.03.2018	01 Year	Under this MoU University students were offered overseas Internship opportunities. One student from Management Department completed 02 months summer internship at Indonesia under this colaboration.	1
NIELIT		& 26.06.2021	03 Year	Under this colaboration NIELIT, Ropar offered subsidised semester trianing opportunites to IKG-PTU students.	72
	Huawei	26.06.2019	01 Year	Huawei ICT Acadmy established at IKG-PTU Campus & FDP programme organised for University faculty.	2
The Indus Entrepreneur (TiE)			03 Year	Enternprenureship Awareness Camps organised. Business Plan Competition organised. Internship & Placement Drive organised.	289
	Infosys Campus Connect	22.08.2019	02 Year	Faculty Development Programme organised.	63
Amritsar Founders			03 Year	Internship & Placement Drive organised.	80
Friends Union for Energizing Lives (FUEL)		(TRE)	01 Year	Trainings on Aptitude, soft skills and Artficial Inteligence organised for students of University.	112
	Google Asia Pacific [®] PTE Ltd.		01 Year	FDP and trian the trainer program organised for faculty members of IKG-PTU.	3

(C)

E-copies of MoUs

Memorandum of Understanding (MoU)

Between



I K Gujral Punjab Technical University Kapurthala (Punjab) India

And



Internshala, Gurugram





INTERNSHALA

Memorandum of Understanding between I K Gujral Punjab Technical University and Internshala to facilitate internships for students enrolled in the colleges under IKG PTU

This Memorandum of Understanding (MoU) is made & entered into on May 30, 2018 between the **I K Gujral Punjab Technical University**, located at Kapurthala(hereinafter referred to as "IKG PTU"), and **Internshala**, located at Gurugram (hereinafter referred to as "Internshala"). The MoU is being signed with Internshala as a partner to facilitate internships for students' enrolled affiliated colleges under IKG PTU.

Purpose

This MoU between IKG PTU and Internshala will outline the collaboration to facilitate internships for students enrolled in the colleges under IKG PTU.

Where as

1 K Gujral Punjab Technical University, located at Kapurthala, is a state university located at Kapurthala highway. Jalandhar, India.ht was established by an act of State Legislature on 16 January 1997, to promote technical, management and pharmaceutical education in the state of Punjab at the degree level and above. Being an education and research university, it has a mandate to set up centres of excellence in emerging technologies for promoting training and research & development in these areas.

Where as

Internshala is India's largest internship platform used by 80,000+ organizations offering 4 lacs+ internships every year Internshala is incorporated as ScholiverseEducarePvt. Ltd. with its registered office at B-809. Unitech Business Zone, South City-2, Gurugram, Haryana - 122018. On Internshala, students can find internships in all domains such as engineering, management, applied arts, architecture, design, law, hotel management, and so forth. Students can seatch and apply for internships listed on Internshala for free.

Context

IKG PTUIs working to improve the employability of students and has recognised internships as a solution to make students more industry ready. To facilitate internships for the students, IKG PTU is exploring partnership with different stakeholders and has identified Internshala as a potential partner.





IN TERNSHAL

As part of this MoU, both the parties hereto agree to the following respectively:

- 1. Internshala
- Will, with the help of IKG PTU, get all the affiliated college under IKG PTU to register their
- Will make all the necessary resources (internships, free applications, counselling, and guidance) available to all the students registered through this partnership

• Will conduct online webinars for students to educate them about the available opportunities and help them with resume writing and interview tips.

• Will create success stories of the students landing internships successfully. Circulate these stories among other students through offline (newspapers) & online (videos/blogs posts on social media) media. And appoint successful candidates as internship ambassador to help &

• There are no commercials involved between either Internshala &IKG PTU or Internshala & participating colleges as a part of this MoU

2. I K Gujral Punjab Technical University

- *Will acknowledge Internshala as Internship Partnerin all external and internal communications to the institutions and general public, including official press releases.
- Will send out communications to its member academic institutions to encourage/direct them to, use Internshalafor internships for their students

• Will support media coverage to build awareness about internships among students by issuing

press releases, success stories of students, internship trends & surveys from time to time. In witness whereof, the parties hereto have caused this Memorandum ofUnderstanding to be executed by their tepresentatives in duplicate, each party retaining one (1) copy thereof respectively.

Term and Termination:

This agreement will be operational and valid from May 30, 2018. Upon completion of three years, the agreement can be renewed with mutual consent of both parties.

Under normal circumstances, either party wanting to terminate the agreement can do so and it can be done on a mutually agreed upon date in a justified way with a notification given at least three months prior to termination date.

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Accepted & Agreed:

For IKG PTU

Dr. Ajay K Sharma Vice Chancellor, ING PTT Date: May 30, 2018

For Internshala:

No V Mr. Kishalaya Manager I inversity Felations, Internshala Date May 30,2018

Dr. Anirudh P. Singh

Dean Research & Development



ਆਈ. ਕੇ. ਗੁਜਰਾਲ. ਪੰਜਾਬ ਟੈਕਨੀਕਲ ਯੂਨੀਵਰਸਿਟੀ Esid. Under Punjab Technical University Act, 1996 (Punjab Act No.1 of 1997)

Dated

Ref. No. [KGPTU RAD] 3668

Directors/ Principals All the Institutions/ Colleges & University Campuses I K Gujral Punjab Technical University

Sub: "IKG PTU Youth Global Internship Program" powered by AIESEC.

Dear Sir/ Madam

To provide IKG PTU students an international exposure (technical and non-technical internships] and global internship opportunities, IKG PTU has signed MOU with AIESEC and launched "IKG PTU Youth Global Internship Program" on June 30, 2018.

AIESEC (International Association of Students in Economic and Commercial Sciences) is the world's largest non- profit youth-run organization. AIESEC provides young people cross-cultural global internships across the globe. The organization focuses on empowering young people to make a positive impact on society. The AIESEC network includes approximately 27,000 members in 127 countries. AIESEC provides a platform for young people in different universities and colleges, by going on an international internship and/or by joining various local chapters. These young individuals can develop their leadership potential by working and leading international teams. Participants can choose to work in areas of management, technology, education, or development; helping to build one's corporate skills.

As per this MoU, interested students of any stream or course between the age of 18 to 30 who have semester training or wish go abroad for an international internship (Details attached) can apply for internship. AIESEC will charge 18000/- INR for Non- Technical and 19500/- INR for Technical from each selected student.

AIESEC will support the interested students in the following: -

· Arrange multiple interviews opportunities with different countries for interested students

"Developing Youth for a prosperous Knowledge Society

ਆਈ. ਕੇ. ਗੁਜਰਾਲ. ਪੰਜਾਬ ਟੈਕਨੀਕਲ ਯੂਨੀਵਰਸਿਟੀ I. K. Gujral Punjab Technical University Jalandhar-Kapurthala Highway, Kapurthala-144 603

Dr. Anirudh P. Singh

Dean Research & Development



ਆਈ. ਕੇ. ਗੁਜਰਾਲ. ਪੰਜਾਬ ਟੈਕਨੀਕਲ ਯੂਨੀਵਰਸਿਟੀ Estd. Under Punjab Technical University Act, 1996 (Punjab Act No.1 of 1997)

Ref. No. -

Dated_____

- Assistance in visa process and documentation of the students and the cultural induction for the host country.
- Regular assistance during internship abroad.
- Subsidized boarding & lodging facilities.

You are requested to direct Training & Placement Officer of your college/ institute to forward details of willing students (format attached), who wish to go abroad for internship w.e.f. Dec 2018 through email at placements.ptu@gmail.com by Aug 30, 2018 before 1500 hrs.

For any quires you may please call Mr. Mrigender Singh Bedi, Assistant Director (CR&A) @+91-9478098076.

With profound regards,

Dean (R&D)



"Developing Youth for a prosperous Knowledge Society"

ਆਈ. ਕੇ. ਗੁਜਰਾਲ. ਪੰਜਾਬ ਟੈਕਨੀਕਲ ਯੂਨੀਵਰਸਿਟੀ I. K. Gujral Punjab Technical University Jalandhar-Kapurthala Highway, Kapurthala-144 603

Personal Details	College Detail	Graduation Details	Post-Graduation Details	Student Contact Details
No. Full Name	Name of Institute & Location	Course/Stream Percentage	Course/Stream Percentage	Mobile No. Email- ID



Memorandum of Understanding (MoU)

Between



I K Gujral Punjab Technical University Kapurthala (Punjab) India

And



International Association of Students in Economic and Commercial Sciences (AIESEC) Mumbai (India)





About AIESEC

Present in over 1700 universities in 128 countries and territories, AIESEC, the world's largest youth run organization, is the international platform for young people to explore and develop their leadership potential so as to have a positive impact in society. Towards this aim we run more than 470 conferences, provide about 30,000 cultural exchange experiences in a year and have 65 years of experience.

About IKG PTU

I K Gujral Punjab Technical University (IKGPTU) was established by an Act of State Legislature on 16th January, 1997, to promote technical, management and pharmaceutical education in the state at degree level and above. It was established as I K GujralPunjab Technical University and renamed as I K Gujral Punjab Technical University by State Government in the honor to Late Sh. Inder Kumar Gujral, Former Prime Minister of India, in 2015. The University has the mandate to set up centres of excellence in emerging technologies and for promoting training, research and development in these areas. The University has undertaken the task of training students to help in the development of skilled manpower in this sector in the country in general and in the state in particular. With this goal in mind, the university is promoting a number of courses in different streams in regular as well as distance education programmes.

Roles and Responsibilities of AIESEC India

- The programme would be named as "IKG PTU Youth Global Internship Programme- Powered by AIESEC".
- AIESEC will provide Global Internship opportunities to IKG PTU B.Tech, MCA, MBA & other under Graduate students.
- Interested Students would be shortlisted through online Assessment Test designed by AIESEC India. Application fee (Rs. 500) for the said test will be paid by the student.
- AIESEC India will coordinate with Placement Cell, IKG PTU for caring out selection and conducting of online assessment test for the IKG PTU – YGIP.
- Interested applicant who gets through the online assessment test will pay Rs 18,000 to AIESEC India as raising fee.
 - Affordable Volunteering Program Fees
 - A local volunteer to support you with application process and Outgoing Preparation
 - A local volunteer in the host country to help you with project preparation
 - Access to Volunteering Opportunities in 25+ Countries
 - Access to Leadership Development Assessment tools
 - Online Support and Program Guide
 - Support with VISA Documents and Insurance
 - Personal Goal Setting Sessions before the Program
 - Experience Debriefing sessions after the Program
 - Accommodation (Additional Fee upto 200\$ might be charged in some Countries)

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- 3 to 5 internship options will be provided to Interns based on AIESEC global trends and interns' preference
- 7. AIESEC will assist the interns to get selected for the YGIP internship as much as possible.
- AIESEC India will guide the Interns to grab reasonable accommodation and food abroad. AIESEC will provide all the information related to internship before confirming it.
- AIESEC India team would conduct sessions and workshops/presentation to educate/motivate students for IKG PTU-YGIP in IKG PTU affiliated colleges. Placement Cell, IKG PTU will assist and coordinate AIESEC team in all respect to carry out this activity.
- AIESEC India will train and give an induction to members who will work for AIESEC from the chapter set up at IKG PTU.

Roles and Responsibilities of IKG PTU

- 1. Placement Cell, IKG PTU will be responsible to get the interested students register online at IKG PTU website as per the requirements of the AIESEC.
- IKG PTU will provide the online registration system for applicants to sign up the YGIP and forward the registration information to AIESEC when necessary.
- IKG PTU will support to put IKG PTU's Youth Global Internship Program powered by AIESEC on their official website for promotion.
- I K GujralPunjab Technical University, shall support AIESEC India's activities by providing the logistical and office support whenever needed.
- IKG PTU will provide the exam calendar and assist the interview arrangement between students and companies abroad.
- Co-operation from IKG PTU, to the extent possible, for the various documents instrumental to their VISA application process if required.
- IKG PTU will provide AIESEC with a student's chapter set up in IKG PTU to run operations. These members would be full time members of AIESEC and will enjoy privileges of a regular AIESEC member such as discounted exchange price, eligible for every AIESEC conference.
- 8. I K GujralPunjab Technical University, shall support AIESEC India's activities by allowing them to organize information seminars, events and promotional activities with prior information.

IKG PTU and AIESEC agree that

- 1. In case of withdrawal of MOU from any side, both parties agree to complete the ongoing assignments.
- 2. In case of any legal dispute, the matter will be subjected to Jalandhar court only.





AGREEMENT:

I K GujralPunjab Technical Universityand AIESEC India agree to implement this Memorandum ofUnderstanding effective as of May 30, 2018 and valid for the period of one year which may be extended with the mutual consent both the parties.

[At the end of one year of the partnership, the Memorandum of Understanding will be reviewed and realigned in case of the need for extension of the University Relation Partnership. In such asituation, the signatories will change according to the changes in the organizational structure of both the university and the AIESEC entity. However, their positions shall remain the same.]

Official Signatories:

Sh. BipulMayank Vice President, Outgoing Exchanges AIESEC India

Dr. Ajay K Sharma

Vice Chancellor, IKG PTU I K Gujral Punjab Technical University Jalandhar - Kapurthala Highway, VPO - Ibban, Kapurthala-144603, Distt. Kapurthala

Memorandum of Understanding (MoU)

Between



I K Gujral Punjab Technical University Kapurthala (Punjab) India

And





National Institute of Electronics & Information Technology (NIELIT) Chandigarh (Punjab)





MEMORANDUM OF UNDERSTANDING

BY AND BETWEEN

National Institute of Electronics & Information Technology, an Autonomous Scientific Society under Ministry of Electronics & Information Technology (MeitY), Government of India, hereinafter called NIELIT, which expression shall, where the context so admits, be deemed to include its successors, executors and administrators of the ONE PART,

And

I.K.Gujral Punjab Technical University, Jalandhar-Kapurthala Highway, Kapurthala-144601, Punjab, herein after called IKG-PTU, which expression shall, where the context so admits, be deemed to include its successors, executors and administrators, of the SECOND PART,

WHEREAS, NIELIT, offers, inter alia, various Training Programmes in the field of IECT to equip the students with necessary knowledge of the key industry practices and skills to be fruitfully employed besides providing exposure to live projects and hands-on practical training,

WHEREAS, in the spirit of the MoU signed by NIELIT with All India Council for Technical Education (AICTE) under AICTE's Employability Enhancement Training Program (EETP) to provide competency based employability enhancement skills to the students of AICTE funded institutions through NIELIT's own 40+ centres across the country, NIELIT had proposed vide letter no. NIELIT/RPR/2 /2017/101 dated 27th April 2018 to develop and offer a bouquet of courses to students of IKG-PTU affiliated colleges for undergraduates to give them practical exposure and access to high standards of industry oriented training expertise of NIELIT,

WHEREAS both parties haveheld discussions and agreed that NIELIT will impart the requisite training and award credits for the training conducted on its own, to the registered students of IKG PTU campus & affiliated colleges,

Therefore, both parties wish to conclude this Memorandum of Understanding (hereafter called "MoU") to co-operate on the activities set forth in this MoU on May 30, 2018 for the period of three years which may be extended with the mutual consent of both parties.

A) The Objective

The objective of this MoU is Employability Enhancement of the students covered under the programme and to set forth the modus operandi to provide Training in the field of IECT and all related areas by NIELIT to students of IKG-PTUaffiliated colleges / institutes under following categories:

a) Semester /Industrial Training Programmes of 5-6 months duration

b) Summer Training Programmes of 6-8 weeks duration

The aim of the programme is to equip the students with necessary knowledge of the key industry practices and skills to be fruitfully employed besides providing exposure to live projects and handson practical training.

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B) TERMS

 NIELIT agrees to take students of IKG-PTU's campuses and affiliated colleges for admissions through its campuses at Ropar, Mohali and Chandigarh to its scheduledSemester/ Industrial and Summer Training Programmes or any other Training Programme, as deemed fit, in the best interest of the students, mutually decided with IKG-PTU, specially customized for IKG-PTU incorporating NIELIT's trademark strengths structured as follows:

A. Semester Training Programmes

- i. Semester Training IT (Computer Science) Programme (5-6 Months):
 - a) Core Concepts: Turing Machine and Von Neumann Architecture, Memory, data structures, process, Layers beneath the program, Concepts of Software Engineering, Project Management, Norms, protocols, Cyber Security.
 - b) Soft Skills and Business Communication, Government Procurement Practices, Legal aspects – IPR, IT Act, International Norms.
 - c) Specialization in one area of technology such as Web Designing (HTML5, Javascript), PHP with MySQL,CMS, Cloud Computing, Big Data, Mobile Application Development using Android, ASP.Net with VB/C#, etc.
 - d) Aptitude Preparation Module to prepare the student for competitive exams.

ii. Semester Training Electronics Programme (5-6 Months)

- a) Core Concepts: Semiconductor Electronics, Analog & Digital Electronic Concepts, Electronic Circuits and Devices, Printed Circuit Boards.
- b) Soft Skills and Business Communication, Government Procurement Practices, , Legal aspects IPR, IT Act, International Norms
- c) Specialization in one area of technology such as Internet of Things, Embedded Systems Design –AVR/ 8051/PIC/ARM, Programming with Ardiuno, Raspberry Pi with Python, etc.
- d) Aptitude Preparation Module to prepare the student for competitive exams.

B. Summer Training Programmes (6/8 Weeks):

Short duration programmes in student's chosen field / language / technology with exposure to live projects being undertaken by NIELIT Centres.

- IKG-PTUshallissue instructions to all its affiliated colleges / institutes to inform the students to undergo relevant(Electronics and Computer Science) Semester / Summer Training at NIELIT.
- Fee Structure: The fee will be as applicable at respective campuses of NIELIT Chandigarh and Ropar. However, NIELIT agrees to offer a special discount of 10% on the applicable fee to the students under the ambit of this MoU.
- 4. Delivery Mode:
 - i) Concerned NIELIT Centre will announce the schedule of skill training modules for calendar year.
 - The various programs on different topics under this MoU will consist of theory and hands-on training sessions supplemented with structured academic content.
 - Practical sessions shall be held in flexi-mode that shall expose the students to various IECT equipment in term soft heir operations.

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Re:





 Locations: The training would be imparted at the following locations initially in nonresidential mode. However, at NIELIT Ropar, training will also be available in residential mode post 2019.

NIELIT Ropar

NIELIT Ropar Permanent Campus, Birla Farms, BadaPhull, Rupnagar – 140001 (Adjacent to IIT Ropar) NIELIT Chandigarh (Mohali Campus)

C-134, Ind Area, Phase 8, S.A.S.NAGAR, Mohali-160071, India. Reception: 0172-2236462

NIELIT Chandigarh (Chandigarh Campus) IETE Building Plot No.M-925, IETE Building, Sector 30-B, Opposite Market, Chandigarh

Ph. No 2650121

6. IKG-PTU will nominate one coordinator for all programmes being offered by NIELIT for its

affiliated colleges who shall be the single point of contact for the same.

- Each of the concerned NIELIT Centre at Ropar, Mohali and Chandigarh will nominate one coordinator for all programmes being offered by respective NIELITlocations.
- 8. NIELIT shall be responsible for:
 - i) Enrolment of students
 - ii) Conduct of Training
 - iii) Assessment and Certification
 - iv) Infrastructure / modalities related to the conduct of courses.
- 9. IKG-PTU will display the information related to the programmes on its website.
- 10. Attendance: Assessment and certification of only those candidates will be done, who have

attended a minimum of 75% lectures in the programme.

11. Assessment and Certification: The assessment will be done based on written and practical examination / Project of the candidates completing the programme with minimum attendance as required.

- 12. Commencement and duration of the programmes under the MoU will be strictly as per schedule mutually agreed upon.
- 13. NIELIT reserves the right to cancel registration of students not adhering to NIELIT's code of attendance and discipline.
- 14. The present agreement can be terminated by either party by giving a notice of three months without assigning any reason. In this regard neither party shall have any claim against the other party and its officials on account of termination of this agreement. However, the responsibilities and duties of both parties in respect of thestudents already registered for any of the Programs under this MoU shall not end with the termination of the agreement, and these will remain valid in totality untilcompletion of evaluation of the already registered students and reporting of their results by both parties.
- 15. Both the parties shallindemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs,

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expenses, damages / losses) arising out of or in connection with this MOU due to breach of any provisions of this MoU by such party or as a result of any act of negligence / omission or commission on part of such party and / or its employees, agents etc.

- 16. Arbitration: In the event of any difference or dispute arising between the parties in connection with or concerning the observance of the terms and conditions or interpretation thereof, the same shall be jointly resolved by Director-in-charge NIELITChandigarh and Director IKG-PTUin a spirit of independence, mutual respect and shared responsibilities, failing which both parties shall appoint a mutually agreed arbitrator. The decision of the arbitrator shall be final and binding on parities hereto. The Arbitration and Conciliation Act, 1996 as amended from time to time and rules framed there under shall be applicable to the parties hereto.
- 17. In all matters and disputes arising hereunder the appropriate courts under the jurisdiction of Hon'ble High Court of Punjab and Haryana at Chandigarh shall have the jurisdiction to entertain and try them.

IN WITNESS WHEREOF THE

Parties hereof have caused this Memorandum of Understanding (MoU) to be signed in their respective names as of the day and year first hereby above written.

For and on Behalf of NIELIT	For and on Behalf of IKG-PTU
Director, General, NIELIT & Joint Secretary, MeitY, GOI NIELIT Chandigarh, C-134, Ind Area, Phase 8, S.A.S.Nagar, Mohali- 160071, India.	Vice Chancellor, IKG PTU I KGujral Punjab Technical University Jalandhar - Kapurthala Highway, VPO - Ibban, Kapurthala-144603, Distt. Kapurthala
Witness 1:	Witness 2:
Name: Sh. Deepak Wasan, Director -	Name: Dr. A P Singh, Dean (R&D),
Incharge, NIELIT, Ropar	IKG PTU
Address: NIELIT	Address: IKG PTU
City: Ropar	City:Kapurthala
	ADD - A
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Memorandum of Understanding (MoU)

Between



I K Gujral Punjab Technical University Kapurthala (Punjab) India

And



Huawei Telecommunications (India) Company Pvt. Ltd.

For

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ICT Academy



Memorandum of Understanding

This Memorandum of Understanding is made on 26th June 2019

Between:

1. I K Gujral Punjab Technical University, an Institution / college incorporated and existing under the laws of India, having its registered campus at I.K. Gujral Punjab Technical University, Jalandhar -Kapurthala Highway, VPO - Ibban, Kapurthala - 144603, Distt. Kapurthala ("Institution");

AND

Huawei Telecommunications (India) Co Pvt. Ltd., a company incorporated and existing 2. under the laws of India and having its registered office at 7th Floor, Tower-A, Spaze I-Tech Park, Sohna Road, Sector - 49, Gurgaon - 122001, Haryana, India ("Huawei")

Each party is referred to in this Memorandum of Understanding as a "Party" and collectively as the "Parties".

Recitals:

- Whereas Institution desires to be appointed as ICT Academy of Huawei. 1.
- Huawei is considering the appointment of Institution as ICT Academy of Huawei. 2.

The Parties agree as follows:

1. Objective

- 1.1 The Parties further to their discussion intends on the possibility of forming a cooperative relationship for the appointment of Institution as ICT Academy of Huawei. In order to facilitate this intention, the Institution has agreed to enter into the agreement (Annexure 1) with Huawei Technologies Co., Ltd. having its registered office at Huawei industrial Base, Bantian, Longang District, Shenzhen, P.R. China, and this agreement is under signature.
- This Memorandum of Understanding is being signed between the parties to authorize the 1.2 Institution to start the training batch for their students immediately and also assist the Institute to get support from Huawei for registering under ICT Academy of Huawei as per the terms and conditions agreed in the agreement.

2. Non-binding nature

The Parties agree that this Memorandum of Understanding, continuing discussion, future 2.1 exchange of information, past or future correspondence or other communications between the Parties shall not commit either Party to continue discussion or negotiation nor shall such be legally binding as an informal agreement or agreement to agree to a potential The only way the Parties shall be bound to a cooperative cooperative relationship.

Chancellor I.K.G. Punjab Technical University



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relationship, if at all, shall be by a definitive agreement in writing duly executed by the Parties. Any other action or expenses which either Party takes or incurs in anticipation that a cooperative relationship will be consummated shall be entirely at that Party's risk and expense and shall not impose any liability on the other Party.

2.2 This Memorandum of Understanding describes the intention of the Parties and is not intended to be (nor shall it be deemed to be) a legally binding contract or to have any legally binding effect on the Parties or create any legal rights or obligations, with the exception of Clauses 2 to 10 which shall be binding contractual terms between the Parties.

3. Scope of MoU

- 3.1 Institution has shown interest to start the ICT Academy courses in the field of Routing & Switching (HCIA- R&S)
- 3.2 Institution has agreed to start the first batch from or before Au 13, 2019.
- 3.3 Institution shall embed the ICT Academy of Huawei courses in their regular curriculum as mandatory or elective courses.
- 3.4 Institution shall prepare the training environments and equipment and/or simulator to meet the experimental requirements of Huawei's training programs and only after such preparation is ready, will Huawei grant the certificate and the nameplate to ICT Academy of Huawei for Huawei Certified Training Programs.
- 3.5 Institution shall get at least two of their instructors certified by Huawei for certification for each course or use the services of an already certified instructor in order to be able to impart the ICT Academy of Huawei course education to its students before starting the ICT Academy Class as mentioned in clause 3.2 above.
- 3.6 Institution is expected to run batch of minimum 50 students every year and motivate at least 30 to take Huawei Global Exam certification.
- 3.7 Huawei shall grant usage of ICT Academy of Huawei logo to the Institution.
- 3.8 Huawei will provide electronic copy of Training Kit and authorize ICT Academy of Huawei to print the Training Kit for training courses.
- 3.9 Huawei shall provide simulators and free access to Huawei's e-learning content to enrolled students under Huawei ICT Academy program.
- 3.10 For Test Voucher, ICT Academy of Huawei shall purchase from Huawei nominated company (whenever required).
- 3.11 For the calendar year 2019, Huawei shall offer free Certification Exam access to the students of the ICT Academy (valid till 31st Dec 2019). This Policy may be updated from time to time.
- 3.12 Huawei shall provide Training participation certificate to all enrolled students who complete the course.
- 3.13 Huawei shall facilitate in internship for students undergoing ICT Academy of Huawei

Vice Chancellor

I.K.G. Punjab Technical University



courses.

3.14 Huawei shall facilitate placement support to only those students who attain Huawei Global certification.

4. No publicity without mutual consent

4.1 Neither Party shall undertake any promotion, advertising or propaganda relating to this Memorandum of Understanding or the subject matter of this Memorandum of Understanding without prior written consent of the other Party.

5. Term and Termination

- 5.1 This Memorandum of Understanding shall continue in force until the first to occur of the following events ("Term"):
 - (a) the expiration of Twelve (12) months from the date of this Memorandum of Understanding;
 - (b) either party shall be entitled to terminate this Memorandum of Understanding upon three-month prior written notice to the other Party;
 - (c) either party committing a material breach of the provisions of this Memorandum of Understanding in which event the other Party shall be entitled forthwith to terminate this Memorandum of Understanding by written notice to the Party in breach;
 - (d) Either Party shall be entitled forthwith to terminate this Memorandum of Understanding upon written notice in the event that the other Party has ceased or threatened to cease business or is or has been wound up.

6. Parties not partners

6.1 Nothing in this Memorandum of Undertaking shall constitute a partnership between the Parties. Except as set out in this Memorandum of Understanding, neither Party shall have express or implied authority to bind or represent the other Party for any purpose whatsoever unless expressly agreed in writing by the Party concerned.

7. Assignment

7.1 Neither Party shall assign or transfer its rights or obligations under this Memorandum of Understanding.

8. Confidential Information

8.1 Each Party acknowledges that it is in a confidential relationship with the other Party Each Party also acknowledges that during the term of this Memorandum of Understanding, it may have access to privileged information deemed to be secret and confidential and which constitutes the exclusive property, trade secrets and confidential information of the other





Party or one of such other Party's affiliates (collectively "Confidential Information").

- 8.2 Confidential Information shall be used by the recipient only in connection with the provision of this Memorandum of Understanding and shall not be used for other purposes.
- 8.3 Each party shall maintain the confidentiality of the Confidential Information and to use the same degree of care as it uses with regard to its own Confidential Information to prevent the disclosure, publications or unauthorized use of the Confidential Information. Neither Party may duplicate or copy Confidential Information of the other Party other than to the extent reasonably necessary for legitimate business uses in connection with this Memorandum of Understanding.

9. Severability

Subject to clause 2, if any provision of this Memorandum of Understanding is declared void, illegal, unenforceable or in conflict with any law of a state or government having jurisdiction over this Memorandum of Understanding, the validity or enforceability of the remaining provisions shall not be affected thereby.

10. Intellectual Property

The electronic copy of Training Kit, e-learning courses, simulator, Huawei trademark/logo and the other information or materials (no matter it's tangible or intangible) shall be the perpetual Intellectual property of Huawei or it's licensor. Institution only have the right to exploit those IPRs for the purpose of this MOU, otherwise Huawei shall have the right to immediately revoke the right of Institution to use those IPRs without prejudice to Huawei's rights and remedies provided by the applicable laws and regulations.

11. Notices

All notices and other communications under or in connection with this Memorandum of Understanding shall be in writing and shall be deemed to have been duly given: when delivered, if delivered by messenger during normal business hours of the recipient (and a signature from an authorized recipient is obtained); when sent, if transmitted by facsimile transmission (electronic transmission report confirmed) during normal business hours of the recipient; or on the third business day following mailing, if mailed by certified or registered mail, postage prepaid; in each of the above cases to the address set out in this Memorandum of Understanding or fax number as may be notified by one Party to the other Party from time to time.

12. Applicable law

This Memorandum of Understanding shall be governed by and construed in accordance with the laws of India and the Parties agree in the event of any dispute arising hereunder or any

hancellor I.K.G. Punjab Technical University



other question as to interpretation, existence or validity of this Memorandum of Understanding to submit such matter to the exclusive jurisdiction of New Delhi courts.

Authorized Signatories

for and on behalf of IK Gujral Punjab Technical University

Signature	:	
Name	:	·· CA
Position	:	Vice Chancellor
		I.K.G. Punjab Technical University
Witness		
Signature	:	Wanim
Name	:	
Position	:	Deputy Director CCROA)
Date	:	

for and on behalf of Huawei Telecommunications (India) Co. Pvt. Ltd.

		taozhi chen
Signature	:	action
Name	:	intrations (hop)
Position	:	Co. Py
Witness		Menn *
Signature	:	States
Name	:	A STATISTICAL
Position	:	HIMANSHO MAHAJAN
Date	:	26/06/2019.



Industry Academia Collaboration Agreement

Between



I K Gujral Punjab Technical University Kapurthala (Punjab) India

And



The Indus Entrepreneurs (TiE) Chandigarh







NOW THEREFORE THIS AGREEMENT WITNESSETH AS UNDER:

- That IKG-PTU will give an annual fee of Rs. 8.00 Lakhs (Rupees Ten Lakhs only) to TiE, hereinafter referred to as the "Collaboration Fee". GST and other statutory levies as may be applicable from time to time will be extra and to IKG- PTU's account.
- 2. TiE and IKG-PTU will create a calendar of activities (Annexure 2) jointly, to be executed by TIE along with assistance from IKG-PTU, for the entire year.
- Continue activities like Placement drive, Internship opportunities and B-Plan competition for duration of 3 years with effect from June, 2019 i.e. during the period of agreement.
- Entrepreneur development activities will be coordinated with Sh Navdeepak Sandhu Deputy Director (CR&A) IKG PTU or the officer appointed by IKG PTU on his behalf.
- Entrepreneurship development activities to be done at all locations as identified By IKG PTU.
- 6. Entrepreneurship workshops or lectures by serial entrepreneurs on IKG-PTU affiliated college campuses.(Ref Annex "1 a").
- Annual Business Plan contest will be conducted amongst the IKG PTU affiliated colleges with prize money of approximately Rs. ONE lakh from TiE. (Ref Annex "1 b").
- Top 3 winners will be given an opportunity to participate in the TiE International Business Plan competition. The teams will be mentored for the global TiE competition by senior TiE members.
- Additional Mentorship requests or review of business ideas of IKG PTU students will be done by TIE. This will be routed through Central Entrepreneurship cell.

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- 10. Joint campus recruitment drives for IKG-PTU students conducted by TiE member companies for potential placements. (Ref Annex "1c").
- 11. Joint internship drives for IKG-PTU students conducted by TiE member companies for potential industrial training opportunities. (Ref Annex "1d").
- 12. Assist IKG-PTU in skill development program, academic contributions etc. on advisory basis as per mutually recognized requirement. (Ref Annex "1e").
- 13. IKG-PTU to recognize one entrepreneur from TiE Fraternity with the "The Entrepreneur of the year Award" from the region with a token monetary award.
- TIE and IKG-PTU teams to meet every 6 months to discuss the Status Report of the Mutual Association.
- 15. The Collaboration fee will be paid to TiE annually in advance, after the signing date in one single payment immediately. Collaboration fee can be increased annually as per mutual agreement.
- 16. The term of this agreement will be 3 years and can be renewed mutually after that for next 3 years, as per terms decided and reviewed at that point of time.
- 17. An amendment or modification of this Agreement shall be effective or binding on the Parties only if it is in writing and signed by all the Parties.
- 18. Any waiver, express or implied, by the Parties of any right under this Agreement shall not constitute or be deemed as a waiver of any other right or any other breach, whether of a similar or dissimilar nature to the right or breach being waived. No single waiver shall constitute a continuing waiver. Waiver of a Party's rights under this Agreement shall be effective only if that Party agrees in writing.
- 19. This Agreement is solely for the benefit of the Parties and their respective successors and permitted assigns, and this Agreement shall not otherwise be deemed to confer upon or give to any other third party, including any lender, any remedy, claim, liability, reimbursement, cause of action, or other right.

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- 20. If any provision of this Agreement shall be determined to be invalid or unenforceable under applicable Laws, all other provisions of this Agreement shall continue in full force and effect unless such invalidity or unenforceability adversely affects the underlying intent of this Agreement or unless the invalid or unenforceable provision comprises an integral part of, or is inseparable from, the remainder of this Agreement. Provided, however, that if such severability materially changes the economic benefits of this Agreement to any Shareholder, the Shareholders shall negotiate an equitable adjustment in the provisions of this Agreement in good faith.
- 21. Nothing in this Agreement shall be construed to create an association, trust, partnership, quasi-partnership, joint venture or other fiduciary relationship between the Parties or to impose a trust, partnership or quasi-partnership duty, obligation, or liability between the Parties.
- 22. Each Party hereto undertakes with the others to act in the utmost good faith in interpreting and implementing this Agreement and agrees to do all things reasonably within its power, which are necessary or desirable to give effect to the spirit and intent of this Agreement.
- 23. Each of the Parties undertakes that it and any affiliate and each director or employee of the Party shall not, without limit of time, divulge or communicate to any third party or use for its own purposes any information about the affairs of the Party or the other Party except as may be necessary for such party to perform its obligations under this Agreement or as may be required by Law, any regulatory authority within or outside India and except such information as may have come into the public domain otherwise than by a breach of this undertaking or with the prior written approval of the other Party.
- 24. This Agreement shall be governed by and construed in accordance with the laws of India and Jurisdiction as Jalandhar.
- 25. Any and all disputes or claims arising under this Agreement or out of or in connection with the execution, interpretation, performance, or non-performance of this Agreement or any or all of the fore going shall be solely and finally settled by arbitration under the Indian Arbitration and Conciliation Act, 1996, as may be

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arbitration proceedings shall be conducted in the English language and the venue of arbitration shall be Jalandhar. The award of arbitrators shall be final and binding on the Parties.

IN WITNESS WHEREOF THE PARTIES HAVE EXECUTED THIS AGREEMENT AS OF THE DATE FIRST HEREIN ABOVE WRITTEN

Signed and delivered for and on behalf of TiE-Chandigarh $M_{\rm c} \sim M_{\rm c}$

(Mr. Munish Jauhar)

President

Witnesses:

Signed and delivered for and on behalf of IKG- PTU

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(Dr. Ajay Kumar Sharma)

Vice Chancellor (IKG PTU)

Witnesses:

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a) Entrepreneurship Workshops

TiE will conduct interactive workshops in IKG PTU campuses & affiliated colleges to train the next generation of successful entrepreneurs. These workshops will be conducted by successful TiE entrepreneurs with proven track record. The objective of these transformational workshops will be to inspire the young graduates to become pioneering change makers. The students will learn about idea generation, idea validation techniques and different aspects of business i.e. finance, marketing, operations etc. This will help build confidence and develop necessary skills to set up scalable startups. TiE will conduct a maximum of 15 such workshops throughout the year.

b) Business Plan Contest

India is going through an incredible phase of young entrepreneurs starting new and innovative businesses which solve the real problems. TiE wants to be at the forefront of this encouraging phenomenon and hence will organize a Business Plan contest for students of IKG-PTU affiliated colleges. The students will get hands on training in doing an in-depth analysis of their proposed plans. TiE will mentor students in conceptualizing the ideas with strategic guidance on execution, scalability and underlying challenges. The proposed competition will be good motivation for students to channelize their creativity and enhance their future prospects. TiE will bring successful entrepreneurs to judge and mentor students for the contest.

c) Placement Drive

TiE will conduct placement drive jointly with IKG-PTU twice a year as suggested in the proposed calendar. A minimum of 10 TiE companies will participate in the placement drive. There will no cap on salaries offered to students. Timings of the placement drive will be mutually agreed upon.

d) Internship Drive

TiE will conduct intenship drive jointly with IKG-PTU twice a year as suggested in the proposed calendar. A minimum of 10 TiE companies will participate in the intenship drive. There will no cap on internship amount offered to students. Timings of the intenship drive will be mutually agreed upon.

e) Industry Academia Collaboration



In addition to activities as suggested above, TiE will strive to give multiple opportunities to students of IKG-PTU affiliated colleges in form of participation in various events conducted by TiE throughout the year. However there will be a cap on number of students who can attend the event. This may vary from event to event. The events include prestigious TiECON, the annual affair of TiE Chandigarh, which brings about valuable opportunities for students to connect and learn at one mega gathering of accomplished entrepreneurs, thought leaders and industry captains. TiE will also actively pursue opportunities to collaborate with colleges on academic front to improve relevancy of syllabus, set up incubation centers or encourage industry interface to further the prospects of students. Such activities may be done on mutually agreeable basis with IKG-PTU administration.

Annexure 2

Month(s)	Entrepreneur ship Workshops	Business Plan Contest	Joint Campus Placement	Internship Drive	Industry- Academia Association	Review Meeting
Jan-Feb	Workshop/ Lectures	-	Placement drive initiation	-	Basis relevant opportunities	Meeting
March - May	Workshop/ Lectures	-	-	Internship Drive	Basis relevant opportunities	-
June- Aug	Workshop/ Lectures	B- Plan Competition initiation	-	-	Basis relevant opportunities	Meeting
Sept-Oct	Workshop/ Lectures	B- Plan Competition First Round	Placement drive initiation	Internship Drive	Basis relevant opportunities	-
Nov-Dec	Workshop/ Lectures	B- Plan Competition Finale & Preparation for International Representation	-	-	Basis relevant opportunities	-

Proposed Event Calendar for TIE IKG - PTU Collaboration



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INDUSTRY ACADEMIA COLLABORATION AGREEMENT

This Industry Academia Collaboration Agreement is entered into at Kapurthala on the 23rd of July, 2019.

BETWEEN

The Indus Entrepreneurs – Chandigarh, a Society registered incorporated under the Societies Act, having its registered office at TIE CHANDIGARH C/O Net Solutions 15, Rajiv Gandhi Chandigarh Technology Park, 160101, Chandigarh, (hereinafter referred to as "TiE" which expression shall, unless repugnant to the context or meaning thereof, be deemed to include its successors, legal representatives and permitted assigns)

AND

Inder Kumar Gujral Punjab Technical University, having its registered office at Jalandhar, (hereinafter referred to as the "**IKG-PTU**" which expression shall, unless repugnant to the context or meaning thereof, be deemed to include its successors, legal representatives and permitted assigns).

TiE and the IKG-PTU are hereinafter individually referred to as a "Party", and collectively referred to as "Parties".

WHEREAS:

- TiE is a society based in Chandigarh formed primarily with the aim and objective of fostering and promoting entrepreneurship in the region of Punjab and Chandigarh (Hereinafter referred to as the "Region") by providing awareness, mentoring, and networking and cooperation opportunities.
- 2. Whereas IKG-PTU is responsible for advancement of Technical Education in Punjab.
- 3. TiE has approached IKG-PTU to carry forward their objectives jointly through collaboration with IKG-PTU.

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ਪ੍ਰੋ. (ਡਾ) ਅਜੈ ਕੁਮਾਰ ਸ਼ਰਮਾ ^{ਉਪ-ਕੁਲਪਤੀ}

Prof. (Dr) Ajay K Sharma Vice Chancellor

Ph.D, LMISTE, LMOSA, LACSI, LMSPIE, FIETE

Former Director NIT Delhi, NIT Hamirpur, Mentor Director IIIT, Una



ਆਈ.ਕੇ.ਗੁਜਰਾਲ ਪੰਜਾਬ ਟੈਕਨੀਕਲ ਯੂਨੀਵਰਸਿਟੀ ਜਲੰਧਰ-ਕਪੂਰਥਲਾ ਰਾਜਮਾਰਗ, ਕਪੂਰਥਲਾ- 144 603

I. K. Gujral Punjab Technical University Jalandhar-Kapurthala Highway, Kapurthala 144 603 Phone :01822-282500, 282524, Fax :01822-282520 Mobile :+91-85888-33111, 85888-33222 Website : www.ptu.ac.in, www.ajayksharma.com Email :vc@ptu.ac.in, vcptu13@gmail.com

(A State Government University established by the State Legislature Act No. 1 of 1997)

No. : 1KGPTV/VC0/23

Dated : 22.08.2019

Renewal of Memorandum of Understanding (MOU) of Campus Connect Program

Infosys and I K Gujral Punjab Technical University had entered into a Memorandum of Understanding (MOU) on 19-Aug-15 with respect to enriching the technical education process and to jointly work for enhancing the quality of education imparted to students, faculty and management of selected colleges of the University related to the field of Information Technology (IT). This MoU was subsequently renewed 18-Aug-17. The term of MOU is expired on 17-Aug-19. The parties wish to extend this MOU for further period of Two (2) Years, and therefore agree the term of the MOU till 16-Aug-21.

The Campus Connect MoU has undergone some modifications. The modified version is given along with this. The terms and conditions of the partnership are detailed out in the MoU.

Place: Bangalore

Name: Sundar K S

Designation: Associate Vice President & Head, Campus Connect Education, Training & Assessment Dept., Infosys Ltd.

Signature:

Infosys Limited Electronic City, Hosur Road, Bangalore - 560100 Place: Kapurthala

Name: Dr. Ajay K Sharma

Designation: Vice Chancellor

Authorized Signatory:

Vice Chancellor I.K.G. Puniab Technical University

I K Gujral Punjab Technical University, Jalandhar - Kapurthala Highway, Kapurthala - 144603

INFOSYS | Campus Connect

Memorandum of Understanding

This Memorandum of Understanding ("MOU") is between Infosys Ltd, a company incorporated under the laws of India with its registered office at Electronics City, Hosur Road, Bangalore – 560 100, India (hereafter referred to as "Infosys"); and I K Gujral Punjab Technical University, a university / engineering college committed to educational excellence having its office at Jalandhar - Kapurthala Highway, Kapurthala , 144601 (Hereafter referred to as "Partner").

RECITALS:

C.

A. WHEREAS Partner has been established for the purpose of enriching the technical education process and to jointly work for enhancing the quality of education imparted to students of all the engineering disciplines in the field of Information Technology (IT).

B. AND WHEREAS Infosys wishes to collaborate with the Partner for the purpose of enriching the technical education in new subject areas, learning-teaching process and to jointly work for enhancing the quality of education imparted to students of all the Information Technology ("IT") disciplines.

AND WHEREAS Partner with assistance from Infosys has goals for enhancing the quality of the technical education for students thereby enabling them to meet the industry needs and to be recognized globally.



INFOSYS Campus Connect

NOW THEREFORE THE PARTIES HEREBY ACKNOWLEDGE AND AGREE AS FOLLOWS:

- This MOU is for collaboration between both parties, for mutual benefit, to enhance the quality of the educational experience of students of the Partner and for the specific purposes detailed in Annexure I of this MOU.
- Infosys shall be responsible for providing the requisite course material, publicity material such as handouts, information brochures and posters and conducting faculty enablement programmes as agreed between the parties.
- 3. The Partner shall be responsible for providing the requisite infrastructure, network and internet access and any other facility required for the education and training.
- 4. It is agreed that the terms and conditions of any agreed cooperative project(s) as outlined in Annexure 1 of this MoU shall be the subject matter of separate definitive agreements to be negotiated and agreed upon by the Parties and/or any third parties, wherever applicable, provided always the decision whether to initiate and/or implement any proposed cooperative projects shall be subject to the availability of funds and human resources on the part of each Party.
- The parties, their representatives, and/or assignees, following the execution of this MoU, desire to maintain close contacts with each other to achieve the goals and objectives of, and to develop the ideas acknowledged in this MoU.
- 6. Both parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that party.
- Any expenses incurred by the parties for the purpose of this MoU shall be agreed upon and shall be borne as per the mutual agreement.
- 8. Not with standing any other provision of this MoU, neither party shall have any right to use any trademarks or trade name of the other party, nor to refer to this MoU or the obligations performed hereunder directly or indirectly, in connection with any product, promotion, or publication without the prior written approval of the other party.
- All information which has been disclosed to or obtained by either party at any time during the implementation of this MoU, is confidential information. For this purpose, the parties agree to sign the binding non-disclosure agreement in Annexure II.

INFOSYS^{*} Campus Connect

- 10. The terms and conditions mentioned herein shall commence on the execution of this MoU and shall continue for a period of two (2) years from the date thereof or for such period as may be determined or extended by the parties from time to time by written notice, unless terminated by either party in accordance with this MoU. Either party may terminate this MoU at any time by providing three (3) months written notice to the other party.
- 11. Any notice required to be given hereunder shall be in writing and shall be deemed to be sufficiently served on the party if sent by hand or by registered post to the addresses of the party as stated in this MoU. Notices shall be deemed received: -
- (i) If sent by registered mail, three (3) days after posting;
- (ii) If by hand, on the day of delivery; and
- (iii) If sent by telex or facsimile to the correct number or designated address within seventytwo (72) working hours.
- Both parties agree to take all reasonable steps to ensure the successful completion of the collaboration, and co-operate with each other in duly carrying out the obligation agreed upon.
- 13. The expiration and termination of this MoU will not affect the terms of those activities, which are in progress at the time of notification of expiry or termination of the MoU.
- 14. On the termination or expiry of this MoU or when requested by Infosys, the Partner undertakes to return all materials to Infosys without any delay.
- 15. Each party shall ensure that they do not actively solicit the faculty of the other party who is involved in the implementation of this MoU during the period of such faculty's involvement with the program and for six (6) months thereafter.
- 16. Both the parties agree that infosys is not obliged on account of this MoU to recruit any fixed number of students from the Partner.
- 17. This MoU is an indication of good faith and intent on the part of both parties and does not create any legal obligations between them. In the event of any differences or disputes arising from the implementation of the provisions of this MoU, the parties shall as far as possible settle such differences or disputes in good faith by consultation or negotiation between the parties.
- 18. Save and except for Clause 6, Clause 7 and Clause 8, this MoU is not a legally binding contract and under no circumstances does this MoU subject either of the parties to liability for breach, whether material or minor, of contract or any other liability under international law or the laws of the country of the respective parties or any other applicable law.

INFOSYS Campus Connect

19. The parties hereby agree that they are not bound exclusively by this MoU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other party.

In written whereof both parties put their hard seal on the day, month and year herein mentioned.

Date:								Date	:		1			
Place: _			- 10,11					Place	::					
Name: S	undar	ĸs						Nam	e: [Dr A	iav	K Sł	narn	na

Designation: Associate Vice President & Head-, Campus Connect Education, Training & Assessment Dept., Infosys Ltd. Designation: Vice Chancellor, I K Gujral Punjab Technical University

Signature:

Signature:

Authorized Signatory For Infosys

Seal:

as.

Authorized Signatory For IKG PTU

Seal:

Vice Chancellor I.K.G. Puning Technical University

InfOSyS^{*} | Campus Connect

ANNEXURE I

PURPOSE / SCOPE OF THE COLLABORATION:

Infosys shall facilitate and share inputs with University / College for co-designing Industry Electives in the field of IT. The syllabus and contents of such Elective Program shall be decided by University / College at its sole discretion. The details shown in Annexure I are only indicative guidelines, and Infosys may change the following at short notice at its discretion.

There will not be any cash incentive for the faculty members involved in the training programs (Technical / Soft Skills) at the institution. However, value-added offerings will be there to motivate the faculty members.

Student / Education

- 1. Create a project bank for final year students
- 2. Publish Infosys courseware On the Web and provide access
- 3. Conducting special lectures for students at campuses
- Participate in Conferences at the national/international level in the college / Seminars/ Contests
- 5. Increase employability by providing technical and soft skills training
- 6. Encouraging the students to visit Infosys Campuses

Faculty

- 1. Sharing Industry oriented-courseware and Technology
- 2. Faculty Enablement Program
- 3. Sabbaticals at Infosys
- 4. Interaction with subject matter experts

University / College

- 1. Share best-in-class standards (a) College-college (b) Industry-college
- 2. Books / CDs / DVDs etc for the library
- 3. Strengthen relationship with Universities / Colleges
- Work with education bodies / universities to align the industry requirements into the college curriculum

INFOSYS Campus Connect

ANNEXURE II

MUTUAL NON-DISCLOSURE AND CONFIDENTIALITY AGREEMENT

This is an agreement ("Agreement" hereafter) between:

 INFOSYS LIMITED, with its registered office at Electronics City, Hosur Road, Bangalore 560 100 ("Infosys") including its successors; and I K Gujral Punjab Technical University with its office at Jalandhar – Kapurthala Highway, Kapurthala, 144601 ("Partner") including the Partner's employees, affiliates and successors at the time of the entering the agreement and during the tenure of the engagement, that is effective ______.

The parties possesses competitively valuable Confidential Information (as hereinafter defined) regarding their past, current and future services and products, research and development, customers, business plans, software, listings, holdings, alliances, investments, transactions, intellectual property and rights associated thereto and general business operations. The parties wish to enter into a mutually beneficial relationship, and as such, wish to share their Confidential Information with the other party, including its authorized employees and agents. For the purposes of this Agreement, the party that discloses Confidential Information to the other party shall be referred to as the "Disclosing Party", and the party that receives such Confidential Information from the other party shall be referred to as the "Recipient".

The Recipient may be given access to the Disclosing Party's Confidential Information or to create new Confidential Information for the Disclosing Party.

In view of the above, the parties agree as follows:

1. Confidential Information

"Confidential Information" includes any information:

- specifically indicated by the Disclosing Party, either verbally or in writing, as confidential;
- under the circumstances of the disclosure, that are to be treated as confidential; or
- the Recipient creates or produces while performing its obligations under this Agreement,

regardless of the media that contains the information.

INFOSYS Campus Connect

Confidential Information does not include information, which:

- is generally available to the public at the time of its disclosure to the Recipient;
- becomes known to the public through no fault/action of the Recipient in violation of the terms herein;
- is legally known to the Recipient at the time of disclosure by the Disclosing Party;
- is furnished by the Disclosing Party to third parties without restriction; or
- is furnished to the Recipient by a third party who to the Recipient's knowledge legally obtained said information and the right to its disclosure.
- is developed independently by Recipient without use of or reference to the Disclosing Party's information.

2. Restrictions on Use

- (a) The Recipient will not disclose any Confidential Information to third parties for any purpose without the prior written consent of the Disclosing Party. However, where the Recipient is required to disclose Confidential Information in accordance with judicial or other governmental action, the Recipient will give the Disclosing Party reasonable prior notice unless such notice is prohibited by applicable law.
- (b) The Recipient will not use any Confidential Information for any purposes except those expressly contemplated or authorized by the Disclosing Party.
- (c) The Recipient will take the same reasonable security precautions as it takes to safeguard its own confidential information, but in no case less than reasonable care.
- (d) The Recipient undertakes to impose the confidentially obligations on all directors, officers and employees or other persons who work for the Recipient or under its direction and control, and who will have access to the Confidential Information.
- (e) The Recipient will return all originals, copies, reproductions and summaries of Confidential Information in its control, or confirm its destruction as requested by the Disclosing Party.

3. Action on Breach

(a) The Recipient will notify the Disclosing Party immediately upon discovery of any breach of this Agreement by the Recipient, and will cooperate in every reasonable way to help the Disclosing Party regain possession of the Confidential Information and prevent further breach.

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(b) The Disclosing Party will be entitled, without waiving any other rights or remedies, to seek such injunctive or equitable relief as may be deemed proper by a court of competent jurisdiction.

4. Ownership and Warranties

- (a) All Confidential Information, including the inherent intellectual properties, remains the sole and exclusive property of the Disclosing Party and the Recipient shall no right, title or interest in the same. Similarly, the Disclosing Party does not own any of the intellectual property of the Recipient, including any proprietary methodologies, tools or practices, unless otherwise agreed.
- (b) The Disclosing Party, unless expressly confirmed, makes no warranty regarding the accuracy or reliability of Confidential Information.

5. Applicability of Provisions

(a) The provisions of this Agreement are jointly and severally applicable and will not be considered waived by any act or acquiescence, except by a specific prior written confirmation. Accordingly, both parties will expressly agree in writing to any changes in the Agreement.

- (b) If any provision of this Agreement is held illegal, invalid or unenforceable by law, the remaining provisions will remain in effect. Moreover, should any of the obligations of this Agreement be found illegal or unenforceable for any reasons, such obligations will be deemed to be reduced to the maximum duration, scope or subject matter allowed by law.
- (c) If any action at law or in equity is necessary to enforce or interpret the rights arising out of or relating to this Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees, costs and necessary disbursements in addition to any other relief to which it may be entitled.

6. Jurisdiction

This Agreement will be governed by the laws of India on all substantive aspects, and both parties consent to the jurisdiction of the courts in Bangalore.

7. Tenure and Survival

All obligations created by this Agreement shall survive change or termination of the parties business relationship for a period of two years from the date of the disclosure of the Confidential Information or the change in/termination of the business relationship of the parties whichever is later.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement by their duly authorized representatives as of the date first set forth above.

InfOS/S[®] Campus Connect

Infosys Limited

Ву:

Name: Sundar K S

Title: Associate Vice President & Head-Campus connect Education Training & Assessment Infosys Ltd.

Date:

Seal:

I K Gujral Punjab Technical University

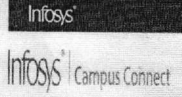
By:

Name: Dr. Ajay K Sharma

Title: Vice Chancellor, IKG PTU

Date:

Seal: Vice Chancellor I.K.G. Punjab Technical University



Information Sheet

Name and Address of the College (in Capital Letters: I K GUJRAL PUNJAB TECHNICAL UNIVERSITY_JALANDHAR - KAPURTHALA HIGHWAY, KAPURTHALA Pin_144603 Phone:_01822-662572 Fax: 01822-282520

MOU Signed By:

Name	Role\Designation	E-mail ID	Landline Phone	Cell
Dr. Ajay K Sharma	Vice Chancellor, IKG PTU	vc@ptu.ac.in	01822-282500	
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Single Point Of Contact (SPOC):

Name	Dept\Role\Designation	E-mail ID	Landline Phone	Coll
Er. Navdeepak	Deputy Director	Navdeepak.ptu@gmail.com		94780-98040
Sandhu	(Corporate Relations &	- a a a a a a a a a a a a a a a a a a a	01022-002300	94/00-90040
	Alumni)			State In State

Campus Connect Core Team:

Name	Dept\Role\Designation	E-mail ID	Landline Phone	Cell
Dr. Monika Sachdeva	Associate Professor & HOD (Computer Sci. & Engineering)	monasach1975@gmail.com	-	94630-00845
Dr. Alok Kumar Singh	Assistant Professor (Computer Sci. & Engineering)	dr.alokkushwaha@ptu.ac.in		80906-31394
Mr. Mrigender S Bedi	Assistant Director (Corporate Relations & Alumni)	Bedi.ptu@gmail.com	-	94780-98076
Dr. Anshu Bhasin	Assistant Professor (Computer Sci. & Engineering)	dr.anshubhasin@ptu.ac.in		94658-84833

The Campus Connect Program has been briefed and discussed with all the above faculty members.

Dealer. Yours sincerely, RE Dr. Ajay K Sharma Vice Chancellor, IKG PTU Technical University PCT

InfOS/S^{*} Campus Connect

Guidelines for preparing Renewal of Campus Connect Program MoU

These guidelines are meant for the college (Head of the institute, College point-of-contact, core team) for preparing a Renewal of Campus Connect Program MoU. Please read all the guidelines carefully.

- Please note that there are 4 documents to be filled in shaded area, all need to be in 2 copies:
 - CC-Infosheet Please fill in the name, e-mail address, contact number of MoU Signee, College SPOC and core team. (Kindly share the soft copy via email within 2 business days)
 - ii. CC-MoU This is the main document of the MoU which contains all the information.
 - iii. CC-RMoU This is the document which provides you the information on the date MoU were signed, MoU was renewed and till what date it will be valid (need on the college letter head).
 - Action Plan Discuss with your respective DC anchors and update the action plan. (Kindly share the soft copy via email within 2 business days)

 Signatures and stamp of authorized signatory of the college is required on CC-RMOU page, MoU and last page of Annexure II.





INDUSTRY ACADEMIC COLLABORATION

BETWEEN

GOLDEN CITY ENTREPRENEURS SOCIETY

&

I K Gujral Punjab Technical University Amritsar Campus (Punjab) India

FOR

INCUBATION CENTER SUPPORT, SKILL DEVELOPMENT, INDUSTRIAL TRAINING, PLACEMENT, BUSINESS CONSULTANCY, AND RELATED SERVICES







MEMORANDUM OF UNDERSTANDING

This **Memorandum of Understanding** (hereinafter referred to as the 'MOU') is entered into the 7th October,2020 by and between

GOLDEN CITY ENTREPRENEURS SOCIETY, AMRITSAR represented herein by its Chairman, Raghav Khanna (hereinafter referred to as 'First Party,' the organization which expression, unless excluded by or repugnant to the subject or context, shall include its successors - in-office, administrators and assigns).

AND

AMRITSAR

I K Gujral Punjab Technical University, Amritsar Campus (Punjab) India, and represented herein by its Vice Chancellor, Dr. Ajay Kumar Sharma, (hereinafter referred to as 'Second Party,' the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

First Party and Second Party are hereinafter jointly referred to as '**Parties**' and individually as '**Party**.'

1. Background of Parties

1.1. Golden City Entrepreneur Society (Amritsar Founders) is a community of entrepreneurs, leading business owners from Amritsar that connects and empowers professionals working in the corporate or startup ecosystem. It was founded to promote high standards of business behavior based on ethical values and international work culture. It is a body that wants to empower young entrepreneurs to grow their ideas, generate employment, and organize market clutter for the holistic progress of stand-alone enterprises. The key activities of

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investment interest are Recruitment Drives, Training Camps, Market Research, Resource Sharing, Articulation of Trade Concerns, Influencing Government

- 1.2. Policies & putting Amritsar on the World Business Map. The community members belong to a varied spectrum of industries like Marketing, Advertising, Sales, Education, Mechanical Engineering, Events Services, Computer Hardware, IT, International Trade, Construction, and Architecture.
- 1.3. I. K. Gujral Punjab Technical University Amritsar Campus has been established in 2014 to provide Quality Technical Education, especially to students from rural belts belonging to weaker sections of society and to people of all sections in general. The main focus is to produce Quality Engineers according to the needs of Industry at State, National and International levels. IKGPTU Amritsar Campus has a prime location on G.T Road, Amritsar, near Guru Nanak Dev University. It has a vast campus having smart classrooms, well-equipped labs, an updated library with the latest collection of books, and a well-equipped conference hall with audio-video facilities.

2. Objectives

AMRITSAR FOUNDERS

- 2.1. To bridge the skill gap between academia and industry;
- 2.2. To cooperate in the exchange of information relating to the activities in teaching and research in the field of mutual interests;
- 2.3. To provide courses and training in the areas of engineering and management to the people working in industries to upgrade their knowledge;
- To provide internships, training, and sabbatical programs in the sectors for students to enhance their knowledge;
- 2.5. To provide support in setting up the incubation center.

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3. Cooperation

AMRITSAR FOUNDERS

The Parties agree to the following cooperation:

3.1. Curriculum Design

First Party will give valuable inputs to the Second Party in teaching and training methodology and suitably customize the curriculum to fit into the industrial scenario meaningfully.

3.2. Incubation Center Support

First Party will provide expertise and extend the necessary support to the Second Party in defining the roadmap and processes to initiate and manage the Incubation Center.

3.3. Industrial Training and Visits

Industry and Institution interaction will give an insight into the latest developments and requirements of the industries. The First Party will permit the Students of the Second Party to visit its group companies and also involve in Industrial Training Programs for the Second Party. The Second Party may provide stipend to Second Party Students after discussing with the First Party for the Industry Training or Internships. The Second Party will ensure its students' commitment and discipline as advised by the First Party. On completion of the Training or Internship, the Industry shall provide certificates.

3.4. Skill Development Programs

First Party will support developing programs to train the Second Party students on the emerging technologies to bridge the skill gap and make them industry-ready.

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3.5. Guest Lectures

AMRITSAR FOUNDERS

First Party will extend the necessary support to deliver guest lectures to the Second Party students on the technology trends in-house requirements.

3.6. Counseling and Mentorship

First Party will provide Second Party Students access to mentors from the First Party to academically interact.

3.7. Shared Use of Research Equipment and Facilities

With prior permission, the parties can use their infrastructure and facilities like meeting rooms, auditoriums, labs, projectors, sound systems, machinery, and other related equipment. Any expenses involved shall be discussed in advance and handled accordingly.

3.8. Publicity and Use of Logos

First Party will leverage its logo with the Second Party for events, workshops, boot camps, hackathons, industrial training and visits, pitching competitions, and other activities organized by the First Party. The First Party will display the Second Party's name, logo, icons, and details of the programs on the First Party's website, social media, and documents with mentions to the program.

4. Validity

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- 4.1. This MOU shall be effective from the date of signing by both parties.
- 4.2. This MOU shall be valid for a period of three (3) years from the date of signing, with the understanding that it may be modified by written mutual agreement of both Parties.

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AMRITSAR FOUNDERS

4.3. This MOU is subject to yearly review by both parties.

- 4.4. This MOU will be valid until it is expressly terminated by either Party on mutually agreed terms, during which the Golden City Entrepreneurs Society, the First Party, as the case may be, will take practical steps for implementation of this MOU. Any act on the part of Golden City Entrepreneurs Society, the First Party, after the termination of this Agreement by way of communication, correspondence, etc., shall not be construed as an extension of this MOU.
- 4.5. This MOU may be terminated by either Party upon 30 calendar days' prior written notice. In the event of termination, both parties have to discharge their obligations.
- 4.6. Either Party shall be entitled forthwith to terminate this MOU upon written notice if the other Party has ceased or threatened to cease business or is or has been wound up.

5. Financial Arrangements

- 5.1. This MOU places no financial obligations or additional funding commitments on either party. These activities will be defined through separate program agreements that detail the commitment of resources (financial or otherwise) required by either Party.
- 5.2. Subsequent program agreements must be approved in writing by the authorized representatives of both Parties.
- 5.3. Each party will be responsible for its costs connected with all matters relating to collaboration under this MOU.
- 5.4. The Parties may also seek funding for collaborations from government or other related agencies.

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6. Confidential Information

AMRITSAR FOUNDERS

- 6.1. Each party acknowledges that it is in a confidential relationship with the other party. Each Party also acknowledges that during the term of this MOU, it may have access to privileged information deemed to be secret and confidential and which constitutes the exclusive property, trade secrets, and confidential information of the other Party or one of such other Party's affiliates (collectively "Confidential Information").
- 6.2. Confidential information shall be used by the recipient only in connection with the provision of this MOU and shall not be used for other purposes.
- 6.3. Each party shall maintain the confidentiality of the Confidential Information and use the same degree of care as it uses concerning its own Confidential Information to prevent the disclosure, publications, or unauthorized use of Confidential Information. Neither party may duplicate or copy Confidential Information of the other party other than to the extent reasonably necessary for legitimate business uses in connection with the MOU.

7. Notices

7.1. All notices and other communications under or in connection with this MOU shall be in writing and shall be deemed to have been duly given: when delivered, if delivered by messenger during normal business hours of the recipient (and a signature from an authorized recipient is obtained); when sent, if transmitted by facsimile transmission (electronic transmission report confirmed) during normal business hours of the recipient; or on the third business day following mailing, if

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mailed by certified or registered mail, postage prepaid; in each of the above cases to the address set out in this MOU as may be notified by one Party to the other Party from time to time.

8. Seal of the Parties

For Golden City Entrepreneur Society For I. K. Gujral Punjab Technical University Amritsar Campus

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7/10/20

Authorized Signatory

Witness: Witness:

Name: NAMIT KAPOOR

Witness: frit Name: Rishobh Kehejan

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Nouchegoh South Witness:

Name:

Authorized Signatory

Witness: Name:



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Memorandum of Understanding

This Memorandum of Understanding (MoU) is entered on March 24, 2021 by and between:

a. I.K Gujral Punjab technical University, Jalandhar

And

b. Friends Union for Energizing Lives (hereinafter referred to asFUEL) duly registered under the Indian Trusts Act 1882, and having its office at FUEL, Forest Trails Township, Near Sales office, Paranjape Schemes, Near Manas Lake, Paud Road, Bhugaon, Pune, Maharashtra 412115.

This MoU is drawn up and agreed upon to establish the cooperation between I K Gujral Punjab Technical University and FUEL to bridge the divide that exists between industry and academia in the skill ecosystem and provide skilling support to the youth to enhance their employability.

Background and Purpose of Parties Involved

a. I.K.Gujral Punjab Technical University (IKGPTU) was established by an Act of State Legislature on 16th January, 1997, to promote technical, management and pharmaceutical education in the state at degree level and above. It was established as Punjab Technical University and renamed as I.K.Gujral Punjab Technical University by State Government in the honor to Late Sh. Inder Kumar Gujral, Former Prime Minister of India, in 2015. The University has the mandate to set up centres of excellence in emerging technologies and for promoting training, research and development in these areas. The University has undertaken the task of training students to help in the development of skilled manpower in this sector in the country in general and in the state in particular. With this goal in mind, the university is promoting a number of courses in different streams in regular as well as distance education programmes. At present University have 121 AICTE and 65 UGC institutes affiliated with it.



b. Friends Union for Energizing Lives–FUEL, a credible non-profit organization which provides Career Guidance and Skilling to the students throughout India. FUEL has received the highly prestigious Ashoka Fellowship which is awarded to leading social entrepreneurs for their exemplary solutions to social issues.

FUEL aims to work for the Mission 2021 as envisioned by Dr. APJ Abdul Kalam for FUEL to reach career guidance support to over 1 crore students. FUEL believes that through the provision of essential life skills; Indian youth can achieve excellence in their professional life. It has a track record of several years, having already reached 1 million students across India, and is supported by India's leading corporate's and foundations.

Recently FUEL had a great opportunity to interact with the Hon'ble Prime Minister of India Shri. Narendra Modiduring the "Champions of Change" event organized by the NitiAvog from PMO's office in Delhi.

Significant Recognition

Appreciated by Hon'ble President of India Shri. Ram Nath Kovind

Vision: FUEL has a vision to empower the youth and enable them to become the torch bearers of tomorrow.

Goals:

 To reach students through career counseling and guidance over 1 crore (10 .pillion) students

 To support mechanics & drivers through trainings for better sustainability & livelihood

- To Train under privileged youth with future skills & vocational skills from rural and semi urban areas in India
- Provide 360-degree career support to enable youth to choose the right careers and excel both personally and professionally.

Context of the MoU

I K Gujral Punjab Technical University taking consistent efforts towards integrated development of Youth as agents of change and expertise of FUEL and its years of experience in the field brought the two parties together. Realizing the skill gap that exists and ensuring that India's huge demographic dividend should not become demographic burden, both the parties thought to come together for more meaningful and sustainable intervention in the lives of youth.

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Scope of Work

- a. To establish a cooperative arrangement towards strengthening the identified objectives.
- b. Review and co-create initial roadmap for students in the I K Gujral Punjab Technical University for improvement in the employability potential through interventions such as Aptitude training, Future Skill Development, Personality Development, and Soft Skills Initiatives.
- c. Establisha mechanism for formulation of strategy and review of progress in mutual consultation with each other with intent to bring efficiencies in the existing schemes through convergence of efforts.

Roles and Responsibilities

FUEL's Roles and Responsibilities

- a. To deliver Aptitude training, Future Skill Development, Personality Development, and Soft Skills Initiatives with the support of Corporate Social Responsibility.
- b. Mapping of student on skill development, education, and entrepreneurship based on psychometric/ skill test and counseling.
- c. To facilitate that during skill training student spend reasonable time at industry internships for the on-the-job-learning.
- d. To facilitate employment to the skilled student with the support of industry.

(University Name)Roles and Responsibilities

- a. Facilitate co-creation and execution of agreed plan with FUEL.
- b. Facilitate functioning of the persons engaged by the FUEL in the project
- c. To share required policy inputs and data with FUEL.
- d. Assist FUEL in connecting with industry.

Terms and Conditions

- a. This Memorandum shall commence from the date of its signing and shall continue for a period of one year.
- b. This Memorandum is not a legally binding contract and under no circumstances does this Memorandum subject either of the Parties to liability for breach, whether material or minor, of contract or any other liability under national or international law or any other applicable law.

- c. The Parties may nominate an identified individual to establish a "Joint Working Group" to manage and execute the cooperative activities mentioned in this MOU.
- d. Parties may use other party's logo/branding only after prior permission from each other.

Contact Persons

Friends Union for Energizing Lives (FUEL)

Dr. Mrigender Singh Bedi

Forest Trails Township, Near Sales office, Paranjape Schemes, Near Manas Lake, Paud Road, Bhugaon, Pune, Maharashtra 412115.

Tel.: 7219602048

Email: ceo@studentsfuel.org

Assistant Director (CR&A), IKG PTU

Email: msbedi@ptu.ac.in

Tel.: +91- 9478098076

Website:- www.ptu.ac.in

This MoU is prepared in two identical copies. Each Party holds one original copy duly signed by the competent authority.

Signed

Date: March 24, 2021

For and on behalf of:

Friends Union for Energizing Lives (FUEL) Ketan Deshpande

I.K.Gujral Punjab Technical University

(Vice chancellor)

Witness:

Er. Navdeepak Sandhu Deputy Director (CR&A), IKG PTU



Founder Chairman and CEO, FUEL

Witness:

Project Incharge FUEL

Dr. Ajay Kumar Sharma

COLLABORATION AGREEMENT (Android Development with Kotlin Training)

This Collaboration Agreement (the **"Agreement**") is entered into by and between Google Asia Pacific Pte.Ltd, 70 Pasir Panjang Road, #03-71, Mapletree Business City II Singapore 117371 (**"Google**") and the partner identified in the "Partner Details" section below (**"Partner**").

PARTNER DETAIL	S	
PARTNER: IKGU	JRAL PUNJAB TECHNICA	LUNIVERSITY, JALANDHAR
Commercial contact legal notices		
name:	Dr Ajay Kumar Sharma	Sh Kishore Luthra
title:	Vice-Chancellor- IKG PTU, Jalandhar	Assistant Registrar
address, city, area, postal code, country:	IKG PTU Jalandhar-Kapurthla Highway, Kapurthla 144603, India	IKG PTU Jalandhar-Kapurthla Highway Kapurthla 144603, India
phone:	8588833111	9478098023
email:	vc@ptu.ac.in	kishoreluthra.ptu@gmail.com

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Effective Date: the date that this Agreement is signed by Google.	Expiry Date: 12 months post effective date, unless terminated in accordance with clause 9.2 below or extended as provided under the Agreement.
	Renewal: The term of this Agreement may be extended for another period of 12 months with mutual written consent of the parties.

The Agreement between the Partner and Google is for offering the
Android Development with Kotlin course (hereinafter referred to as
"Course"). This course teaches the fundamental skills needed to
build Android apps using Kotlin.
Both Parties hereby agree to perform their respective obligations as
set out in Annexure 'A' to this Agreement.

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AGREED TERMS

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1. Definitions

1.1 In this Agreement, the following definitions apply:

> "Brand Features" means the trade names, trademarks, service marks, logos, domain names, and other distinctive brand features of each party, respectively, as owned (or licensed) by such party from time to time. Partner will comply with Google's branding quidelines as updated from time to time, which can be found at: http://www.google.com/permissions/guidelines.html. Google shall at all times comply with Partner's branding guidelines as provided by Partner to Google in writing at the time of executing this Agreement. Google may sub-license the rights granted to its affiliates, partners, vendors, agents and subcontractors for the purposes of the Agreement only.

> "Confidential Information" means information disclosed by (or on behalf of) one party to the other party under (or in connection with) this Agreement that is marked as confidential or would normally under the circumstances be considered confidential information of the disclosing party, but in any event, Confidential Information does not include information that the recipient already knew, that becomes public through no fault of the recipient, that was independently developed by the recipient or that was lawfully given to the recipient by a third party.

> "Group Company" means any entity that directly or indirectly controls, is controlled by, or is under common control with, a party.

> "Materials" means any advertising, promotional, marketing and/or other materials provided and/or made available by each party pursuant to this Agreement (and each party's Materials will be referred to as the "Google Materials" and the "Partner Materials" respectively).

> "Android" is an open source software stack for a wide range of mobile devices and a corresponding open source project led by a Google Group Company (http://source.android.com/).

> "Android Development with Kotlin course" means a reference course developed by a Google Group Company used for teaching Computer Science students how to develop Android applications. This course is made available under the Apache 2.0 license.

The words "include" and "including" will not limit the generality of any words preceding 1.2 them.

2. Intellectual Property Rights

Each party grants to the other a royalty-free, non-exclusive and non-sublicensable 2.1 licence during the term of this Agreement to use the other party's Brand Features and Materials in the form supplied by the other party, solely for the purposes of and to the





extent necessary to fulfil its obligations under this Agreement in accordance with its terms, and, in the case of Google's Brand Features, subject to compliance with the then-current branding guidelines as notified by Google to Partner from time to time (which will include branding guidelines at

http://www.google.com/permissions/guidelines.html as updated from time to time) and subject to prior written approval from Google (including by email) on each occasion.

- 2.2 Each party retains all rights to its Brand Features and Materials. Except as expressly set out in this Agreement, neither party acquires any right to the Brand Features, Materials or any other intellectual property rights of the other party. All goodwill arising from the use by the licensed party of the licensing party's Brand Features and Materials shall belong to the licensing party.
- 2.3 Either party may revoke the licence which it grants under clause 2.1 above at any time on reasonable written notice.

3. Marketing Collaboration

- 3.1 Each party will carry out its obligations as described in the Project Details on the first page of this Agreement.
- 3.2 Partner shall not make any public disclosure of this Agreement or its collaboration with Google hereunder without the prior written approval of Google. Notwithstanding the foregoing, Google may in its discretion make a public announcement about its collaboration with the Partner hereunder upon notice to the Partner. Partner may only refer to this collaboration in public announcements or issue a press release where Google has approved such public announcement or press release beforehand.
- 3.3 No Fees. Neither party has an obligation to pay any fees to the other under this Agreement.

4. <u>Representations and Warranties</u>

- 4.1 Each party represents and warrants that it has full power and authority to enter into this Agreement.
- 4.2 Each party warrants to the other that it will use reasonable care and skill in complying with its obligations under this Agreement.
- 4.3 Marketing Warranties. Each party warrants to the other that:
- (a) it has obtained all necessary consents and permissions from users (including in relation to the receipt of electronic marketing communications) in order to perform its obligations under this Agreement in accordance with its terms; and
- (b) the content of its Materials: (i) complies with all applicable laws and regulations (including those relating to direct marketing and data protection); (ii) is not defamatory of any person; and (iii) does not infringe the intellectual property rights of any third party.
- 4.4 Subject to clause 6.1(b), no implied conditions, warranties or other terms apply (including any implied terms as to satisfactory quality, fitness for purpose or conformance with description).





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5. Indemnities

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- Subject to clause 5.3, Google shall indemnify Partner against third party claims arising 5.1 from or related to Partner's authorised use of the Google Materials or the Google Brand Features.
- 5.2 Subject to clause 5.3, Partner shall indemnify Google against third party claims arising from or related to Google's authorised use of the Partner Materials or the Partner Brand Features.
- 5.3 The party seeking indemnification under this clause 5 must:
- notify the other party of the third party claim promptly after becoming aware of it; (a)
- (b) provide the other party with reasonable information, assistance and cooperation in responding to and, where applicable, defending such third party claim; and
- give the other party full control and sole authority over the defence and settlement of (c) such third party claim. The indemnified party may join in the defence with its own counsel at its own expense.

6. Limitations of Liability

- 6.1 Nothing in this Agreement shall exclude or limit either party's liability:
- for death or personal injury resulting from the negligence of either party or their servants, (a) agents or employees:
- (b) for fraud or fraudulent misrepresentation; or
- (c) breach of warranty or confidentiality.
- Notwithstanding anything stated to the contrary herein, neither party shall be liable under 6.2 or in connection with this Agreement (whether in contract, tort or otherwise) for any:
- loss of profit; (a)
- loss of anticipated savings: (b)
- loss of business opportunity: (c)
- (d) loss of or corruption of data:
- loss or damage resulting from third party claims; or (e)
- indirect or consequential losses; (f)

suffered or incurred by the other party (whether or not such losses were within the contemplation of the parties at the date of this Agreement).

6.3 Subject to clause 6.1, each party's total liability under or in connection with this Agreement (whether in contract, tort or otherwise) is limited to USD \$1,000 or the local currency equivalent.

7. **Confidentiality and Publicity**

7.1 The recipient of any Confidential Information will not disclose that Confidentiality. Confidential Information except to affiliates, employees, agents and professional advisors who need to know it and who have agreed in writing (or in the case of professional advisors are otherwise bound) to keep it confidential. The recipient will ensure that those people and entities use such Confidential Information only to exercise rights and fulfil obligations under this Agreement, while using reasonable care to protect The recipient may also disclose Confidential Information when required by law after

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giving reasonable notice to the discloser, if permitted by law.

7.2 <u>Publicity</u>. Except as set forth in clause 3, neither party may make any public statement regarding the relationship contemplated by this Agreement without the other's prior written approval.

8 Data Sharing

- 8.1 Both, Partner and Google agree to comply with (a) any relevant and applicable data protection legislation or regulations; and (b) each party's privacy policy as in force from time to time. Both parties shall ensure that they comply with all data protection law regarding data derived from the Project at all times.
- 8.2 As between the parties, all data collected by Partner shall be owned by Partner. However, Partner agrees to share with Google its collected data and to allow marketing of Google products/services (with customer consent and in accordance with applicable data protection laws and regulations) in the format defined by Google. Partner shall be responsible for ensuring that all necessary consents and permissions are obtained prior to the collection and sharing of such data in accordance with applicable data protection laws and regulations.
- 8.3 As between the parties, all data collected by Google shall be owned by Google. However Google agrees to share with Partner the anonymized aggregate ongoing performance data (e.g. page views of the created websites).

9. Term and Termination

9.1 <u>Term</u>. This Agreement will begin on the Effective Date and, unless terminated earlier in accordance with the terms of this Agreement, shall continue until the Expiry Date specified on the first page of this Agreement. If no Expiry Date is specified, this Agreement shall continue until it is terminated in accordance with its terms.

9.2 <u>Termination</u>.

- (a) Either party may terminate this Agreement immediately upon written notice to the other party if the other party is in material breach of this Agreement and has failed to cure such breach within 30 days after receiving written notice from the first party identifying the breach.
- (b) Either party may terminate this Agreement immediately upon written notice to the other party if the other party is unable to meet its obligations under this Agreement for more than 30 days due to Force Majeure.
- (c) Either party may terminate this Agreement for convenience by giving at least 30 days' written notice to the other.

10. General

10.1 Notices. All notices of termination or breach must be in writing and addressed to the



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other party's Legal Department. Notice will be treated as given on receipt, as verified by written or automated receipt or by electronic log (as applicable). All other notices must be in writing and addressed to the other party's primary contact.

- 10.2 Assignment. Neither party may assign any part of this Agreement without the written consent of the other, except to a Group Company where: (a) the assignee has agreed in writing to be bound by the terms of this Agreement; (b) the assigning party remains liable for obligations under the Agreement if the assignee defaults on them; and (c) the assigning party has notified the other party of the assignment. Any other attempt to assign is void.
- 10.3 Subcontracting. Either party may subcontract any of its obligations under this Agreement. Each party will remain liable for all subcontracted obligations and all acts or omissions of its subcontractors.
- 10.4 Change of Control. Upon a change of control (for example, through a stock purchase or sale, merger, or other form of corporate transaction): (a) the party experiencing the change of control will give written notice to the other party within 30 days after the change of control, and (b) the other party may immediately terminate this agreement any time between the change of control and 30 days after it receives the written notice of this.
- 10.5 Force Majeure. Neither party will be liable for failure or delay in performance to the extent caused by circumstances beyond its reasonable control ("Force Majeure").
- 10.6 No Waiver. Neither party will be treated as having waived any rights by not exercising (or delaying the exercise of) any rights under this agreement.
- 10.7 Severability. If any provision is found unenforceable, it and any related provisions will be interpreted to best accomplish the unenforceable provision's essential purpose.
- 10.8 No Agency. This agreement does not create any agency, partnership or joint venture between the parties.
- 10.9 Compliance with Anti-Bribery Laws, In performance of Partner's obligations under this Agreement, Partner will comply with all applicable commercial and public anti-bribery laws, including, without limitation, the U.S. Foreign Corrupt Practices Act of 1977 and the UK Bribery Act of 2010 ("Anti-Bribery Laws"), which prohibit corrupt offers of anything of value, either directly or indirectly to anyone, including government officials, to obtain or keep business or to secure any other improper commercial advantage. "Government officials" include any government employee; candidate for public office; and employee of companies, government-owned or government-controlled public international organizations, and political parties. Google may terminate this Agreement immediately upon written notice to Partner if Google believes, in good faith, that Partner has violated or caused Google to violate any Anti-Bribery Laws, or that such a violation is reasonably likely to occur.
- 10.10 No Third Party Beneficiaries. This agreement does not confer any benefits on any third party unless it expressly states that it does.





- 10.11 <u>Governing Law</u>. This Agreement is governed by the laws of India, excluding India's choice of law rules. FOR ANY DISPUTE ARISING OUT OF OR RELATING TO THIS AGREEMENT, THE PARTIES CONSENT TO PERSONAL JURISDICTION IN, AND THE EXCLUSIVE VENUE OF, THE COURTS IN NEW DELHI.
- 10.12 <u>Amendments</u>. Any amendment must be in writing, properly executed by authorised representatives of the parties (including by acceptance of a click-to-accept amendment sent by Google to Partner) and expressly state that it is amending this Agreement.
- 10.13 Entire Agreement. Subject to clause 6.1(b), this Agreement sets out all terms agreed between the parties and supersedes all previous agreements between the parties relating to its subject matter. Save as expressly set out in this Agreement, no statement, representation, or warranty shall be taken to have been made or implied in the course of any negotiations between the parties prior to this Agreement. Neither party will have any right or remedy in respect of any statement, representation or warranty (whether made negligently or innocently) not expressly set out in this Agreement.

PARTNER:

Signed by authorised representatives of the parties on the dates written below.

GOOGLE ASIA PACIFIC PTE LTD

Lavanya Swetharanyan Director Google Asia Pacific Pte. Ltd

Title:

Date:

18:39:40 +08'00'

By: <u>I K Grygral Pingab Technical</u> University Print Name: <u>Dr. Azay K Sharma</u> Print Name:_

Vice chancellor Title:

March 17 Date:



ANNEXURE A

Mutual Obligations of Google and Partner

1. Google's Obligations

1.1. Google through its Group Company will share curriculum for the Course along with expected learning outcomes, guidelines for lab exercises (including developer tools) and student and facilitator course content.

2. Partner's Obligations

- 2.1. Partner will offer the **Course** on an ongoing basis at regular intervals, either as part of required curriculum or as an elective offering, as agreed upon by the Partner and Google.
- 2.2. Partner may from time to time provide input(s) on the course design and learning outcome experiences.
- 2.3. Partner will periodically share with Google the number of students who register for and complete the Course.
- 2.4. Partner will not make any public disclosure of this agreement without informing and seeking prior approval from Google of the same, such approval not be unreasonably withheld.
- 2.5. Partner shall be solely responsible for any marketing and promotion of the Course towards prospective and current students at its own cost. However, at no point will Partner assert any right on the Course, including without limitation, any original course materials or training relating thereto which it acknowledges and agrees is owned by and proprietary to Google. Partner shall retain rights to its original course materials and commits to any derivative course(s) to be made available as an Open Education Resource(s) which is freely available to all.
- 2.6. Partner will not take any action that may suggest or imply that the offering of the Course by it has been endorsed by Google or a Google Group Company, or that there is any connection or relationship between Google/Google Group Company and the Partner, other than Google sharing the curriculum for the Course as per its obligations in 1.1 of Annexure A.



