



# ANWARUL ULOOM COLLEGE OF BUSINESS MANAGEMENT

(A MUSLIM MINORITY INSTITUTION)

(Affiliated to Osmania University | Approved by AICTE | Permitted by Govt. of Telangana)

#11-3-918, New Mallepally, Hyderabad - 500001, T.S., India.

## CRITERION III: RESEARCH, INNOVATION AND EXTENSION

**3.5.1 Number of functional MoUs/linkages 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**



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#11-3-918, New Mallepally, Hyderabad - 500001, T.S., India.

## LIST OF COLLABORATIONS

A.Y.2022-23

S.NO	Name of collaboration Agency	Date of Establishment	Duration	List of activities Conducted
1	MAGIC BUS INDIA FOUNDATION	09-01-2023	3 YEARS	Industrial trainings and placements
2	HYDERABAD DECCAN CIGRATTE FACTORY	19-09-2022	1 YEAR	Industrial trainings and placements
3	SI-UK PVT LTD	22-08-2022	5 YEARS	Industrial trainings and placements
4	PRIYADARSHINI INSTITUTE OF TECHNOLOGY & SCIENCE	22-07-2022	5 YEARS	Faculty Development Programme on 22.08.2022-24.08.2022



*[Signature]*  
PRINCIPAL

PRINCIPAL  
ANWARUL ULOOM COLLEGE  
OF BUSINESS MANAGEMENT  
New Mallepally, Hyderabad.





d) College has approached Magic Bus with the intent to conduct the course developed by Magic Bus Foundation, at its centers listed in the MOU for the benefits of their students.

e) This MOU is intended to serve as a mutual expression of the Parties intentions with respect to cooperation as provided herein and is not a legally binding contract or commitment in respect of the same. The obligation of Parties to consummate the cooperation contemplated in the MOU is conditional and contingent upon the execution of definitive MOUs, acceptable in form and substance to both Parties. The Parties hereto shall not have any legal obligation with respect to such cooperation unless and until they execute definitive project MOUs for such cooperation.

#### **NOW THIS MOU WITNESSES AS UNDER:**

##### **1. NATURE OF WORK**

Magic Bus has developed a Skill development courses which it shall deliver to students of the college through its NGO partner centers across India for which the courses shall be conducted by Magic Bus as given in Annexure I.

##### **2. TERM:**

This Agreement is valid for **03 Years** starting from **9th January, 2023** to **9th January, 2026** and can be extended on mutual agreement of both the parties.

##### **3. RESPONSIBILITIES OF THE PARTIES**

###### **3.1 The MBIF undertakes that it shall:**

- i) Shortlist the students from the list of candidates as per the eligibility criteria.
- ii) Conduct the training for students as per list of courses in Annexure 1.
- iii) Conduct Career Guidance Talk/Change Maker Sessions for students.
- iv) Provide certificate to the students who complete the course successfully.
- v) Conduct training and conduct a placement drive to strengthen their future career prospects.
- vi) Provide placement assistance to eligible students.



vii) Provide Job oriented training.

### **3.2 The College undertakes that it shall:**

i) be responsible for sharing candidates details from as per the objectives and guidelines provided by Magic Bus

ii) Provide necessary facilities and infrastructure to conduct the courses and for the objective of the Agreement.

### **4. INTELLECTUAL PROPERTY RIGHTS**

i) All Intellectual Property Rights belonging to a Party prior to signing of this Agreement shall remain vested and remain the property of that Party.

ii. This Agreement does not constitute a trademark or service mark license by either party to other or its Subcontractors.

iii. College shall not use Magic Bus brand, logo, trademark, service mark or trade name or any intellectual property without Magic Bus prior written consent, the granting of which shall be within Magic Bus absolute and sole discretion and if so granted College will comply with Magic Bus brand guidelines and terms of brand usage. If such written consent is provided, College shall not by virtue thereof, acquire or obtain or have any rights in Magic Bus trade names, trademarks, logos and/or brands (or any Intellectual Property Rights therein).

iv. Magic Bus shall not use College brand, logo, trademark, service mark or trade name or any intellectual property without College prior written consent, the granting of which shall be within College absolute and sole discretion and if so granted MBIF will comply with College brand guidelines and terms of brand usage. If such written consent is provided, MBIF shall not by virtue thereof, acquire or obtain or have any rights in College trade names, trademarks, logos and/or brands (or any Intellectual Property Rights therein).

### **5. CONFIDENTIALITY**

Parties shall maintain confidentiality of and shall not disclose any of the terms of this MoU and any other information related to the other Party or its representatives or affiliates, provided by either Party to the other pursuant to this MoU (**Confidential Information**), without prior written consent of the other Party, except where any Confidential Information:



- i. is required to be disclosed by law, by order of a court of competent jurisdiction or by any law, rule or regulatory or governmental body having jurisdiction (provided that any Party so required shall if legally permissible and reasonably practicable inform the other Party about disclosure); or
- ii. Where the Confidential Information is in or comes in to the public domain or is generally available to the public, in each case, other than as a result of breach of this MoU.

## 6. INDEMNITY

Parties shall indemnify, defend, and hold harmless the other party (including its successors, affiliates and assigns) and its respective directors, officers, employees, agents, etc. (the "Indemnified Persons") against any and all loss, expenses, costs, third party claims, damages, liabilities or fees (including legal fees and expenses) that the Indemnified Persons may suffer arising out of breach of any of the terms contained in this MoU.

## 7. NOTICE

Any notice or other communication to be given under this MoU must be in writing (which includes fax or email, but not any other form of Electronic Communication) and must be delivered by hand or sent by post or courier or fax or email to the Party to whom it is to be given at its address appearing in this MoU as follows:

(a) To **Anwarul Uloom College of Business Management** at:

Address: #11-3-918, New Mallepally, Hyderabad-500 001, T.S., India

Phone: 7780606642/9885062290

E-mail: aucbm.hyd@gmail.com

(b) To **Magic Bus India Foundation** at:

Address: 3-5-812, old MLA Quarters, opp. Café Bahar, Basheer Bagh - Hyderabad-500029

E-mail: swaranjani@magicbusindiafoundation.org

Or at any such other address or fax number of which it shall have given notice for this purpose to the other Party or Parties (as may be relevant) under this Clause. Any notice or other communication sent by post shall be sent by prepaid registered post and any notice sent by fax must be followed up by delivery through courier.



## 8. NOTICE OF TERMINATION OF MOU

i. Either Party by giving one month's notice in writing to the Other Party may terminate this MOU before its expiry.

ii. Both Parties shall also have the right to terminate the MOU without prior notice if

a) there occurs a breach of any terms of this MOU which remains uncured for a period of fifteen (15) days after being notified in writing to the other Party,

b) Either Party commits any act or omission which harms the reputation of the other party

c) Either party act in a manner prejudicial to the interest of the other or affected party shall be the sole judge in this regards.

Upon termination, college shall forthwith return, without any delay, all unutilized courseware to

MAGIC BUS, without claiming any right whatsoever on the same.

iii. Expiry or termination of this MOU howsoever occasioned shall be without prejudice to rights and obligations occurred or incurred prior to the date of expiry or termination and accounts between the parties shall be promptly settled

## 9. DISPUTE RESOLUTION

i) In the event of any unresolved dispute or difference of any nature whatsoever between the Parties arise out of this MOU, it will be referred to single arbitrator, to be appointed by both Parties and the decision thereof shall be final and binding upon the Parties. The arbitration proceedings shall be conducted in Anwarul Uloom College of Business Management in English language and in accordance with the provisions of the Arbitration and Conciliation Act, 1996, and enactments/ modifications, if any, thereof.

ii) Governing Laws and Jurisdiction. This MOU shall be governed and construed in accordance with the Indian laws and subject to the exclusive jurisdiction of competent courts at Hyderabad.



## **10. MISCELLANEOUS**

### **i. Costs**

Each Party shall be responsible for bearing its own costs and expenses incurred in connection with the transactions contemplated herein.

### **ii. Binding**

This MoU shall constitute a binding agreement amongst the Parties and enforceable in accordance with its terms.

### **iii. Amendments**

No modification or amendment of this MoU and no waiver of any of the terms or conditions hereof shall be valid or binding unless made in writing and duly executed by all the Parties.

### **iv. Relationship**

None of the provisions of this MoU shall be deemed to constitute a partnership between the Parties and no Party shall have any authority to bind the other Party otherwise than under this MoU or shall be deemed to be their agent in any way.

### **v. Compliance with Applicable Law**

Each Party hereby undertakes and agrees that it shall comply with Applicable Law in relation to the transactions contemplated under this MoU.

### **vi. Entire MOU**

This MOU supersedes all earlier MOUs, arrangements, letters correspondence, understandings etc. with respect to the subject matter of this MOU. Any modification, amendment or alteration in respect of this MOU or any provision hereof shall not be valid or effective unless the same is/are reduced in writing and signed by the Parties hereto.

### **vii. Severance**

If any of the provisions of this MOU is held to be not valid, remaining provisions shall however be valid and binding on both the parties.

### **viii. Authorization**

The persons, signing this MoU on behalf of the Parties, represent and covenant that they have the authority to so sign and execute this document on behalf of the Parties for whom they are signing.



**IN WITNESS WHEREOF** the Parties have by duly authorized representatives, College, their respective hands and seal on the date first above written in the presence of:

Signed by:

**Mr. Sivaranjani**

Sr. Program Manager

For and on behalf of

**MAGIC BUS FOUNDATION**

**(FIRST PARTY)**

Signed by:

**Dr. Osman Bin Salam**

Principal

For and on behalf of

**Anwarul Uloom College of Business Management**

**(Second Party)**

**PRINCIPAL  
ANWARUL ULOOM COLLEGE  
OF BUSINESS MANAGEMENT  
New Mallepally, Hyderabad.**



Date: **9th January, 2023**



Date: **9th January, 2023**

## MEMORANDUM OF UNDERSTANDING (MOU)

Between

HYDERABAD DECCAN CIGARETTE FACTORY PVT LTD(HDCFPL)

&

ANWAR UL ULOOM COLLEGE OF BUSINESS MANAGEMENT (AUCBM)

This document constitutes an agreement between **HDCFPL** an national development project promoting economic development in **AUCBM**, a private, agribusiness company.

### 1. Objective

The objective of this MOU is to express the willingness of both parties to engage in an effort to promote the competitiveness of AUCBM as well as it's activities to develop and expand relationships with producers of herbs and spices that they source from (these producers are also referred to an micro, small and medium scale enterprises or "MSMEs").

Specific activities under this MOU will be identified through consultation between the two parties.

**HDCFPL** agrees to provide technical assistance to assist AUCBM to carry out activities that will improve or expand the support they provide to herb and spice producers they source from and improve its competitiveness. As a preliminary activity, **HDCFPL** will conduct a strategic planning exercise with AUCBM to review their outgrowing operations. The results of this exercise will assist AUCBM with the implementation of its operations and will help identify areas where AFE can provide capacity building support. After finalizing the strategic planning session, technical and financial support agreements for specific activities will be developed through a participatory process. These agreements will be detailed in subsequent Addendums to this MOU.

**AUCBM** agrees to work with and coordinate with **HDCFPL** in the development of their initiatives to improve and expand support to the MSMEs they transact with. They also agree to allow **HDCFPL** to carry out monitoring and evaluation activities to assess the impact of these activities on participating producers.

### 2. General Terms of MOU

**2.1 Duration of MOU:** This MOU shall be operational upon signing and will have an initial duration of one year. All activities conducted before this date within the vision of the collaboration will be deemed to fall under this MOU.

**2.2 Coordination:** To carry out and fulfill the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities. AUCBM and **HDCFPL** staff will meet regularly (preferably with two days' notice) to discuss progress and plan activities.

**2.3 Technical and Financial Support:** Addendums to this MOU will be developed for specific technical and financial support activities. These Addendums will provide a detailed description of the role, responsibility, and financial contribution of each party. Work plans and reporting requirements will be clearly outlined in the Addendums.

**2.4 Confidentiality:** Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.

**2.5 Termination of MOU:** The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance or breach by one of the parties of the obligations binding upon it, the other party may terminate the agreement with immediate effect.

**2.6 Extension of Agreement:** The MOU may be extended provided the parties agree upon, and can provide the necessary resources.

**2.7 Communications:** All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, or fax of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

**2.8 Addendum:** Any Addendum to this MOU shall be in writing and signed by both parties.

**2.9 Insurance:** It is the responsibility of AUCBM to insure themselves against any casualties. *HDCFPL* will not bear any responsibility for costs of sickness, accidents or any other liability.

### **3. Other Provisions**

**3.1** *HDCFPL* retains the right to withhold cost share payments for failure to comply with terms and conditions stipulated in this MOU and subsequent Addendums.

**3.2** AUCBM shall immediately inform *HDCFPL* of any event, which could have a negative influence on or endanger the successful accomplishment of the tasks described in the agreement.

**3.3** AUCBM shall not use the name of *HDCFPL* in any promotional literature or information without the prior written approval of *HDCFPL*.

**3.4** *HDCFPL* shall pay the costs of its staff and any fees associated with the participation of its staff (e.g., transportation, communications, lodging, etc.) in the support of this activity, unless transportation can be provided by AUCBM.

3.5 Beside the agreed upon technical support and cost share payment(s) to be stipulated in the Addendums to this MOU, HDCFPL has no other legal and financial obligations.

3.6 Income tax and VAT, if any arises due to cost share payments to AUCBM, shall be deducted at source at the applicable rates by HDCFPL and will be deposited to the exchequer.

3.7 Both parties assume that this agreement does not go against the rules and regulations of the Government.

3.8 AUCBM is reminded that U.S. Executive Orders and U.S law prohibits transactions with, and the provision of resources and support to, individuals and organizations associated with terrorism. It is the legal responsibility of AUCBM to ensure compliance with these Executive Orders and Laws.

3.9 This agreement will be administered in accordance with prevailing standard provisions and certifications for HDCFPL including those contained in ADS Chapter 303, "Grants and Cooperative Agreements to non- governmental organizations" and within the terms of the USAID standard provisions applicable to non-US, non-governmental recipients.

The terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

**IN WITNESS WHEREOF**, the parties hereto have executed this MOU on the 19<sup>th</sup> day of September 2022.

  
Signature

For and on behalf of

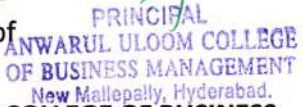
**HYDERABAD DECCAN CIGRETTE FACTORY PVT LTD**

1-7-140, Golconda X Road,  
Musheerabad, Near BSNL Office,  
Hyderabad, Telangana 500020  
Phone: 040 2761 6658

Date: 19-09-2022

  
Signature

For and on behalf of

  
**ANWARUL ULOOM COLLEGE OF BUSINESS MANAGEMENT**

New Mallepally,  
Hyderabad, Telangana-500001

Phone: 9985389973

Date: 19-09-2022



## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) records the understanding arrived on this 22<sup>nd</sup> day of August 2022;

### BY AND BETWEEN

**SI-UK** a Private Limited Company bearing official name of United Knowledge Education Consultants Private Limited, registered under The Companies Act, 1956 having its registered office at **H.No. 6-3-1090/C, Ground Floor R.K. Plaza, RAL BHAVAN ROAD, SOMAJIGUDA, HYDERABAD, TS-500082** represented by **ABDUS SAMEE, MANAGER-BUSINESS DEVELOPMENT** (hereinafter called as “SI-UK”), which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns of the one Part;

### AND

**ANWARUL ULOOM COLLEGE OF BUSINESS MANAGEMENT** College and recognized by (UGC ACT and other affiliations to mention), having its main campus at **#11-3-918, NEW MALLEPALLY, HYDERABAD, TS-500001** through its authorized representative, **Dr. OSMAN BIN SALAM, PRINCIPAL**, (Hereinafter referred to as “Anwarul Uloom College of Business Management”), which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns of the other part;

The Parties to this MoU hereinafter shall be jointly referred to as ‘the Parties’ and individually as ‘the Party’.

WHEREAS SI-UK is entering into this MoU with **Anwarul Uloom College of Business Management** on non-exclusive basis.



## 1. Objective of MoU:

WHEREAS SI-UK is an internationally acclaimed organization, having its 84 global offices located in 40 different countries including India, Japan, UK, Thailand, Turkey, Nigeria, Hong Kong, Qatar, China, Canada, and Iran, It is the only organization in India to work as an admission partner of 150+ UK Universities including University College London (UCL), King's College London, Warwick, Bristol, Nottingham, Queen Mary, Lancaster, Liverpool, Leeds, Durham, Newcastle, Sussex, Southampton, Loughborough, Exeter, Sheffield etc. and organizations such as the British Council and other government and private organizations related to the education sector.

And WHEREAS Since 2006, SI-UK has helped thousands of students to join UK universities, secure scholarships and ace the English exams. They continue to support students from their initial enquiries to their arrival in the UK as well as throughout their life at university, an endeavor is taken to provide opportunities of higher education to students of **Anwarul Uloom College of Business Management** as a part of their collaborating activities and with an aim to provide a platform to the students of **(Anwarul Uloom College of Business Management)** to continue their higher studies in foreign Universities, giving them necessary support for preparation of entrance, scholarship and visa related issues, SI-UK is collaborating with **Anwarul Uloom College of Business Management**, where students of **Anwarul Uloom College of Business Management** will be benefitted by the projects of SI-UK.

## 2. Obligations:

Both the organizations acknowledge the fact that non contractual relationship has been created out of the MoU and they agree to work in unison towards their respective goals and targets to make this collaboration a success and thereby exemplify the spirit of transparency and responsibility.

### 3. Cooperation in view of this Collaboration:

The roles for both the parties would be:

Role of SI-UK:

1. SI-UK will be bringing faculty members from the Top UK universities to conduct guest lectures, seminars and interactive workshops at **Anwarul Uloom College of Business Management** on a regular basis.
2. SI-UK will Organize large scale exclusive UK University Counseling Days for **Anwarul Uloom College of Business Management**, among other exciting events.
3. SI-UK will help students of **Anwarul Uloom College of Business Management**, to apply through UCAS, Oxbridge premium service and consequently help them prepare for an interview and secure admission and scholarships from UK Universities.
4. SI-UK can facilitate and develop a program jointly with **Anwarul Uloom College of Business Management**: "STUDY EXPLORE PROGRAM-UK" **Anwarul Uloom College of Business Management** students during summer break for a week. This will include visits to the Top UK and Scotland Universities, like Cambridge, Oxford, UCL, etc., interactions with students, faculty members, campus visits, excursions of London and nearby cities, visits to the famous companies, etc. Such programs can be jointly designed by both organizations on mutually benefitted conditions at reduced costs to also benefit students directly.
5. SI-UK will design short certificate modules jointly with our esteemed UK Partner Universities for holding regular interactions with **Anwarul Uloom College of Business Management** students like Psychometric tests, Management quizzes, Hackathons, Employability skill enhancement sessions. Etc.
6. SI-UK will facilitate arranging post-arrival services to the students from SI-UK London and Manchester offices such as arranging accommodation for students, opening the UK bank account, assisting them for part-time jobs, career counselling post-course completion, student visa assistance, and keeping parents up to date with the latest status of the student.

4. Role of the **ANWARUL ULOOM COLLEGE OF BUSINESS MANAGEMENT:**

1. Ensuring to provide a platform for the students to be part of the programs of SI-UK and will intimate about the benefits that the organization can provide.
2. Encourage students to join the programs conducted by SI-UK and give them permission to attend events and classes during the weekends.
3. The **Anwarul Uloom College of Business Management** shall provide platforms to SI-UK to organize academic programs, seminar/webinars, various other activities for students of **Anwarul Uloom College of Business Management**.

**Financials:**

SI-UK will be responsible for its own costs and expenses involved in its efforts to negotiate, conclude and fulfil its obligation under this MoU. Notwithstanding anything to the contrary contained herein, SI-UK shall render entire of its services under this MoU on pro bono basis i.e., without charging or seeking reimbursement of any payment, fee, charges whatsoever from the interns or **Anwarul Uloom College of Business Management**

**Use of LOGO/ Name:**

Permission is given to both the parties to use the official marks of the other party specifically the institutional name and/ or institutional logo solely for the purposes of promoting and administering the collaborative activities between the institutions; provided that the party using the official marks of the other party shall take all such reasonable degree of care as an institution of good ethical and normal prudence would expect in its own case.

**Arbitration and jurisdiction:**

In case of any dispute between the parties in respect to any of the terms in this MoU, the parties undertake to settle the same by issuing a notice within 15 days from the date of the issue becoming known to either party. In case no such settlement is arrived at after mutual negotiations, the matter may be resolved by arbitration and shall be governed by the provisions of the Arbitration and Conciliation Act 1996 subject to any statutory modification, amendment or re-enactment, from time to time. The seat of arbitration shall be New Delhi. The expense of such arbitration shall be borne in accordance with the judgment of the arbitrator, provided that each Party hereto shall bear its own expenses and attorney's fees in connection with the arbitration.

The language of arbitration shall be English only. Any award rendered by arbitration shall be final and binding upon the Parties hereto and shall be enforceable in any court of competent jurisdiction. This MOU shall be interpreted, construed, and enforced in accordance with Indian Law. Subject to above, wherever juridical intervention is possible, the Parties agree that courts in New Delhi will have exclusive jurisdiction.

**MoU effective date:**

This Memorandum of Understanding shall be effective from the date of signing by both parties.

**Term of MoU:**

This MoU, unless extended by mutual written MOU of the parties, shall expire automatically 5 years effective from date of signatures. This MoU may be amended or terminated earlier by mutual written understanding of the parties at any time. However, no such early termination of this MoU, whether mutual or unilateral, shall affect the current obligations of the parties under the MoU. Notwithstanding, either party may terminate this MoU after giving 90 days written notice to the other party. However, SI-UK shall be at liberty to terminate the MoU forthwith in the event of any breach of confidentiality.

**INDEMNITY**

The **Anwarul Uloom College of Business Management** hereby indemnifies and shall keep indemnified and harmless, SI-UK and its partners, officers and employees from and against all and any claims, demands, losses, damages and expenses and proceedings whatsoever, arising from or on account of the implementation or performance of this MOU or arising from any breach or non-compliance of any applicable law or terms of this MOU by the **Anwarul Uloom College of Business Management** or any of its Associates engaged/ deputed by the **Anwarul Uloom College of Business Management**, or in relation to any such matter as aforesaid or otherwise arising from any act or omission on their part, whether willful or not. Written certification by the SI-UK as to any such loss or damage sustained shall be final and binding on the **Anwarul Uloom College of Business Management**.

In no event shall SI-UK be liable to the **Anwarul Uloom College of Business Management** for any incidental, indirect, remote special, consequential, or punitive damages, loss of goodwill or business profits, regardless of the nature of the claim, even if such Party knew or should have known of the possibility of such damages or claims.

## MISCELLANEOUS

- a. **Waiver:** No covenant or condition of this MOU can be waived except by the written consent of the Parties. Any failure of the Parties to require strict performance by the other Party or any waiver by the Parties of any terms, covenants or MOU herein shall not be construed as a waiver of any other breach of the same or of any other term, covenant or MOU herein.
- b. **Severability:** In the event any portion of this MOU shall be determined to be invalid under any applicable law, such provision shall be deemed void and the remainder of this MOU shall continue in full force and effect.
- c. **Governing Law:** This MOU shall be construed, interpreted and enforced in accordance with the laws of the India and the courts at New Delhi, India shall have the exclusive jurisdiction.
- d. **Entire MOU:** This MOU, together with any schedules hereto, constitutes the entire agreement between the parties and shall not be modified, amended, altered or changed except by written MOU signed by the parties.
- e. **Binding Effect:** Subject to the specific provisions of this MOU, this MOU shall be binding upon and inure to the benefit of the parties and their respective successors and assigns.
- f. **Time:** *Time is of the essence of this MOU.*
- g. **Counterparts:** *This MOU may be executed in one or more counterparts, each of which shall be an original and all of which together shall constitute one and the same instrument.*
- h. Neither Party shall be entitled to assign or delegate the MOU or any of its obligations mentioned herein without the prior written consent of the other Party.
- i. This MOU contains the entire agreement between the Parties with respect to the subject matter dealt with under this MOU, and supersedes all prior agreement, understandings, representations, undertaking or negotiation, between the Parties with respect to such subject matter.

IN WITNESS WHEREOF BOTH THE PARTIES HAVE SIGNED THIS MEMORANDUM OF UNDERSTANDING ON THE DAY AND DATE FIRST ABOVE WRITTEN:

**FOR SI-UK:**



Signature:

Name: Mr. Abdus Samee

Designation: Manager-Business Development

Date: 22-08-2022



**FOR Anwarul Uloom College of Business Management:**

Signature:



Name: Dr. Osman Bin Salam

Designation: Principal

Date: 22-08-2022





## Priyadarshini Institute of Technology & Science

Chintalapudi

Near Tenali

Guntur-522 306.

Under Management of **INDIRA EDUCATIONAL Society, Hyderabad.**

**College Code:X2, Recognised by Govt of A.P.**

Approved by AICTE, New Delhi & Affiliation to JNTU Kakinada.

Priyadarshini Institute of Technology & Science, Chintalapudi, Duggirala Mandal, Guntur (Dt)-522306, Andhra Pradesh, India, represented by its principal, Dr. N Lakshmi Narayana, hereinafter referred to as **PITT**:

AND



### **ANWARUL ULOOM COLLEGE OF BUSINESS MANAGEMENT (A MUSLIM MINORITY INSTITUTION)**

**{Affiliated to Osmania University | Approved by AICTE | Permitted by Govt. of Telangana}**

#11-3-918, New Mallepally, Hyderabad - 500001, T.S., India.

Anwaru Uloom College of Business Management, New Mallepally, Hyderabad, Telangana, India, represented by principal, Dr. Osman Bin Salam, here in after referred to as **AUCBM**;

Both **PITT** and **AUCBM** are collectively referred to as the Parties and individually as a Party.

WHEREAS, **PITT** is an institution offering various undergraduate and postgraduate programs in Business Management disciplines with state-of-the-art infrastructure and facilities.

WHEREAS, **AUCBM** is an institution offering postgraduate programs in Business Management disciplines with state-of-the-art infrastructure and facilities.

WHEREAS, both the Parties are committed to enhancing the quality of education and research through collaboration and cooperation.

## 2. Scope

The scope of this MOU covers the following areas:

- **FDPs:** The Parties will jointly organize FDPs on emerging topics and technologies in engineering disciplines. The FDPs will be designed to enhance the knowledge, skills and competencies of the faculty members of both the institutions. The FDPs will be conducted either online or offline or in a blended mode as per the convenience and availability of the resource persons and participants. The duration, frequency, venue, fees, certificates and other details of the FDPs will be decided mutually by the Parties.
- **Workshops:** The Parties will jointly organize workshops on practical aspects and applications of engineering concepts and tools. The workshops will be aimed at providing hands-on experience and exposure to the faculty members and students of both the institutions. The workshops will be conducted either online or offline or in a blended mode as per the convenience and availability of the resource persons and participants. The duration, frequency, venue, fees, certificates and other details of the workshops will be decided mutually by the Parties.
- **Seminars:** The parties will jointly organize seminars on current issues and trends in engineering domains. The seminars will be intended to provide a platform for sharing ideas, insights and experiences among the faculty members and students of both the institutions. The seminars will be conducted either online or offline or in a blended mode as per the convenience and availability of the resource persons and participants. The duration, frequency, venue, fees, certificates and other details of the seminars will be decided mutually by the Parties.
- **Research and IncubationCell:** The parties will explore the possibilities of undertaking joint research projects, consultancy services and publications in the areas of mutual interest and relevance. The parties will identify the research topics, objectives, methodology, funding, timeline, deliverables and other aspects of the research projects. The parties will also seek to publish the research outcomes in reputed journals and conferences. The parties will share the intellectual property rights, benefits and responsibilities arising from the research activities as per the agreed terms and conditions.
- **Exchange:** The parties will facilitate the exchange of faculty members and students for participating in the FDPs, workshops and seminars conducted by either party. The parties will also encourage the exchange of faculty members and students for pursuing research projects, consultancy services and publications. The parties will provide the necessary support and assistance to the visiting faculty members and students in terms of accommodation, transportation, access to facilities and resources, etc. The parties will also recognize the credits earned by the visiting faculty members and students as per the norms and regulations of their respective institutions.

- **National and International Conferences:** The parties will jointly organize National and International Conferences on current issues and trends in engineering domains. The background and context of the conference, such as the theme, objectives, expected outcomes, target audience. The roles and responsibilities of each party involved in the conference, such as the organizers, sponsors, speakers, participants. The terms and conditions of the collaboration, such as the duration, budget, resources, communication, reporting, evaluation. The signatures and dates of the authorized representatives of each party.

### **3. Coordination:**

The parties will appoint a coordinator from each institution to oversee the implementation of this MOU. The coordinators will be responsible for:

- Communicating with each other on a regular basis to plan, execute and monitor the activities under this MOU.
- Liaising with the respective authorities, departments, faculty members and students of their institutions to facilitate the smooth functioning of the activities under this MOU.
- Resolving any issues or disputes that may arise during the course of this MOU.
- Preparing and submitting periodic reports on the progress and outcomes of the activities under this MOU.

### **4. Duration**

This MOU will come into effect from the date of signing by both the parties and will remain valid for a period of year from **July 2022 to June 2025**. The parties may extend or renew this MOU by mutual consent in writing before the expiry of this MOU.

### **5. Termination**

Either party may terminate this MOU by giving an advance written notice of three months to the other party. The termination of this MOU will not affect the ongoing activities under this MOU, unless otherwise agreed by both the parties.

### **6. Amendment**

This MOU may be amended by mutual consent of both the parties in writing. Any amendment to this MOU will be signed by both the parties and will form part of this MOU.

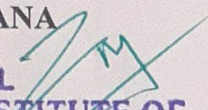
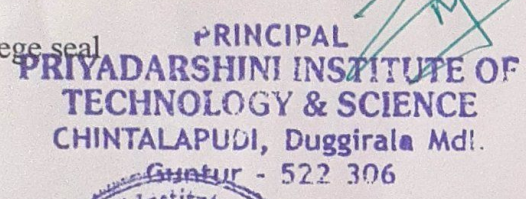
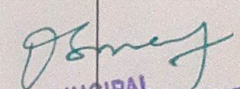
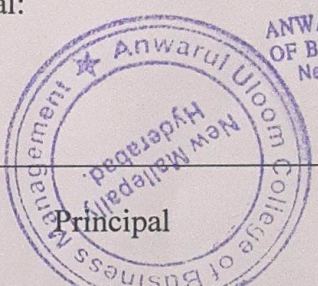
### **7. Arbitration**

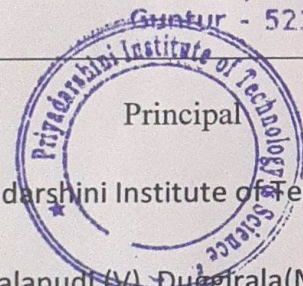
In case of any dispute or difference arising out of or in connection with this MOU, the parties will try to resolve it amicably through consultation and negotiation. If the dispute or difference remains unresolved after 30 days of consultation and negotiation, then it will be referred to arbitration by a sole arbitrator appointed by mutual consent of both the parties. The arbitration will be conducted in accordance with the Arbitration and Conciliation Act, 1996 or any statutory modification or re-enactment thereof. The venue of arbitration will be Narasaraopet, Andhra Pradesh. The language of arbitration will be English. The award of the arbitrator will be final and binding on both the parties.

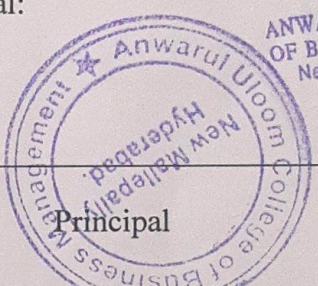
## 8. Miscellaneous

- This MOU is not intended to create any legal or contractual obligations or liabilities on either party.
- This MOU is not intended to confer any rights or benefits on any third party.
- This MOU is subject to the laws of India and the jurisdiction of the courts at Tenali, Andhra Pradesh.
- This MOU is executed in two originals, one for each party.

IN WITNESS WHEREOF, both the Parties have signed this MOU on the date and place mentioned below:

<b>For PITT:</b> Principal signature and name:  <b>Dr. N. LAKSHMI NARAYANA</b>  College seal   <b>PRIYADARSHINI INSTITUTE OF TECHNOLOGY &amp; SCIENCE</b> <b>CHINTALAPUDI, Duggirala Mdl.</b> <b>Guntur - 522 306</b>	<b>For AUCBM:</b> Principal signature and name:  <b>Dr. OSMAN BIN SALAM</b>  College seal:   <b>ANWARUL ULOOM COLLEGE OF BUSINESS MANAGEMENT</b> <b>New Mallepally, Hyderabad.</b>
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Principal  
Priyadarshini Institute of Technology & Science  
Chintalapudi (V), Duggirala(Mdl),  
Guntur(DT), A.P, India-522306  
Date: 22-07-2022

  
Principal  
Anwarul Uloom College of Business  
Management  
New Mallepally, Hyderabad, Telangana,  
A.P, India  
Date: 22-07-2022